Agenda	Item	#:	3	I-3	
Agenaa	100111	₩.			

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date:

September 14, 2010

[X] Consent

[] Regular

Department:

Housing & Community Development

Submitted By:

Housing & Community Development

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to receive and file: an Agreement with the State of Florida Department of Community Affairs for the 2008 Community Development Block Grant (CDBG) Disaster Recovery Initiative Program (Contract No. 10-DB-K4-10-60-01-K29), for the period of June 14, 2010, to June 13, 2012, to provide a total of \$6,533,405 under the 2008 CDBG Disaster Recovery Program (DRI 4) - Tropical Storm Fay.

Summary: On, October 6, 2009 the Board of County Commissioners approved a Resolution (R-2009-1677) authorizing HCD's submittal of a Project Proposal on behalf of the County, and authorizing the County Administrator to execute the application and sign all documents related to the implementation of the DRI program. On January 14, 2010, the County submitted to DCA its application for DRI 4 funding. On April 20, 2010, the County received notification of its application approval by DCA. On May 13, 2010, the County Administrator executed the Agreement between the County and the State and on June 14, 2010 DCA counter executed the Agreement which provides CDBG DRI grant funding to undertake eleven activities associated with Tropical Storm Fay. **These are Federal CDBG funds which require no local match. Countywide** (TKF)

Background and Policy Issues: In mid 2009, the Department of Community Affairs (DCA) announced that Palm Beach County was eligible to receive up to \$6,533,405 in Community Development Block Grant Disaster Recovery Funding that was made available to the State by the U.S. Department of Housing and Urban Development. Via written correspondence, and notice published October 18, 2009, HCD notified all county departments and all local municipalities of the availability of the Florida CDBG Disaster Recovery Program for Tropical Storm Fay. HCD staff reviewed the funding applications to determine which projects met the criteria established in DCA's Action Plan, including but not limited to recovery priorities, relation to Tropical Storm Fay, and CDBG Program regulations. Public notice of the County's DRI 4 application was published January 12, 2010.

Attachments:

A. Resolution R-2009-1677

B. Agreement for the 2008 Community Development Block Grant (CDBG) Disaster Recovery Program (Contract # 10-DB-K4-10-60-01-K29)

Recommended By:

Department Directo

Date

Approved By:

Assistant County Administrate

Date

II. FISCAL IMPACT ANALYSIS

	Fiscal Years	2010	2011	2012	2013	2014
		2010	ZU I I	2012	2013	ZU 14
	al Expenditures		A A B B B B B B B B B B		- 	
	ating Costs nal Revenues		\$6,533,405			
	ram Income (County)		< <u>\$6,533,405></u>	<u> </u>	-	
	nd Match (County)					
	(
	IET FISCAL IMPACT					
	ADDITIONAL FTE POSITIONS (Cumulative)		0			
'	OSITIONS (Cumulative)		-0-	<u></u>		
s Ite	m Included In Current Budg	et Yes	X No			
3udg	et Account No.: Fund	<u>1106</u> De	pt <u>143</u> Uni	t <u>1427</u>	Object <u>Va</u>	arious
	Program Co	de/Progra	m Period <u>Vari</u>	ous		
3.	Recommended Sources	of Funds	/Summary of	Fiscal	mpact:	
	Annroyal of this agenda it	om will on	proprieto fund	ling in th	a amaunt	of \$6 E22 A0E
	Approval of this agenda it to Palm Beach County to	operate th	e DRI 4 – Tro	nig in in pical Sto	e amount orm Fav F	. 01 90,555,405 Program
_				p. 5 5		
) .	Departmental Fiscal Rev	riew:				
			->h(1)	P-	19-2	0
		SI	hairette/Major			
		-	,	,		•
	lii	. REVIEV	V COMMENT	<u>s</u>	•	
٨.	OFMB Fiscal and/or Cor	tract Dev	and Contrac	ct Comr	nents:	
	No net fiscal impact			J. J		
	•		٨		Л	
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		A = A = A = A	J	//	
	Amore		H	- 7	. Hue	D 872
	OFMB 8 20	A	Contrac	t Dev/a	ne Contro	31 / D / S / S
_	OFMB 8/20 28 3	18	25 t 2 1 t 2 2 5 2 5 5		المرابع بيدانا المرابع	गुर
3.	Legal Sufficiency:	Z/ 2				
1						
$\overline{}$		dos1				
		<u>8/50/1</u> 0	ע			
seni	or Assistant County Attorne	У				
	Other Department Revie	w:				
	ा विकास स्टब्स्ट्रिक्ट विकास स्टब्स्ट्रिक्ट विकास स्टब्स्ट्रिक्ट विकास स्टब्स्ट्रिक्ट विकास स्टब्स्ट्रिक्ट विकास स्टब्स्ट्रिक्ट स्टब्स्ट्रिक्ट स्टब्स्ट्रिक्ट स्टब्स्ट्रिक्ट स्टब्स्ट्रिक्ट स्टब्स्ट्रिक्ट स्टब्स्ट्रिक्ट स्टब्स	첫분 · ·f				

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

ATTACHMENT A

Agenda Item #: 2

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

m 18A60 Sabs

-2009-1677 **AGENDA ITEM SUMMARY**

Meeting Date:

October 6, 2009

M Consent [] Regular

Department:

Housing & Community Development

Submitted By:

Housing & Community Development

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to adopt: a Resolution to authorize the Department of Housing and Community Development (HCD) to prepare and submit a funding proposal to the State of Florida Department of Community Affairs (DCA) Community Development Block Grant (CDBG) Disaster Recovery Initiative - 2008 Supplemental Appropriation (DRI4); authorize the County Administrator or his designee to execute a DRI4 Funding Proposal, Grant Agreement with DCA, and other documents related to the DRI4 Program; and authorize the County Administrator or his designee to sign Interlocal Agreements, Subgrant Agreements, and Amendments thereto, with organizations selected to receive DRI4 funding.

Summary: In September 2009, DCA announced that Palm Beach County geographic area is eligible to receive up to \$6,533,405 in Community Development Block Grant Disaster Recovery Funding that was made available to the State by the U.S. Department of Housing and Urban Development. The County has been designated by the State as the local administering entity. Eligible activities are limited to repairs and recovery from damages caused by Tropical Storm Fay, including: housing assistance, infrastructure repair and improvements, assistance for commercial areas, and program administration.

On September 18, 2009, HCD sent correspondence notifying all local municipalities of the DRI4 Program and seeking input on unmet needs. On September 20, 2009, a public notice was published advising the general public of the same. Subsequent to the BCC approval of this item, HCD will publish a Notice of Funding Availability to solicit project proposals from eligible local entities. The County must consider the needs of all municipalities within its area, and must provide DCA with documentation which evidences that all parties were allowed an opportunity to discuss unmet needs. The County's application for funding is due to DCA by December 15, 2009. Given the short period for submission, execution of documents by the County Administrator will expedite the process and enhance the chances of meeting DCA's deadline. These are Federal CDBG funds which require no local match. Countywide (TKF)

Background and Policy Issues: Community Development Block Grant disaster relief funding in the amount of \$81,063,855 was made available to the State of Florida by the United States Department of Housing and Urban Development, under Title IV of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121) to assist in recovery from Tropical Storm Fay, Hurricane Ike, and Hurricane Gustav. DCA has established the maximum possible funding level for Palm Beach County as \$6,533,405 for Tropical Storm Fay. (Continued on Page 3)

Attachments: A. Resolution		
Recommended By: _	Edward D. Jones	9/17/09 Date
Approved By	Department Director	9/23/09
Approved By:	Assistant County Administrator	Date

II. FISCAL IMPACT ANALYSIS

A.	Five Year Summary of I	iscal Impa	act:			
	Fiscal Years	2010	2011	2012	2013	2014
Ope Exte Prog	ital Expenditures rating Costs rnal Revenues gram Income (County) ind Match (County)					
	NET FISCAL IMPACT # ADDITIONAL FTE POSITIONS (Cumulative)					-
ls It Bud	em Included In Current Bud Iget Account No.: Fund Program C	lget? Ye: Dept _ code/Progra	s No Unit _ am Period _	Obje	ct	·
В.	Recommended Source	s of Fund	s/Summary	of Fiscal	Impact:	
Ų	No fiscal impact at this notice from DCA of the	ime—will s actual gran	ubmit a bud t agreement	get amend i.	ment for	approval upon
C.	Departmental Fiscal R		Shairette Ma	ajor, Fiscal	9-15- Manage	<u>09</u> rl
		III. <u>REVII</u>	EW COMME	NTS		
Α.	OFMB Fiscal and/or (Contract De	ev. and Con	ntract Com	nments:	
7.0	of Copy OFMB	12/09 Craps 109	Col	ntract Dev.	and Cor	when 9/23/0
В	. Legal Sufficiency:					
(B	January Attorney Assistant County Attor	<u>9/21/</u> 0 orney	9			
С	. Other Department R	eview:				
	Department Director					

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

Background and Policy Issues (Continued from Page 1):

The State has identified unmet needs for repairs and improvements to housing and infrastructure/public facilities and if needed, for economic recovery activities, particularly restoration of commercial areas. All DRI4 activities undertaken in Palm Beach County must be directly related to repair and/or recovery from Tropical Storm Fay and may include:

- Housing activities rehabilitation of damaged housing, and replacement where rehabilitation to bring the unit to building code cannot be accomplished. Local governments may also buyout residential properties located in floodplains and relocate the occupants. At least 14% of total funding must be expended on affordable rental housing. All housing must meet the LMI National Objective.
- Infrastructure and public facility projects repairs and improvements to streets, water and sewer systems, and drainage facilities damaged as a direct result of Tropical Storm Fay.
- Business assistance repairs and improvements to buildings in commercial or business areas damaged as a result of Tropical Storm Fay.
- Program administration may not exceed 2.5% of total funding.

Activities that were underway at the time of the Disaster Declaration, or that are reimbursable by the Federal Emergency Management Agency (FEMA) or assisted through the Small Business Administration (SBA), cannot be undertaken with these funds. To be eligible for funding, activities must conform to all requirements of the CDBG Program, unless a waiver from such provisions has been granted.

In order to fund projects within local municipalities, the County is required to have an established relationship with such municipalities. Currently, the County has Interlocal Agreements with twenty-eight municipalities who participate within the Urban County Program (the CDBG entitlement jurisdiction). Municipalities which do not have Interlocal Agreements with the County must execute an acknowledgment letter agreeing to the tasks to be performed. However, Interlocal agreements may still be requested.

DCA's funding application process will formally open on October 27, 2009, and will close on December 15, 2009.

RESOLUTION NO. R-2009- 1677

RESOLUTION TO AUTHORIZE THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT (HCD) TO PREPARE AND SUBMIT A FUNDING PROPOSAL TO THE STATE OF FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS (DCA) COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) DISASTER RECOVERY INITIATIVE – 2008 SUPPLEMENTAL APPROPRIATION (DRI4); AUTHORIZE THE COUNTY ADMINISTRATOR OR HIS DESIGNEE TO EXECUTE A DRI4 FUNDING PROPOSAL, GRANT AGREEMENT WITH DCA, AND ALL OTHER DOCUMENTS RELATED TO THE DRI4 PROGRAM; AND AUTHORIZE THE COUNTY ADMINISTRATOR OR HIS DESIGNEE TO SIGN INTERLOCAL AGREEMENTS, SUBGRANT AGREEMENTS, AND AMENDMENTS THERETO, WITH ORGANIZATIONS SELECTED TO RECEIVE DRI4 FUNDING.

WHEREAS, Governor Crist and the President declared a state of emergency for Tropical Storm Fay which impacted the State of Florida from August 18, 2008 through August 27, 2008; and

WHEREAS, the Palm Beach County Board of County Commissioners wishes to utilize all available resources to facilitate full recovery from Tropical Storm Fay; and

WHEREAS, the need for additional resources still exists to effect full recovery after utilizing funding from Federal Emergency Management Agency (FEMA), Small Business Association (SBA) and other sources; and

WHEREAS, The Consolidated Security, Disaster Assistance, and Continuing Appropriations Act, 2009, appropriated \$6.5 billion for recovery from 2008 disasters and earmarked \$81,063,855 distribution in Florida through the Florida Department of Community Affairs State CDBG Program; and

WHEREAS, the Florida Department of Community Affairs has established that the Palm Beach County geographical area is eligible for up to \$6,533,405 for Tropical Storm Fay; and

WHEREAS, the Florida Department of Community Affairs requires that one project proposal be submitted by a unit of general local government; and

WHEREAS, Palm Beach County was designated by the State as the local administering entity to submit the project proposal; and

WHEREAS, Palm Beach County has notified all municipalities within its borders, and other eligible applicants, of the CDBG Disaster Recovery Initiative – 2008 Supplemental Appropriation addressing Tropical Storm Fay; and

WHEREAS, the deadline for submitting a funding application to the Florida Department of Community Affairs is December 15, 2009;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA:

- 1. The Department of Housing and Community Development (HCD) is authorized to prepare and submit a funding proposal to the State of Florida Department of Community Affairs (DCA) Community Development Block Grant (CDBG) Disaster Recovery Initiative 2008 Supplemental Appropriation (DRI4);
- 2. The County Administrator or his designee is authorized to execute a DRI4 funding proposal, grant agreement with DCA, and all other documents related to the DRI4 program; and
- 3. The County Administrator or his designee is authorized to sign Interlocal agreements, Subgrant agreements, and amendments thereto, with organizations selected to receive DRI4 funding.

The forego	oing Resolution wa	s offered by Cor	mmissioner	Marcus		who
	its adoption.	The motion	n was	seconded	by Comm	issioner
Aaro	nson	, and being p	out to a vote	, the vote w	as as follows:	
	JOHN F. KOO	NS, CHAIRMAN		-	Aye	
	BURT AARON	SON, VICE CHA	NRMAN	-	Aye	
	KAREN T. MA	RCUS, COMMIS	SIONER	-	Aye	
	SHELLEY VAN	NA, COMMISSIC	NER	-	Aye	
	STEVEN L. AE	BRAMS, COMMI	SSIONER	-	Aye	
	JESS R. SAN	TAMARIA, COM	MISSIONEI	R -	Absent	
	PRISCILLA A	TAYLOR, COM	MISSIONE	R -	Aye	
The Cha	irman thereupon day of	declared the	Resolution 2009.	duly pass	ed and adop	ted this
PALM BE	EACH COUNTY, F	LORIDA, BY ITS	S BOARD (F COUNTY	COMMISSIO	NERS
• • • • • •	ED AS TO FORM		S	ATTEST: SHARON R	BOCK, Clerk	5 Maria
BY:	120	BY:	Onc	roe ?	Milde	MISS/0/
Ta	nmy K. Fields enior Assistant C		-	Deputy Cler	The state of the s	



ATTACHMENT B

STATE OF FLORIDA

DEPARTMENT OF COMMUNITY AFFAIRS

"Dedicated to making Florida a better place to call home" st 'JUN 1 6 2010 ты

CHARLIE CRIST

THOMAS G. PELHAM Secretary

<u>CERTIFIED MAIL – RETURN RECEIPT REQUESTED</u>

The Honorable Burt Aaronson Chair, Palm Beach County Board of County Commissioners 301 North Olive Ave., Suite 1201 West Palm Beach, FL 33401

Re:

Disaster Recovery Community Development Block Grant (CDBG) Program Contract # 10-DB-K4-10-60-01-K29, Palm Beach County

Dear Chairman Aaronson:

We are pleased to return your executed Disaster Recovery CDBG Award Agreement with the Department of Community Affairs (DCA). The Agreement must be retained in your official CDBG files and made available for public review upon request. Please note the following instructions before beginning your project:

- Do not incur or obligate more than \$15,000 in expenses until you complete an environmental review of the project and receive a release of funds notice from the Department. You may incur up to \$15,000 in administrative costs to cover the environmental review and other start-up activities.
- Your contract contains performance related **Program Conditions** (Attachment J, that must be met before funds for construction may be drawn. Special Conditions, if applicable, are also reflected in Attachment J. Review your contract immediately and begin the process of meeting applicable program or special conditions.
- Enclosed are copies of the Quarterly Report Form, Request for Funds Form, Section 3 Summary Report and Minority Business Enterprise Report (with instructions). Use these forms to report accomplishment data, request funds and to report contractual activities. The Department cannot process a payment request for an amount less than \$5,000 (unless it is the final payment).

2555 SHUMARD OAK BOULEVARD TALLAHASSEE, FL 32399-2100
Phone: 850-488-8466/SUNCOM 278-8466 Fax: 850-921-0781/SUNCOM 291-0781
Website: www.dca.state.fl.us

COMMUNITY PLANNINGPhone: 850-488-2356/SUNCOM 278-2356
Fax: 850-488-3309/SUNCOM 278-3309

AREAS OF CRITICAL STATE CONCERN FIELD OFFICE Phone: 305-289-2402 Fax: 305-289-2442 HOUSING AND COMMUNITY DEVELOPMENT Phone: 850-488-7956/SUNCOM 278-7956 Fax: 850-922-5623/SUNCOM 292-5623

The Honorable Burt Aaronson Page 2

We look forward to working with you and will provide technical assistance upon request. If you have questions, please contact Audrine Finnerty, Community Assistance Consultant, by phone at (850) 410-0587 or by e-mail at audrine.finnerty@dca.state.fl.us.

Sincerely

Jacquelyn W. Dupree, Community Program Manager Florida/Small Cities CDBG, Disaster Recovery and

Neighborhood Stabilization Programs

JWD/af

Enclosures

cc: Edward W. Lowery, Director, Palm Beach County Housing and Community Development

STATE OF FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS

2010 MA 28 Fil 12: 2 74.228

Contract Number: 10-DB-K4-10-60-01-K29

Rule: Emergency Rule 9BER09-2

Community Development Block Grant Program
FFY 2008 Disaster Recovery Program Agreement

THIS AGREEMENT is entered into by the State of Florida, Department of Community Affairs, with headquarters in Tallahassee, Florida (hereinafter referred to as the "Department"), and Palm Beach County Commission, 301 North Olive Ave., Suite 1201, West Palm Beach, Florida, 33401, (hereinafter referred to as the "Recipient").

THIS AGREEMENT IS ENTERED INTO BASED ON THE FOLLOWING REPRESENTATIONS:

- A. The Recipient represents that it is fully qualified and eligible to receive these grant funds to provide the services identified herein; and
- B. The Department has received these grant funds from the State of Florida, and has the authority to subgrant these funds to the Recipient upon the terms and conditions below; and
 - C. The Department has statutory authority to disburse the funds under this Agreement.

THEREFORE, the Department and the Recipient agree to the following:

(1) SCOPE OF WORK

The Recipient shall perform the work in accordance with the Budget and Scope of Work, Attachment A, the Activity Work Plan, Attachment I of this Agreement and the Florida Small Cities Community Development Block Grant (CDBG) Application submitted by the Recipient on <u>January 15, 2010</u>, including future amendments to this Subgrant Agreement that are agreed upon by both parties..

(2) INCORPORATION OF LAWS, RULES, REGULATIONS AND POLICIES

The Recipient and the Department shall be governed by applicable State and Federal laws, rules and regulations, including those identified in Attachment B.

(3) PERIOD OF AGREEMENT

This Agreement shall begin upon execution by both parties, and shall end twenty-four (24) months after the last signed date, unless terminated earlier in accordance with the provisions of Paragraph (12) of this Agreement. Contract extensions will not be granted unless Recipient is able to provide substantial justification and the Division Director approves such extension.

Contract Revised: 4/6/2010

1

(4) MODIFICATION OF CONTRACT

Either party may request modification of the provisions of this Agreement. Changes which are agreed upon shall be valid only when in writing, signed by each of the parties, and attached to the original of this Agreement.

(5) <u>RECORDKEEPING</u>

- (a) As applicable, Recipient's performance under this Agreement shall be subject to the federal OMB Circular No. A-102, "Common Rule: Uniform Administrative Requirements for State and Local Governments" or OMB Circular No. A-110, "Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Nonprofit Organizations," and either OMB Circular No. A-87, "Cost Principles for State and Local Governments," OMB Circular No. A-21, "Cost Principles for Educational Institutions," or OMB Circular No. A-122, "Cost Principles for Nonprofit Organizations." If this Agreement is made with a commercial (for-profit) organization on a cost-reimbursement basis, the Recipient shall be subject to Federal Acquisition Regulations 31.2 and 931.2.
- (b) The Recipient shall retain sufficient records to show its compliance with the terms of this Agreement, and the compliance of all subcontractors or consultants paid from funds under this Agreement, for a period of six years from the date the audit report is issued, and shall allow the Department or its designee, the State Chief Financial Officer or the State Auditor General access to the records upon request. The Recipient shall ensure that audit working papers are available to them upon request for a period of six years from the date the audit report is issued, unless extended in writing by the Department. The six year period may be extended for the following exceptions:
- 1. If any litigation, claim or audit is started before the six year period expires, and extends beyond the six year period, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved.
- 2. Records for the disposition of non-expendable personal property valued at \$5,000 or more at the time it is acquired shall be retained for six years after final disposition.
- 3. Records relating to real property acquired shall be retained for six years after the closing on the transfer of title.
- (c) The Recipient shall maintain all records for the Recipient and for all subcontractors or consultants to be paid from funds provided under this Agreement, including documentation of all program costs, in a form sufficient to determine compliance with the requirements and objectives of the Budget and Scope of Work Attachment A and all other applicable laws and regulations.
- (d) The Recipient, its employees or agents, including all subcontractors or consultants to be paid from funds provided under this Agreement, shall allow access to its records at reasonable times to the Department, its employees, and agents. "Reasonable" shall ordinarily mean during normal business hours of 8:00 a.m. to 5:00 p.m., local time, on Monday through Friday. "Agents" shall include, but not be limited to, auditors retained by the Department.

(6) <u>AUDIT REQUIREMENTS</u>

- (a) The Recipient agrees to maintain financial procedures and support documents, in accordance with generally accepted accounting principles, to account for the receipt and expenditure of funds under this Agreement.
- (b) These records shall be available at reasonable times for inspection, review, or audit by state personnel and other personnel authorized by the Department. "Reasonable" shall ordinarily mean normal business hours of 8:00 a.m. to 5:00 p.m., local time, Monday through Friday.
- (c) The Recipient shall provide the Department with the records, reports or financial statements upon request for the purposes of auditing and monitoring the funds awarded under this Agreement.
- (d) If the Recipient is a State or local government or a non-profit organization as defined in OMB Circular A-133, as revised, and in the event that the Recipient expends \$500,000 or more in Federal awards in its fiscal year, the Recipient must have a single or program-specific audit conducted in accordance with the provisions of OMB Circular A-133, as revised. EXHIBIT 1 to this Agreement shows the Federal resources awarded through the Department by this Agreement. In determining the Federal awards expended in its fiscal year, the Recipient shall consider all sources of Federal awards, including Federal resources received from the Department. The determination of amounts of Federal awards expended should be in accordance with the guidelines established by OMB Circular A-133, as revised. An audit of the Recipient conducted by the Auditor General in accordance with the provisions of OMB Circular A-133, as revised, will meet the requirements of this paragraph.

In connection with the audit requirements addressed in this Paragraph 6 (d) above, the Recipient shall fulfill the requirements for auditee responsibilities as provided in Subpart C of OMB Circular A-133, as revised.

If the Recipient expends less than \$500,000 in Federal awards in its fiscal year, an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, is not required. In the event that the Recipient expends less than \$500,000 in Federal awards in its fiscal year and chooses to have an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, the cost of the audit must be paid from non-Federal funds.

(e) Send copies of reporting packages for audits conducted in accordance with OMB Circular A-133, as revised, and required by subparagraph (d) above, when required by Section .320 (d), OMB Circular A-133, as revised, by or on behalf of the Recipient to The Department of Community Affairs at each of the following addresses:

Department of Community Affairs
Office of Audit Services
2555 Shumard Oak Boulevard
Tallahassee, Florida 32399-2100
[also send an electronic copy to aurilla.parrish@dca.state.fl.us]

and

Department of Community Affairs Community Development Block Grant Disaster Recovery Program 2555 Shumard Oak Boulevard

Tallahassee, Florida 32399-2100

Send the Single Audit reporting package and Form SF-SAC to the Federal Audit Clearinghouse by submission online at:

http://harvester.census.gov/fac/collect/ddeindex.html

and to any other Federal agencies and pass-through entities in accordance with Sections .320 (e) and (f), OMB Circular A-133, as revised.

(f) Pursuant to Section .320 (f), OMB Circular A-133, as revised, the Recipient shall send a copy of the reporting package described in Section .320 (c), OMB Circular A-133, as revised, and any management letter issued by the auditor, to the Department at the following addresses:

Department of Community Affairs
Office of Audit Services
2555 Shumard Oak Boulevard
Tallahassee, Florida 32399-2100
[also send an electronic copy to aurilla.parrish@dca.state.fl.us]

and
Department of Community Affairs
Community Development Block Grant Disaster Recovery Program
2555 Shumard Oak Boulevard
Tallahassee, Florida 32399-2100

- (g) By the date due, send any reports, management letter, or other information required to be submitted to the Department pursuant to this Agreement in accordance with OMB Circular A-133, Florida Statutes, and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, as applicable.
- (h) Recipients should state the date that the reporting package was delivered to the Recipient when submitting financial reporting packages to the Department for audits done in accordance with OMB Circular A-133 or Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General.
- (i) If the audit shows that all or any portion of the funds disbursed were not spent in accordance with the conditions of this Agreement, the Recipient shall be held liable for reimbursement to the Department of all funds not spent in accordance with these applicable regulations and Agreement provisions within thirty days after the Department has notified the Recipient of such non-compliance.
- (j) The Recipient shall have all audits completed by an independent certified public accountant (IPA), either a certified public accountant or a public accountant licensed under Chapter 473, Fla. Stat. The IPA shall state that the audit complied with the applicable provisions noted above. The audit must be received by the Department no later than nine months from the end of the Recipient's fiscal year.

(7) REPORTS

(a) The Recipient shall provide the Department with monthly reports and a close-out report. These reports shall include the current status and progress by the Recipient and all subrecipients and subcontractors in

4

completing the work described in the Scope of Work and the expenditure of funds under this Agreement, in addition to any other information requested by the Department.

- (b) Monthly reports are due to the Department on the last day of each month of the program year and shall be sent each month until submission of the administrative close-out report.
- (c) The close-out report is due 45 days after termination of this Agreement or 45 days after completion of the activities contained in this Agreement, whichever first occurs.
- (d) If all required reports and copies are not sent to the Department or are not completed in a manner acceptable to the Department, the Department may withhold further payments until they are completed or may take other action as stated in Paragraph (11) REMEDIES. "Acceptable to the Department" means that the work product was completed in accordance with the Budget and Scope of Work.
- (e) The Recipient shall provide additional program updates or information that may be required by the Department.
 - (f) The Recipient shall provide additional reports and information identified in Attachment D.

(8) MONITORING

The Recipient shall monitor its performance under this Agreement, as well as that of its subrecipients, subcontractors and/or consultants who are paid from funds provided under this Agreement, to ensure that time schedules are being met, the Schedule of Deliverables and Scope of Work are being accomplished within the specified time periods, and other performance goals are being achieved. A review shall be done for each function or activity in Attachment A to this Agreement, and reported in the quarterly report.

In addition to reviews of audits conducted in accordance with paragraph (6) above, monitoring procedures may include, but not be limited to, on-site visits by Department staff, limited scope audits, and/or other procedures. The Recipient agrees to comply and cooperate with any monitoring procedures/processes deemed appropriate by the Department. In the event that the Department determines that a limited scope audit of the Recipient is appropriate, the Recipient agrees to comply with any additional instructions provided by the Department to the Recipient regarding such audit. The Recipient further agrees to comply and cooperate with any inspections, reviews, investigations or audits deemed necessary by the Florida Chief Financial Officer or Auditor General. In addition, the Department will monitor the performance and financial management by the Recipient throughout the contract term to ensure timely completion of all tasks.

(9) <u>LIABILITY</u>

- (a) Unless Recipient is a State agency or subdivision, as defined in Section 768.28, <u>Fla. Stat.</u>, the Recipient is solely responsible to parties it deals with in carrying out the terms of this Agreement, and shall hold the Department harmless against all claims of whatever nature by third parties arising from the work performance under this Agreement. For purposes of this Agreement, Recipient agrees that it is not an employee or agent of the Department, but is an independent contractor.
- (b) Any Recipient which is a state agency or subdivision, as defined in Section 768.28, <u>Fla. Stat.</u>, agrees to be fully responsible for its negligent or tortious acts or omissions which result in claims or suits against the

Department, and agrees to be liable for any damages proximately caused by the acts or omissions to the extent set forth in Section 768.28, <u>Fla. Stat.</u> Nothing herein is intended to serve as a waiver of sovereign immunity by any Recipient to which sovereign immunity applies. Nothing herein shall be construed as consent by a state agency or subdivision of the State of Florida to be sued by third parties in any matter arising out of any contract.

(10) **DEFAULT**

If any of the following events occur ("Events of Default"), all obligations on the part of the Department to make further payment of funds shall, if the Department elects, terminate and the Department has the option to exercise any of its remedies set forth in Paragraph (11). However, the Department may make payments or partial payments after any Events of Default without waiving the right to exercise such remedies, and without becoming liable to make any further payment:

- (a) If any warranty or representation made by the Recipient in this Agreement or any previous agreement with the Department is or becomes false or misleading in any respect, or if the Recipient fails to keep or perform any of the obligations, terms or covenants in this Agreement or any previous agreement with the Department and has not cured them in timely fashion, or is unable or unwilling to meet its obligations under this Agreement;
- (b) If material adverse changes occur in the financial condition of the Recipient at any time during the term of this Agreement, and the Recipient fails to cure this adverse change within thirty days from the date written notice is sent by the Department.
- (c) If any reports required by this Agreement have not been submitted to the Department or have been submitted with incorrect, incomplete or insufficient information;
- (d) If the Recipient has failed to perform and complete in timely fashion any of its obligations under this Agreement.

(11) <u>REMEDIES</u>

If an Event of Default occurs, then the Department may, upon thirty calendar days written notice to the Recipient and upon the Recipient's failure to cure within those thirty days, exercise any one or more of the following remedies, either concurrently or consecutively:

- (a) Terminate this Agreement, provided that the Recipient is given at least thirty days prior written notice of such termination. The notice shall be effective when placed in the United States, first class mail, postage prepaid, by registered or certified mail return receipt requested, to the address set forth in paragraph (13) herein;
 - (b) Begin an appropriate legal or equitable action to enforce performance of this Agreement;
 - (c) Withhold or suspend payment of all or any part of a request for payment;
- (d) Require that the Recipient refund to the Department any monies used for ineligible purposes under the laws, rules and regulations governing the use of these funds.
 - (e) Exercise any corrective or remedial actions, to include but not be limited to:
- 1. request additional information from the Recipient to determine the reasons for or the extent of non-compliance or lack of performance,

- 2. issue a written warning to advise that more serious measures may be taken if the situation is not corrected,
- 3. advise the Recipient to suspend, discontinue, or refrain from incurring costs for any activities in question, or
- 4. require the Recipient to reimburse the Department for the amount of costs incurred for any items determined to be ineligible.
 - (f) Exercise any other rights or remedies which may be otherwise available under law.
- (g) Pursuing any of the above remedies will not keep the Department from pursuing any other remedies in this Agreement or provided at law or in equity. If the Department waives any right or remedy in this Agreement or fails to insist on strict performance by the Recipient, it will not affect, extend or waive any other right or remedy of the Department, or affect the later exercise of the same right or remedy by the Department for any other default by the Recipient.

(12) TERMINATION

- (a) The Department may terminate this Agreement for cause with thirty days written notice. Cause can include misuse of funds, fraud, lack of compliance with applicable rules, laws and regulations, failure to perform in a timely manner, and refusal by the Recipient to permit public access to any document, paper, letter, or other material subject to disclosure under Chapter 119, Fla. Stat., as amended.
- (b) The Department may terminate this Agreement for convenience or when it determines, in its sole discretion, that continuing the Agreement would not produce beneficial results in line with the further expenditure of funds, by providing the Recipient with thirty calendar days prior written notice.
- (c) The parties may agree to terminate this Agreement for their mutual convenience through a written amendment of this Agreement. The amendment shall state the effective date of the termination and the procedures for proper close-out of the Agreement.
- (d) In the event that this Agreement is terminated, the Recipient will not incur new obligations for the terminated portion of the Agreement after the Recipient has received the notification of termination. The Recipient will cancel as many outstanding obligations as possible. Costs incurred after receipt of the termination notice will be disallowed. The Recipient shall not be relieved of liability to the Department because of any breach of Agreement by the Recipient. The Department may, to the extent authorized by law, withhold payments to the Recipient for the purpose of set-off until the exact amount of damages due the Department from the Recipient is determined.

(13) NOTICE AND CONTACT

(a) All notices provided under or pursuant to this Agreement shall be in writing, either by hand delivery, or first class, certified mail return receipt requested, to the representative identified below at the address set forth below and said notification attached to the original of this Agreement.

(b) The name and address of the Division contract manager for this Agreement is:

Audrine Finnerty

Department of Community Affairs

Division of Housing and Community Development

2555 Shumard Oak Boulevard

Tallahassee, Florida 32399-2100

Telephone: (850) 410-0587

Fax: (850) 922-5609

Email: audrine.finnerty@dca.state.fl.us

(c) The name and address of the Representative of the Recipient responsible for the administration of this Agreement is:

Edward W. Lowery, Director, Housing and Community Development

100 Australian Ave., Suite 500, West Palm Beach, FL 33406

Telephone: (561) 233-3602

Fax: (561) 656-7588

Email: ELowery@pbcgov.org

(d) In the event that different representatives or addresses are designated by either party after execution of this Agreement, notice of the name, title and address of the new representative will be provided as stated in (13)(a) above.

(14) **SUBCONTRACTS**

If the Recipient subcontracts any of the work required under this Agreement, a copy of the signed subcontract must be forwarded to the Department for review and approval. The Recipient agrees to include in the subcontract that (i) the subcontractor is bound by the terms of this Agreement, (ii) the subcontractor is bound by all applicable state and federal laws and regulations, and (iii) the subcontractor shall hold the Department and Recipient harmless against all claims of whatever nature arising out of the subcontractor's performance of work under this Agreement, to the extent allowed and required by law. The Recipient shall document in the quarterly report the subcontractor's progress in performing its work under this Agreement.

For each subcontract, the Recipient shall provide a written statement to the Department as to whether that subcontractor is a minority vendor, as defined in Section 288.703, Fla. Stat.

(15) TERMS AND CONDITIONS

This Agreement contains all the terms and conditions agreed upon by the parties.

(16) <u>ATTACHMENTS</u>

(a) All attachments to this Agreement are incorporated as if set out fully.

- (b) In the event of any inconsistencies or conflict between the language of this Agreement and the attachments, the language of the attachments shall control, but only to the extent of the conflict or inconsistency.
 - (c) This Agreement has the following attachments (check all that are applicable):

Exhibit 1 - Funding Sources

Attachment A – Budget and Scope of Work

Attachment C - Recordkeeping (N/A)

 \square Attachment E – Justification of Advance (N/A)

Attachment F – Warranties and Representations

Attachment G - Certification Regarding Debarment

☐ Attachment H – Statement of Assurances (N/A)

Attachment I – Activity Work Plan

Attachment J – Program and Special Conditions

(17) **FUNDING/CONSIDERATION**

- (a) The funding for this Agreement shall not exceed \$6,533,405.00, subject to the availability of funds.
- (b) The Recipient agrees to expend funds in accordance with the Budget and Scope of Work, Attachment A of this Agreement, and the Subgrant Application.
- (c) All funds shall be requested in the manner prescribed by the Department. The authorized signatory for the Recipient as set forth on the Signature Authorization Form, Attachment K to this Agreement, must approve the submission of each Request for Funds (RFFs) on behalf of the Recipient.
- (d) Pursuant to 24 C.F.R. Section 570.489(b), pre-agreement costs reflected in the Subgrant Application as originally submitted that relate to preparation of the Subgrant Application are considered eligible costs and may be reimbursed to the Recipient, if they are otherwise in compliance with all other requirements of the Agreement.
- (e) Funds expended for otherwise eligible activities prior to the effective date of the Agreement, except for those provided for in this Agreement or prior to the effective date of the enabling amendment wherein the Department agrees to their eligibility, fundability, or addition to the Agreement, or a separate letter authorizing such costs, are ineligible for funding with CDBG funds.

If the necessary funds are not available to fund this Agreement as a result of action by the United States Congress, the federal Office of Management and Budgeting, the State Chief Financial Officer, or under subparagraph (19)(h) of this Agreement, all obligations on the part of the Department to make any further payment of funds shall terminate, and the Recipient shall submit its closeout report within thirty days of receiving notice from the Department.

(18) REPAYMENTS

All refunds or repayments to be made to the Department under this Agreement are to be made payable to the order of "Department of Community Affairs" and mailed directly to the Department at the following address:

Department of Community Affairs
Cashier
Fiscal Management
2555 Shumard Oak Boulevard
Tallahassee FL 32399-2100

In accordance with Section 215.34(2), <u>Fla. Stat.</u>, if a check or other draft is returned to the Department for collection, Recipient shall pay to the Department a service fee of Fifteen Dollars (\$15.00) or Five Percent (5%) of the face amount of the returned check or draft, whichever is greater.

(19) MANDATED CONDITIONS

- (a) The validity of this Agreement is subject to the truth and accuracy of all the information, representations, and materials submitted or provided by the Recipient in this Agreement, in any later submission or response to a Department request, or in any submission or response to fulfill the requirements of this Agreement. All of said information, representations, and materials are incorporated by reference. The inaccuracy of the submissions or any material changes shall, at the option of the Department and with thirty days written notice to the Recipient, cause the termination of this Agreement and the release of the Department from all its obligations to the Recipient.
- (b) This Agreement shall be construed under the laws of the State of Florida, and venue for any actions arising out of this Agreement shall be in the Circuit Court of Leon County. If any provision of this Agreement is in conflict with any applicable statute or rule, or is unenforceable, then the provision shall be null and void to the extent of the conflict, and shall be severable, but shall not invalidate any other provision of this Agreement.
- (c) Any power of approval or disapproval granted to the Department under the terms of this Agreement shall survive the term of this Agreement.
- (d) This Agreement may be executed in any number of counterparts, any one of which may be taken as an original.
- (e) The Recipient agrees to comply with the Americans With Disabilities Act (Public Law 101-336, 42 U.S.C. Section 12101 et seq.) and the Florida Civil Rights and Fair Housing Acts (sections 760.01 760.37, Florida Statutes), which prohibit discrimination by public and private entities on the basis of disability in employment, public accommodations, transportation, state and local government services, and telecommunications.
- (f) A person or organization who has been placed on the convicted vendor list following a conviction for a public entity crime or on the discriminatory vendor list may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or Contract Revised: 4/6/2010

repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with a public entity, and may not transact business with any public entity in excess of \$25,000.00 for a period of 36 months from the date of being placed on the convicted vendor list or on the discriminatory vendor list.

- (g) Any Recipient which is not a local government or state agency, and which receives funds under this Agreement from the federal government, certifies, to the best of its knowledge and belief, that it and its principals:
- 1. are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by a federal department or agency;
- 2. have not, within a 5-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- 3. are not presently indicted or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any offenses enumerated in paragraph 19(g)2. of this certification; and
- 4. have not within a 5-year period preceding this Agreement had one or more public transactions (federal, state or local) terminated for cause or default.

If the Recipient is unable to certify to any of the statements in this certification, then the Recipient shall attach an explanation to this Agreement.

In addition, the Recipient shall send to the Department (by email or by facsimile transmission) the completed "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion" (Attachment G) for each intended subcontractor which Recipient plans to fund under this Agreement. Such form must be received by the Department before the Recipient enters into a contract with any subcontractor.

- (h) The State of Florida's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature, and subject to any modification in accordance with Chapter 216, <u>Fla. Stat.</u> or the Florida Constitution.
- (i) All bills for fees or other compensation for services or expenses shall be submitted in detail sufficient for a proper preaudit and postaudit thereof.
 - (j) Any bills for travel expenses shall be submitted in accordance with Section 112.061, Fla. Stat.
- (k) The Department of Community Affairs reserves the right to unilaterally cancel this Agreement if the Recipient refuses to allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119, Fla. Stat., which the Recipient created or received under this Agreement.
- (l) If the Recipient is allowed to temporarily invest any advances of funds under this Agreement, any interest income shall either be returned to the Department or be applied against the Department's obligation to pay the contract amount.

- (m) The State of Florida will not intentionally award publicly funded contracts to any contractor who knowingly employs unauthorized alien workers, constituting a violation of the employment provisions contained in 8 U.S.C. Section 1324a(e) [Section 274A(e) of the Immigration and Nationality Act ("INA")]. The Department shall consider the employment by any contractor of unauthorized aliens a violation of Section 274A(e) of the INA. Such violation by the Recipient of the employment provisions contained in Section 274A (e) of the INA shall be grounds for unilateral cancellation of this Agreement by the Department.
- (n) The Recipient is subject to Florida's Government in the Sunshine Law (Section 286.011, <u>Fla. Stat.</u>) with respect to the meetings of the Recipient's governing board or the meetings of any subcommittee making recommendations to the governing board. All of these meetings shall be publicly noticed, open to the public, and the minutes of all the meetings shall be public records, available to the public in accordance with Chapter 119, <u>Fla. Stat.</u>

(20) LOBBYING PROHIBITION

- (a) No funds or other resources received from the Department under this Agreement may be used directly or indirectly to influence legislation or any other official action by the Florida Legislature or any state agency.
- (b) The Recipient certifies, by its signature to this Agreement, that to the best of his or her knowledge and belief:
- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the Recipient, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan or cooperative agreement, the Recipient shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying."
- 3. The Recipient shall require that this certification be included in the award documents for all subawards (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

(21) COPYRIGHT, PATENT AND TRADEMARK

ANY AND ALL PATENT RIGHTS ACCRUING UNDER OR IN CONNECTION WITH THE PERFORMANCE OF THIS AGREEMENT ARE HEREBY RESERVED TO THE STATE OF FLORIDA. ANY AND ALL COPYRIGHTS ACCRUING UNDER OR IN CONNECTION WITH THE PERFORMANCE OF THIS AGREEMENT ARE HEREBY TRANSFERRED BY THE RECIPIENT TO THE STATE OF FLORIDA.

- (a) If the Recipient has a pre-existing patent or copyright, the Recipient shall retain all rights and entitlements to that pre-existing patent or copyright unless the Agreement provides otherwise.
- (b) If any discovery or invention is developed in the course of or as a result of work or services performed under this Agreement, or in any way connected with it, the Recipient shall refer the discovery or invention to the Department for a determination whether the State of Florida will seek patent protection in its name. Any patent rights accruing under or in connection with the performance of this Agreement are reserved to the State of Florida. If any books, manuals, films, or other copyrightable material are produced, the Recipient shall notify the Department. Any copyrights accruing under or in connection with the performance under this Agreement are transferred by the Recipient to the State of Florida.
- (c) Within thirty days of execution of this Agreement, the Recipient shall disclose all intellectual properties relating to the performance of this Agreement which he or she knows or should know could give rise to a patent or copyright. The Recipient shall retain all rights and entitlements to any pre-existing intellectual property which is so disclosed. Failure to disclose will indicate that no such property exists. The Department shall then, under Paragraph (b), have the right to all patents and copyrights which accrue during performance of the Agreement.

(22) <u>LEGAL AUTHORIZATION</u>.

The Recipient certifies that it has the legal authority to receive the funds under this Agreement and that its governing body has authorized the execution and acceptance of this Agreement. The Recipient also certifies that the undersigned person has the authority to legally execute and bind Recipient to the terms of this Agreement.

(23) ASSURANCES.

The Recipient shall comply with any Statement of Assurances incorporated as Attachment H.

Contract Revised: 4/6/2010

13

STATE OF FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS FEDERALLY FUNDED SUBGRANT AGREEMENT SIGNATURE PAGE

Contract Number: 10-DB-K4-10-60-01-K29

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized officers on the day, month and year set forth below.

PALM BEACH COUNTY COMMISSION By: Date: 1116	DEPARTMENT OF COMMUNITY AFFAIRS By: Miller (Authorized Signature) Date: 6/14/10
Robert Weisman (Print Name)	Type Name: <u>Janice Browning</u> Acting Michael Richardson
Title: County Administrator	Title Director, Division of Housing & Community Development and Assistant Secretary
Federal Tax ID# <u>59-6000785</u>	———— one House
DUNS# 078470481	

EXHIBIT - 1

THE FOLLOWING FEDERAL RESOURCES ARE AWARDED TO THE RECIPIENT UNDER THIS AGREEMENT:

Separately list the following information for each federal program from which the resources awarded to the Recipient originate:

> Community Development **Block Grant** Program

Federal agency

U.S. Department of Housing and Urban Development

Catalog of Federal Domestic Assistance title:

Community Development Block

Grants/State's Program and Nonentitlement

Grants

Catalog of Federal Domestic Assistance #:

14.228

Award amount:

\$6,533,405.00

THE FOLLOWING COMPLIANCE REQUIREMENTS APPLY TO THE FEDERAL RESOURCES AWARDED UNDER THIS AGREEMENT:

Separately list each applicable compliance requirement (eligible activities, service, or commodities; eligible recipients; etc.) and specify to which federal program each requirement applies:

Compliance Requirement

1. The Recipient will fully perform the obligations in accordance with the Community Development Budget and Scope of Work, Attachment A of this Agreement, the subgrant application incorporated herein by reference, and 24 C.F.R, Recovery Program Subpart I, Sections 570.480 - 570.497.

The Recipient shall be governed by 290.401-409, F.S., Rule 9 B-43, F.A.C. and Federal Laws, rules and regulations, including but not limited to those identified in Attachments B and J

Program

Block Grant Disaster

15

NOTE: Instead of listing the specific compliance requirements as shown above, the State awarding agency may elect to use language that requires the Recipient to comply with the requirements of applicable provisions of specific laws, rules, regulations, etc. For example, for Federal Program 1, the language may state that the Recipient must comply with specific laws, rules, or regulations that pertain to how the awarded resources must be used or how eligibility determinations are to be made. The State awarding agency, if practical, may want to attach a copy of the specific law, rule, or regulation referred to.

NOTE: For federal programs included in Exhibit 1, Section .400(d) of OMB Circular A-133, as revised requires, and for state projects included in Exhibit 1, Section 215.97(5)(a), Florida Statute, requires the information in Exhibit 1 to be provided to the Recipient.

Attachment A Scope of Work and Budget

17

ATTACHMENT A - PROGRAM BUDGET AND SCOPE OF WORK SUMMARY

CATEGORY		ACTIVITY	ACCOMP	LISHMENTS	BEI	NEFICIA	RIES		BUDGET			
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE		
ADMINISTRATION	21A	ADMINISTRATION: Activity #11-						A162 255				
(LIMITED TO 2.5% OF TOTAL ALLOCATION)		Administration costs of DRI program						\$163,355				
NGINEERING	21B	ENGINEERING:										
		Activity #1, #2 -LMI housing Activity #3, #4, #5, #6, #7, #8, #9 -LMI area benefit	HU Unit	213 4	912,092		24,732	\$761,24 9				
OOLLARS ALLOCATED FOR AFFORDABLE RENTAL HOUSING				·								
Rehab, multi-unit residential	14B	Activity #10-LMI housing	HU	100	TBD		TBD	\$740,744				
Street improvements, flood & drainage	03K	Activity #1, #2-LMI housing	HÙ	213	639		639	\$692,598				
SUBTOTAL	<u></u>			313	639		639	\$2,357,946				
ALL OTHER RECOVERY ACTIVITIES												
Flood & drainage, Storm Drains	031	Activity #6, #7, #8, #9- LMI area benefit	Unit	4	15204		24958	\$1,301,500	\$355,000	(#8) DRI2		
Pump/lift stations, Improvement of Water & Sewer Lines	033	Activity #4 LMI area benefit Activity #5- LMI area benefit	Unit	2	4244		6589	\$2,728,500				
Public Facilities & Improvements	3	Activity #3- LMI area benefit	Unit	7	829		1294	\$145,459				
SUBTOTAL				13	20277		32,841	\$4,175,459	\$355,000			
TOTALS				313 HU 13 Units	20,916		33,480	\$6,533,405	\$355,000			
TOTAL LINDUPLICATED BENE	FICIARIES	(FROM ALL SERVICE AREAS):	1		<u> </u>		33,480					

SERVICE AREA:

#1 -- WEST PALM BEACH HOUSING AUTHORITY - SOUTHRIDGE ON-SITE IMPROVEMENTS

CATEGORY		ACTIVITY	ACCOMP	LISHMENTS		BENEFICIAR	IES	1	BUDGET	
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION (LIMITED TO 2.5% OF TOTAL ALLOCATION)	21A	ADMINISTRATION								
ENGINEERING	21B	ENGINEERING						\$10,500		
DOLLARS ALLOCATED FOR AFFORDABLE RENTAL HOUSING										
On-site infrastructure improvements in support of affordable housing	(03K)	Reconstruction of hurricane- damaged cement walkways, asphalt roadway, and parking lots	HU	148	444		444	\$350,000		
SUBTOTAL										- 5-7-1111-1
SUBTOTAL			HU	148	444		444	\$360,500		
ALL OTHER RECOVERY ACTIVITIES										
SUBTOTAL										
TOTALS			HU	148	444		444	\$360,500		
TOTAL UNDUPLICATED BENEFI	CIARIES (THIS SERVICE AREA)			444	TOTAL		CIARIES (THIS SER	VICE AREA)	444

SERVICE AREA:

#2 -- WEST PALM BEACH HOUSING AUTHORITY - COLONY OAKS ON-SITE IMPROVEMENTS

CATEGORY		ACTIVITY	ACCOM	PLISHMENTS	BE	NEFICIAR	IES	BUDGET		
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURC
ADMINISTRATION	21A	ADMINISTRATION					 			
(LIMITED TO 2.5% OF TOTAL ALLOCATION)										
ENGINEERING	21B	ENGINEERING						\$9,979		-
DOLLARS ALLOCATED FOR AFFORDABLE RENTAL										
HOUSING								*	I	
On-site infrastructure improvements in support of affordable housing	(0310)	Reconstruction of hurricane- damaged cement walkways, asphalt roadway, and parking lots	HU	65	195		195	\$332,619		
	-									
	1					ļ				_
	+						 	ь '		-
SUBTOTAL			ΗU	65	195		195	\$342,598		
ALL OTHER RECOVERY	-					<u> </u>				
ACTIVITIES										
· · · · · · · · · · · · · · · · · · ·										
SUBTOTAL						<u> </u>				·
TOTALS			HU	65	195	 	195	\$342,598		
TOTAL UNDUPLICATED BENE	FICIARIES	(THIS SERVICE AREA)			195	TOTAL LA		CIARIES (THIS SE	RVICE AREA)	195

SERVICE AREA:

#3 -- TOWN OF MANGONIA PARK--EMERGENCY GENERATORS

CATEGORY		ACTIVITY	ACCOM	PLISHMENTS	1	BENEFICIA	RIES		BUDGET	
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION	21A	ADMINISTRATION								
LIMITED TO 2.5% OF TOTAL										
NGINEERING	21B	ENGINEERING						\$25,669		
POLLARS ALLOCATED FOR										
AFFORDABLE RENTAL HOUSING								·	·	
UBTOTAL										
ALL OTHER RECOVERY				·						
rublic facilities and improvements other)	03	Purchase/ installation of 8 fixed generators to serve the Town's Well and Pump stations	Unit	8	829		1294	\$145,459		
				·						

UBTOTAL			Unit	8	829		1294	\$171,128		
OTALS			Unit	8	829		1294	\$171,128		
OTAL UNDUPLICATED BENEF	ICIARIES (THIS SERVICE AREA)			1294	TOTAL LM		ARIES (THIS SERVI	TE ADEA)	829

SERVICE AREA:

#4 -- WESTGATE/BELVEDERE HOMES CRA--DRAINAGE AND SANITARY SEWER IMPROVEMENTS

CATEGORY		ACTIVITY	ACCOM	PLISHMENTS	В	ENEFICIA	RIES	BUDGET		
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION	21A	ADMINISTRATION								
LIMITED TO 2.5% OF TOTAL ALLOCATION)										
ENGINEERING	21B	ENGINEERING						\$450,000		
DOLLARS ALLOCATED FOR										
AFFORDABLE RENTAL HOUSING										
SUBTOTAL										
										
ALL OTHER RECOVERY ACTIVITIES										
Construction of drainage and ianitary sewer infrastructure.		Belevedere Homes Drainage & Sewr Improvement Project replacemement and installation of sanitary sewer system	Unit	1	2953		4147	\$2,550,000		
SUBTOTAL										
OTALS			Unit	1	2953		4147	\$3,000,000		
OTAL UNDUPLICATED BENE	ETCTADTES A	THIS SERVICE AREA)	Unit	1	2953		4147	\$3,000,000		
OTAL UNDOFFICATED BENE	LICIAKIES ((I LITO DEKATCE WEEN)			4147	TOTAL LI	4I BENEFIC	IARIES (THIS SEF	RVICE AREA)	2953

SERVICE AREA:

#5 -- TOWN OF JUPITER-INDIAN CREEK COMMUNITY DRAINAGE IMPROVEMENT

CATEGORY		ACTIVITY	ACCOM	PLISHMENTS	В	NEFICIA	RIES		BUDGET	
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION (LIMITED TO 2.5% OF TOTAL ALLOCATION)	21A	ADMINISTRATION								
ENGINEERING	21B	ENGINEERING						\$31,500		
DOLLARS ALLOCATED FOR AFFORDABLE RENTAL HOUSING										
SUBTOTAL										
ALL OTHER RECOVERY ACTIVITIES										
Reconstruction of drainage infrastructure		Indian Creek Drainage Improvement Project repair and/or upgrade the existing weir control structure	Unit	1	1291		2442	\$178,500		
					-					
SUBTOTAL			Unit	1	1291		2442	\$210,000		
TOTALS			Unit	1	1291		2442	\$210,000		
TOTAL UNDUPLICATED BENE	FICIARIES (THIS SERVICE AREA)			2442	TOTAL L		CIARIES (THIS SER	VICE AREA)	1291

SERVICE AREA:

#6 PBC ENGINEERING-- 10TH AVENUE DRAINAGE

	ACTIVITY		ACCOM	ACCOMPLISHMENTS		NEFICIA	(TE2	BUDGET		
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION (LIMITED TO 2.5% OF TOTAL ALLOCATION)	21A	ADMINISTRATION								
ENGINEERING	21B	ENGINEERING			·			\$52,000		
DOLLARS ALLOCATED FOR AFFORDABLE RENTAL HOUSING										
SUBTOTAL										
ALL OTHER RECOVERY ACTIVITIES										
Flood & drainage, storm drains	03I	Culvert replacement at 10th Avenue N and drainage piping in an existing 20 ft alley to the Lake Worth Drainage District L-10 Canal.	Unit	.1	9197		14513	\$248,425		
SUBTOTAL FOTALS			Unit	1	9197		14513	\$300,425		
TOTAL UNDUPLICATED BENEF	ICIARIES (THIS SERVICE AREA)	Unit	1	9197 14513	TOTAL	14513 MI BENEFI	\$300,425 CIARIES (THIS SER		9197

SERVICE AREA:

#7 PBC ENGINEERING -- HAVERHILL ROAD DRAINAGE

CATEGORY	ACTIVITY		ACCOMPLISHMENTS		BENEFICIARIES			BUDGET		
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURC
ADMINISTRATION	21 A	ADMINISTRATION	 			_				
(LIMITED TO 2.5% OF TOTAL ALLOCATION)								·		
ENGINEERING	21B	ENGINEERING						\$78,000		
DOLLARS ALLOCATED FOR										
AFFORDABLE RENTAL HOUSING								·		
										-
SUBTOTAL										
ALL OTHER RECOVERY ACTIVITIES										
lood & drainage, storm drains	031	Design and construction of drainage improvements (exfiltration trench) to the roadway (Haverhill Road)	Unit	1	4147		7060	\$375,500		
UBTOTAL										
OTALS			Unit	1	4147		7060	\$453,500		
OTAL UNDUPLICATED BENEF	TCTADIFS (THIC CERVICE AREAS	Unit	1	4147		7060	\$453,500		
	•~TUKTE3 (IIITO SEKATCE AKEA)			7060	TOTAL LA	II BENEFIC	IARIES (THIS SERV	ICE AREA)	4747

SERVICE AREA:

#8 PBC ENGINEERING-- GLEN RIDGE AND CLOUD LAKE DRAINAGE IMPROVEMENT

CATEGORY	ACTIVITY		ACCOMPLISHMENTS		BENEFICIARIES			BUDGET		
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION	21A	ADMINISTRATION	 							
(LIMITED TO 2.5% OF TOTAL ALLOCATION)										
ENGINEERING	21B	ENGINEERING						\$71,000		
DOLLARS ALLOCATED FOR										
AFFORDABLE RENTAL HOUSING										
SUBTOTAL										
ALL OTHER RECOVERY								· · · · · · · · · · · · · · · · · · ·		
Flood & drainage, storm drains	031	Drainage infrastructure to provide interconnectedness between water bodies providing drainage retention throughout town	Unit	1	701		1282	\$297,155	\$355,000	(#8) DRI2
SUBTOTAL			Unit		701		1202	A260 455	A255 000	(#0) 55:
OTALS			Unit Unit	1	701 701		1282 1282	\$368,155		(#8) DRIZ
OTAL UNDUPLICATED BENE	FICIARIES (THIS SERVICE AREA)	Onic	1	1282	TOTAL L		\$368,155 CIARIES (THIS SERV	\$355,000 ICE AREA)	(#8) DRI.

SERVICE AREA:

#9 PBC ENGINEERING -- LIMESTONE CREEK DRAINAGE IMPROVEMENT

CATEGORY	ACTIVITY		ACCOMPLISHMENTS		BENEFICIARIES			BUDGET		
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION (LIMITED TO 2.5% OF TOTAL ALLOCATION)	21A	ADMINISTRATION								
ENGINEERING	21B	ENGINEERING						\$42,580		
DOLLARS ALLOCATED FOR AFFORDABLE RENTAL HOUSING										
										······································
SUBTOTAL										
ALL OTHER RECOVERY ACTIVITIES										
Flood & drainage, storm drains		Construction of a storm drainage system on Mitchell Street	Unit	1	157		811	\$380,420		
										· · · · · · · · · · · · · · · · · · ·
SUBTOTAL			Unit	1	157		911	\$423,000		
TOTALS			Unit	1	157 157		811 811	\$423,000 \$ 423,000		
TOTAL UNDUPLICATED BENE	FICIARIES (THIS SERVICE AREA)			811	TOTAL L		CIARIES (THIS SEE		157

ATTACHMENT A.1 - PROGRAM BUDGET AND SCOPE OF WORK BY SERVICE AREA

SERVICE AREA:

#10 -- PBC HCD -- COUNTY MULTI-FAMILY RENTAL HOUSING ASSISTANCE PROGRAM

CATEGORY	ACTIVITY		ACCOMPLISHMENTS		Ī	BENEFICIARIES		BUDG	ET
·	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL		ER FUNDS SOURCE
ADMINISTRATION	21A	ADMINISTRATION	 			<u> </u>			
(LIMITED TO 2.5% OF TOTAL ALLOCATION)									
ENGINEERING	21B	ENGINEERING							
DOLLARS ALLOCATED FOR									
AFFORDABLE RENTAL HOUSING									
Multi-family hardening	14B	Multi-family rental housing	HU	100	TBD	TBD	TBD	\$740,744	
SUBTOTAL			HU	100	TBD	TBD	TBD	\$740,744	
ALL OTHER RECOVERY ACTIVITIES									
UBTOTAL									
OTALS			HU	100	TBD	TBD	TBD	\$740,744	
OTAL UNDUPLICATED BENEF	ICIARIES (THIS SERVICE AREA)			N/A			ARIES (THIS SERVICE ARE	EA) N/A

ATTACHMENT A.1 - PROGRAM BUDGET AND SCOPE OF WORK BY SERVICE AREA

SERVICE AREA:

#11 -- PROGRAM ADMINISTRATION

CATEGORY	ACTIVITY		ACCOMPLISHMENTS		BENEFICIARIES		BUDGET			
	NUMBER	DESCRIPTION	UNIT	NUMBER	LMI	VLI	TOTAL	CDBG AMOUNT	OTHER FUNDS	SOURCE
ADMINISTRATION	21A	ADMINISTRATION			<u>-</u>	1				
(LIMITED TO 2.5% OF TOTAL ALLOCATION)			N/A	N/A	N/A	N/A	N/A	\$163,355	-	
ENGINEERING	21B	ENGINEERING								
DOLLARS ALLOCATED FOR										
AFFORDABLE RENTAL HOUSING										
SUBTOTAL										
ALL OTHER RECOVERY										
ACTIVITIES										
SUBTOTAL										
				<u> </u>						
TOTALS								\$163,355		
TOTAL UNDUPLICATED BENE	FICIARIES (THIS SERVICE AREA)	·		N/A	TOTAL L	MI BENEFIC	IARIES (THIS SERVICE	AREA)	N/A

Attachment B

State and Federal Statutes and Regulations

By signature of this Agreement, the local government hereby certifies that it will comply with the following applicable federal and state requirements:

State and Federal Statutes and Regulations

1.	Community Development Block Grant Disaster Recovery
_	Emergency Rule 9BER09-2;

2. Florida Small and Minority Business Act, s. 288.702-288.714. F.S.:

Florida Coastal Zone Protection Act, s. 161.52-161.58, F.S.; 3.

4. Local Government Comprehensive Planning and Land Development Regulation Act, Ch. 163, F.S.;

Title I of the Housing and Community Development Act of 1974, as amended

6. Treasury Circular 1075 regarding drawdown of CDBG

7. Sections 290.0401-290.049, F.S.;

Rule Chapter 9B-43, Fla. Admin. Code.;

Department of Memorandums; 9. Community Affairs Technical

10. HUD Circular Memorandums applicable to the Small Cities CDBG Program;

Single Audit Act of 1984; National Environmental Policy Act of 1969 and other 12. provisions of law which further the purpose of this Act; National Historic Preservation Act of 1966 (Public Law89-13.

665) as amended and Protection of Historic Properties (24 C.F.R. Part 800);

Preservation of Archaeological and Historical Data Act of 14. 1966:

15. Executive Order 11593 - Protection and Enhancement of Cultural Environment;

16. Reservoir Salvage Act;

Safe Drinking Water Act of 1974, as amended; 17. 18.

Endangered Species Act of 1958, as amended; 19.

Executive Order 12898 - Environmental Justice 20

Executive Order 11988 and 24 C.F.R. Part 55 - Floodplain Management;

21. The Federal Water Pollution Control Act of 1972, as amended (33 U.S.C., s. 1251 et.seq.); Executive Order 11990 - Protection of Wetlands;

22.

23. Coastal Zone Management Act of 1968, as amended;

Wild and Scenic Rivers Act of 1968, as amended; 24.

Clean Air Act of 1977;

26. HUD Environmental Standards (24 C.F.R. Part 58);

27. Farmland Protection Policy Act of 1981; 28.

Clean Water Act of 1977; 29.

Davis - Bacon Wage Rate Act;

Contract Work Hours and Safety Standards Act of 1962, 40 U.S.C. s. 327 et. seq.; The Wildlife Coordination Act of 1958, as amended; 31.

32. The Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1975 (42 U.S.C., s. 6901 et. seq.);

33. Noise Abatement and Control: Departmental Policy Implementation, Responsibilities, and Standards, 24 C.F.R. Part 51, Subpart B;

Flood Disaster Protection Act of 1973, P.L. 92-234;

35. Protection of Historic and Cultural Properties under HUD Programs, 24 C.F.R. Part 59;

36. Coastal Zone Management Act of 1972, P.L. 92-583;

37. Architectural and Construction Standards;

Architectural Barriers Act of 1968, 42 U.S.C. 4151;

39. Executive Order 11296, relating to evaluation of flood hazards;

40. Executive Order 11288, relating to prevention, control and abatement of water pollution;

Cost-Effective Energy Conservation Standards, 24 C.F.R. 41. Part 39,

Section 8 Existing Housing Quality Standards, 24 C.F.R. 42. Part 882;

Coastal Barrier Resource Act of 1982;

Federal Fair Labor Standards Act, 29 U.S.C., s. 201 et. seq.;

45. Title VI of the Civil Rights Act of 1964 - Nondiscrimination;

Title VII of the Civil Rights Act of 1968 - Non-46. discrimination in housing;

47. Age Discrimination Act of 1975;

48. Executive Order 12892- Fair Housing

Section 109 of the Housing and Community Development 49. Act of 1974, Non-discrimination;

50. Section 504 of the Rehabilitation Act of 1973 and 24 C.F.R. Part 8:

Executive Order 11063 - Equal Opportunity in Housing;

Executive Order 11246 - Non-discrimination;

53. Section 3 of the Housing and Urban Development Act of 1968, as amended - Employment/Training of Lower Income Residents and Local Business Contracting;

Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, P.L., 100-17, and 49 C.F.R. Part 24;

55. Copeland Anti-Kickback Act of 1934;

Hatch Act:

Title IV Lead-Based Paint Poisoning Prevention Act (42 U.S.C., s. 1251 et. seq.);

OMB Circulars A-87, A-102, A-122, and A-133, as revised; 58.

59. Administrative Requirements for Grants, 24 C.F.R. Part 85; Section 102 of the Department of Housing and Urban Development Reform Act of 1989 and 24 C.F.R. Part 12.

ATTACHMENT C RECORDKEEPING

N/A

Attachment D

Reports

The following reports must be completed and submitted to the Department in the time frame indicated. Failure to timely file these reports constitutes an event of default, as defined in Paragraph (10) of this Agreement.

- 1. The Contractual Obligation and MBE Report must be submitted to the Department by April 15 and October 15 annually. The form must reflect all contractual activity for the period. If no activity has taken place during the reporting period, the form must indicate "no activity".
- 2. A Quarterly Progress Report must be submitted to the Department on the last day of the month on the report form provided by the Department.
- 3. The Administrative Closeout Package must be submitted to the Department forty-five (45) days after the Agreement termination date.
- In accordance with OMB Circular A-133, revised, should the Recipient meet the threshold for submission of a single or program specific audit, the audit must be conducted in accordance with OMB Circular A-133 and submitted to the Department no later than nine (9) months from the end of the Recipient's fiscal year. If the Recipient did not meet the audit threshold, a certification must be provided to the Department no later than nine (9) months from the end of the Recipient's fiscal year.
- 5. The Section 3 Summary Report must be completed and submitted to the Department by July 31 annually. The form must be used to report annual accomplishments regarding employment and other economic opportunities provided to persons and businesses that meet Section 3 requirements.
- 6. Request for Funds must be completed on the Department's Request for Funds form and submitted in a pdf format via email by an authorized signatory. Requests for Funds received via email will only be accepted from an email address that is reflected on the Signature Authority form. The Request for Funds must be submitted to the following departmental email address: disasterrecovery@dca.state.fl.us

ATTACHMENT E JUSTIFICATION OF ADVANCE PAYMENT

N/A

Attachment F

Warranties and Representations

Financial Management

Recipient's financial management system must include the following:

(1) Accurate, current and complete disclosure of the financial results of this project or program.

(2) Records that identify the source and use of funds for all activities. These records shall contain

information pertaining to grant awards, authorizations, obligations, unobligated balances, assets,

outlays, income and interest.

(3) Effective control over and accountability for all funds, property and other assets. Recipient shall

safeguard all assets and assure that they are used solely for authorized purposes.

(4) Comparison of expenditures with budget amounts for each Request For Payment. Whenever

appropriate, financial information should be related to performance and unit cost data.

(5) Written procedures to determine whether costs are allowed and reasonable under the provisions of the

applicable OMB cost principles and the terms and conditions of this Agreement.

(6) Cost accounting records that are supported by backup documentation.

Competition

All procurement transactions shall be done in a manner to provide open and free competition. The Recipient shall be

alert to conflicts of interest as well as noncompetitive practices among contractors that may restrict or eliminate

competition or otherwise restrain trade. In order to ensure excellent contractor performance and eliminate unfair

competitive advantage, contractors that develop or draft specifications, requirements, statements of work, invitations

for bids and/or requests for proposals shall be excluded from competing for such procurements. Awards shall be

made to the bidder or offeror whose bid or offer is responsive to the solicitation and is most advantageous to the

Recipient, considering the price, quality and other factors. Solicitations shall clearly set forth all requirements that

the bidder or offeror must fulfill in order for the bid or offer to be evaluated by the Recipient. Any and all bids or

offers may be rejected when it is in the Recipient's interest to do so.

Contract Revised: 4/6/2010

22

Codes of Conduct

The Recipient shall maintain written standards of conduct governing the performance of its employees engaged in

the award and administration of contracts. No employee, officer, or agent shall participate in the selection, award, or

administration of a contract supported by public grant funds if a real or apparent conflict of interest would be

involved. Such a conflict would arise when the employee, officer, or agent, any member of his or her immediate

family, his or her partner, or an organization which employs or is about to employ any of the parties indicated, has a

financial or other interest in the firm selected for an award. The officers, employees, and agents of the Recipient

shall neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to

subcontracts. The standards of conduct shall provide for disciplinary actions to be applied for violations of the

standards by officers, employees, or agents of the Recipient.

Business Hours

The Recipient shall have its offices open for business, with the entrance door open to the public, and at least one

employee on site at all reasonable times for business. "Reasonable" shall be construed according to circumstances,

but ordinarily shall mean normal business hours of 8:00 a.m. to 5:00 p.m., local time, Monday through Friday.

Licensing and Permitting

All subcontractors or employees hired by the Recipient shall have all current licenses and permits required for all of

the particular work for which they are hired by the Recipient.

Contract Revised: 4/6/2010

23

Attachment G

Certification Regarding Debarment, Suspension, Ineligibility And Voluntary Exclusion

Subcontractor Covered Transactions

- (1) The prospective subcontractor of the Recipient, (name of subcontractor), certifies, by submission of this document, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the Contractor's subcontractor is unable to certify to the above statement, the prospective contractor shall attach an explanation to this form.

(Sub-Contractor's Name)	(Recipient's Name)
Date:	<u>_</u> .
(Print Name and Title)	10-DB-K4-10-60-01-K29 (DCA Contract Number)
(Street Address)	
City State Zin)	

ATTACHMENT H STATEMENT OF ASSURANCES

N/A

ATTACHMENT I ACTIVITY WORK PLANS

RECIPIENT CONTRACT NO. SERVICE AREA Palm Beach County 10-DB-K4-10-60-01-K29 DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 360,500

West Palm Beach Housing Authority
Southridge Service Area (Activity #1)

West Palm Beach Housing Authority

Date Start (month &	Date End (month &	Describe Proposed Action to be Undertaken or Contract Special Condition	# Units to be	Proposed	Proposed
year)	year)	Clearance Documentation	completed by		Administration
yeary	year,	to be submitted by "Date End"	"Date End"	Requested	\$\$ to be
		to be submitted by Date End		by "Date	Requested by
				End"	"Date End"
Activity #1 \A	lost Balm Bass	h Housing Authority Southwides Coming Aven Com 11. 1. 5			
Activity #1 - vv	rest raint beac	h Housing Authority Southridge Service Area – On-site Infrastructure Impro	vements	•	
Jun 2010	Aug 2010	Conduct Environmental Review Assessment		T	Τ
04.1.20.10	7.429 2070	Solidade Environmental Neview Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
	P	Total Entrance Testion Processing to Boy tailed receive the			
Oct 2010	Nov 2010	Award Subrecipient Agreement			
	-	1			į
Dec 2010	Mar 2011	Procure Engineering Services			
	<u> </u>				
Apr 2011	Jun 2011	Receive Bid docs from subrecipient			
1.1.0044	1.1.0044				
July 2011	July 2011	Request Wage Decision from DCA			
Aug 2011	Dec 2011	Advertise Rid/Submit Contractor Classes (Average Contractor)			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012			ļ	
0011 2012	04112012	Begin Construction Drainage/Street Improvement			•
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$108,150	
	. 55 25 12	Traduser State South Chigoling Constitution 30 % Completed		\$100,150	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$180,250	
		origining concludes on 60 % completed		\$100,230	
April 2012	April 2012	Request Draw Down – Construction 100% Completed	89,400 sq. ft.	\$72,100	
•			30, 100 04. 11.	4,2,100	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
	<u> </u>				
Note: More than	one activity may	be included per form.	(Rev. March 2010))

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County 10-DB-K4-10-60-01-K29

DATE PREPARED PROJECT BUDGET \$ West Palm Beach Housing Authority SUBRECIPIENT

May 30, 2010 342,598

Colony Oaks Service Area (Activity #2)

West Palm Beach Housing **Authority**

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation to be submitted by "Date End"	# Units to be completed by "Date End"	Proposed \$\$ to be Requested by "Date End"	Proposed Administration \$\$ to be Requested by "Date End"
Activity #2 – W	est Palm Beac	h Housing Authority Colony Oaks On-Site Infrastructure Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Nov 2010	Award Subrecipient Agreement			
Dec 2010	Mar 2011	Procure Engineering Services			
Apr 2011	Jun 2011	Receive Bid docs from subrecipient			
July 2011	July 2011	Request Wage Decision from DCA			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$102,780	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$171,299	
April 2012	April 2012	Request Draw Down – Construction 100% Completed	66,350 sq. ft	\$68,519	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
Vote: More than	one activity may	be included per form.		Rev. March 2010)

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
Town of Mangonia Park Service
Area (Activity #3)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 171,128 Town of Mangonia Park

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation to be submitted by "Date End"	# Units to be completed by "Date End"	Proposed \$\$ to be Requeste d by "Date End"	Proposed Administrati on \$\$ to be Requested by "Date End"
Activity #3 – T	own of Mangoni	a Park – Emergency Generator Installation			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Dec 2010	Procure Engineering Services			
Jan 2011	Feb 2011	Complete Bid docs			
Feb 2011	Feb 2011	Request Wage Decision from DCA & Submit Plans & Specs to DCA for Review			
Mar 2011	July 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
July 2011	July 2011	Begin Construction Drainage/Street Improvement			
Aug 2011	Aug 2011	Request Draw Down – Ongoing Construction 30% Completed		\$51,339	
Sept 2011	Sept 2011	Request Draw Down - Ongoing Construction 50% Completed		\$85,564	
Oct 2011	Oct 2011	Request Draw Down – Construction 100% Completed	1 Unit	\$34,225	
Nov 2011	Nov 2011	Final Inspection/Certification			
May 2012	May 2012	Complete Close out Packet and submit to DCA for review			
lote: More tha	n one activity ma	y be included per form.	(Rev	. March 2010)	

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
Westgate/Belvedere Homes CRA
Service Area (Activity #4)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 3,000,000 Westgate/Belvedere Homes CRA

Date Start Date End Describe Proposed Action to be Undertaken or Contract Special # Units to be Proposed \$\$ Proposed (month & (month & Condition completed by to be Administration year) year) Clearance Documentation "Date End" Requested \$\$ to be to be submitted by "Date End" by "Date Requested by End" "Date End" Activity #4 - Westgate/Belvedere Homes CRA- Belvedere Homes Drainage and Sanitary Sewer Improvement Jun 2010 Aug 2010 Conduct Environmental Review Assessment Aug 2010 Send Environmental Review Assessment to DCA and receive ROF Sept 2010 Oct 2010 Nov 2010 **Award Subrecipient Agreement** Dec 2010 Mar 2011 Procure Engineering Services April 2011 July 2011 Receive Bid docs from subrecipient Aug 2011 Aug 2011 Request Wage Decision from DCA Sept 2011 Dec 2011 Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed Jan 2012 Jan 2012 Begin Construction Drainage/Street Improvement Feb 2012 Feb 2012 Request Draw Down - Ongoing Construction 30% Completed \$900,000 Mar 2012 Mar 2012 Request Draw Down - Ongoing Construction 50% Completed \$1,500,000 April 2012 April 2012 Request Draw Down - Construction 100% Completed 1 Unit \$600,000 May 2012 May 2012 Final Inspection/Certification May 2012 June 2012 Complete Close out Packet and submit to DCA for review

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA Palm Beach County 10-DB-K4-10-60-01-K29

DATE PREPARED
PROJECT BUDGET \$

May 30, 2010 \$ 210,000 Town of Jupiter

Town of Jupiter/Indian Creek Community
Service Area (Activity #5)
SUBRECIPIENT

Date Start (month &	Date End (month &	Describe Proposed Action to be Undertaken or Contract Special Condition	# Units to	Proposed \$\$	Proposed
year)	year)	Clearance Documentation	be	_ to be	Administration
youry	year)		completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
	<u> </u>		End"	End"	"Date End"
Activity #5- To	wn of Jupiter/ I	ndian Creek Community—Drainage Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
	<u> </u>				
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Nov 2010	Award Subrecipient Agreement			
Dec 2010	Mar 2011	Procure Engineering Services			
April 2011	July 2011	Receive Bid docs from subrecipient			
Aug 2011	A. 15 2044	D			
Aug 2011	Aug 2011	Request Wage Decision from DCA			
Sept 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$63,000	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$105,000	
April 2012	April 2012	Request Draw Down - Construction 100% Completed	4 1 1mi4	£42.000	
			1 Unit	\$42,000	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA Palm Beach County 10-DB-K4-10-60-01-K29 DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 300,425 N/A

PBC Engineering Services Division—
10th Avenue Service Area(Activity #6)

Date Start (month &	Date End (month &	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
•	1 '	Condition	be	_ to be	Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #6 – Pl	BC Engineering	g Services Division—10 th Avenue Storm Drainage			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Dec 2010	Procure Engineering Services			
		Transferring Controls			
Feb 2011	June 2011	Draft Plans & Specs			
July 2011	Aug 2011	Request Wage Decision from DCA & Submit Plans & Specs to DCA for Review			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$90,128	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$150,213	
Apr 2012	Apr 2012	Request Draw Down – Construction 100% Completed	1 Unit	\$60,084	:
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
PBC Engineering Services Division—

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 453,500 N/A

Haverhill Road Service Area (Activity #7)

Date Start	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
(month &	(month &	Condition	be	to be	Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #7 - F	BC Engineerin	g Services—Haverhill Road Drainage Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
		2 3 3 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3			
Oct 2010	Dec 2010	Procure Engineering Services			
Feb 2011	June 2011	Draft Plans & Specs			
July 2011	Aug 2011	Request Wage Decision from DCA & Submit Plans & Specs to DCA for Review			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$136,050	
Mor. 2012	M 0040			4 .00,000	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$226,750	
Apr 2012	Apr 2012	Request Draw Down - Construction 100% Completed	1 Unit	\$90,700	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
		·			
Note: More thar	n one activity m	ay be included per form.	1	(Rev. March 201	0)

RECIPIENT CONTRACT NO. **SERVICE AREA**

Palm Beach County 10-DB-K4-10-60-01-K29

DATE PREPARED PROJECT BUDGET \$ PBC Engineering Services Division--Glen SUBRECIPIENT

May 30, 2010 723,155 N/A

Ridge/Cloud Lake Service Area (Activity

<u>#8)</u>

Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
1 ,		be	to be	Administration
year)		completed	Requested	\$\$ to be
	to be submitted by "Date End"	by "Date	by "Date	Requested by "Date End"
PBC Engineering	g ServiceGlen Ridge/Cloud Lake Drainage			, , , , , , , , , , , , , , , , , , , ,
Aug 2010	Conduct Environmental Review Assessment			
Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Draft Plans & Specs			
Nov 2010	Request Wage Decision from DCA & Submit Bid Docs to DCA for Review			
Apr 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to			
May 2011	Begin Construction Drainage/Street Improvement			
July 2011	Request Draw Down – Ongoing Construction 30% Completed		\$216,947	
Sept 2011	Request Draw Down – Ongoing Construction 50% Completed		\$316,578	
Dec 2011	Request Draw Down - Construction 100% Completed	1 Unit	\$189,630	
Jan 2012	Final Inspection/Certification			
May 2012	Complete Close out Packet and submit to DCA for review			
one activity me	nu ha inglude de confe			
	(month & year) PBC Engineering Aug 2010 Sept 2010 Oct 2010 Nov 2010 Apr 2011 May 2011 July 2011 Sept 2011 Dec 2011 Jan 2012 May 2012	(month & year) PBC Engineering ServiceGlen Ridge/Cloud Lake Drainage Aug 2010 Conduct Environmental Review Assessment Sept 2010 Send Environmental Review Assessment to DCA and receive ROF Oct 2010 Draft Plans & Specs Nov 2010 Request Wage Decision from DCA & Submit Bid Docs to DCA for Review Apr 2011 Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed May 2011 Request Draw Down – Ongoing Construction 30% Completed Sept 2011 Request Draw Down – Ongoing Construction 50% Completed Dec 2011 Request Draw Down – Construction 100% Completed Jan 2012 Final Inspection/Certification	(month & year) Condition Clearance Documentation to be submitted by "Date End" PBC Engineering ServiceGlen Ridge/Cloud Lake Drainage Aug 2010 Conduct Environmental Review Assessment Sept 2010 Send Environmental Review Assessment to DCA and receive ROF Oct 2010 Draft Plans & Specs Nov 2010 Request Wage Decision from DCA & Submit Bid Docs to DCA for Review Apr 2011 Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed May 2011 Begin Construction Drainage/Street Improvement July 2011 Request Draw Down – Ongoing Construction 30% Completed Sept 2011 Request Draw Down – Ongoing Construction 50% Completed Dec 2011 Request Draw Down – Construction 100% Completed 1 Unit Jan 2012 Final Inspection/Certification May 2012 Complete Close out Packet and submit to DCA for review	(month & year) Condition Clearance Documentation to be submitted by "Date End" PBC Engineering ServiceGlen Ridge/Cloud Lake Drainage Aug 2010 Conduct Environmental Review Assessment Sept 2010 Send Environmental Review Assessment to DCA and receive ROF Oct 2010 Draft Plans & Specs Nov 2010 Request Wage Decision from DCA & Submit Bid Docs to DCA for Review Apr 2011 Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed May 2011 Begin Construction Drainage/Street Improvement July 2011 Request Draw Down - Ongoing Construction 30% Completed Salta, 578 Dec 2011 Request Draw Down - Construction 100% Completed 1 Unit \$189,630 May 2012 Complete Close out Packet and submit to DCA for review

RECIPIENT CONTRACT NO. **SERVICE AREA**

Palm Beach County 10-DB-K4-10-60-01-K29 PBC Engineering Services Division--

DATE PREPARED PROJECT BUDGET \$ **SUBRECIPIENT**

May 30, 2010 423,000 N/A

Limestone Creek Service Area(Activity #9)

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation to be submitted by "Date End"	# Units to be completed by "Date End"	Proposed \$\$ to be Requested by "Date End"	Proposed Administration \$\$ to be Requested by "Date End"
Activity #9- P	BC Engineering	g ServicesLimestone Creek Drainage Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment		<u> </u>	
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Oct 2010	Draft Plans & Specs			
Nov 2010	Nov 2010	Request Wage Decision from DCA & Submit Bid Docs to DCA for Review			
Dec 2010	Apr 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
May 2011	May 2011	Begin Construction Drainage/Street Improvement			
July 2011	July 2011	Request Draw Down – Ongoing Construction 30% Completed		\$126,900	
Sept 2011	Sept 2011	Request Draw Down – Ongoing Construction 50% Completed		\$211,500	
Dec 2011	Dec 2011	Request Draw Down – Construction 100% Completed	1 Unit	\$84,600	
Jan 2012	Jan 2012	Final Inspection/Certification			
April 2012	May 2012	Complete Close out Packet and submit to DCA for review			
Dec 2012	Feb 2012	Final Inspection/Certification Request Final Draw			
Apr 2012	May 2012	Complete Close out Packet and submit to DCA for review			
lote: More than	n one activity ma	ay be included per form.		(Pov. March 201	

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
Palm Beach County (Activity #10)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 740,744 N/A

/ Al- 0	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
(month &	(month &	Condition	be	to be	Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #10 -	PBC HCD Co	unty Administered Multi-family Rental Assistance Program			
July 2010	Oct 2010	Identify and Select Subrecipient			
Oct 2010	Nov 2010	Conduct Environmental Review Assessment on Housing Projects			V
Dec 2010	Jan 2011	Send Environmental Review Assessment to DCA and receive ROF			
Jan 2011	March 2011	Award Subrecipient Agreement			
April 2011	June 2011	Receive Bid docs from subrecipient			
June 2011	June 2011	Request Wage Decision from DCA			
July 2011	Oct 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to			
		Proceed			,
Nov 2011	Nov 2011	Begin Construction of Selected Housing Units - Request Draw Down	25 Units	\$185,186	
Dec 2011	Dec 2011	Request Draw Down – Ongoing Construction 30% Completed	25 Units	\$185,186	
Jan 2012	Jan 2012	Request Draw Down – Ongoing Construction 50% Completed	25 Units	\$185,186	
			20 011113	Ψ100,100	
eb 2012	Feb 2012	Request Draw Down – Construction 100% Completed	25 Units	\$185,186	····
March 2012	March 2012	Final Review, Release of Liens Close Out of Housing Units			410.
	1		1		

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. **SERVICE AREA**

Palm Beach County 10-DB-K4-10-60-01-K29 Palm Beach County (Activity #11)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 163,355

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation to be submitted by "Date End"	# Units to be completed by "Date End"	Proposed \$\$ to be Requested by "Date End"	Proposed Administration \$\$ to be Requested by "Date End"
Activity #11	Palm Beach (County – Housing and Community Development Administration Cost			
Jun 2010	Aug 2010	Begin Contract Period			
Sept 2010	April 2012	Prepare Quarterly Reports, MBEs, Amendments (as needed), Timesheets, and Monitoring Report.			
Apr 2012	May 2012	Submit Final Invoice	N/A	N/A	\$163,355
					·
Noto: More th		nay be included per form.			

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County 10-DB-K4-10-60-01-K29

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 360,500

West Palm Beach Housing Authority Southridge Service Area (Activity #1)

West Palm Beach Housing Authority

Date Start	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to be	Proposed	Proposed
(month &	(month &	Condition	completed by	\$\$ to be	Administration
year)	year)	Clearance Documentation	"Date End"	Requested	\$\$ to be
		to be submitted by "Date End"		by "Date	Requested by
				End"	"Date End"
Activity #1 – W	est Palm Beac	n Housing Authority Southridge Service Area – On-site Infrastructure Impro	ovements		
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Nov 2010	Award Subrecipient Agreement			
Dec 2010	Mar 2011	Procure Engineering Services			
Apr 2011	Jun 2011	Receive Bid docs from subrecipient			
	0411 2011	Trootive Did does from subjectiplent			
July 2011	July 2011	Request Wage Decision from DCA			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to			
	1	Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down - Ongoing Construction 30% Completed		\$108,150	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$180,250	
April 2012	April 2012	Postured Draw Davis Const. 11, 1000/ Co.			
	April 2012	Request Draw Down - Construction 100% Completed	89,400 sq. ft.	\$72,100	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
Note: More than	one activity may	be included per form.		Rev. March 2010	

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County 10-DB-K4-10-60-01-K29

DATE PREPARED
PROJECT BUDGET \$

May 30, 2010 342,598

West Palm Beach Housing Authority SUBRECIPIENT Colony Oaks Service Area (Activity #2)

West Palm Beach Housing
Authority

(Rev. March 2010)

Date Start Describe Proposed Action to be Undertaken or Contract Special Date End # Units to be Proposed Proposed (month & (month & Condition \$\$ to be completed by Administration year) Clearance Documentation year) "Date End" Requested \$\$ to be to be submitted by "Date End" by "Date Requested by End" "Date End" Activity #2 - West Palm Beach Housing Authority Colony Oaks On-Site Infrastructure Improvements Jun 2010 Aug 2010 Conduct Environmental Review Assessment Aug 2010 Sept 2010 Send Environmental Review Assessment to DCA and receive ROF Oct 2010 Nov 2010 Award Subrecipient Agreement Dec 2010 Mar 2011 Procure Engineering Services Apr 2011 Jun 2011 Receive Bid docs from subrecipient July 2011 July 2011 Request Wage Decision from DCA Aug 2011 Dec 2011 Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed Jan 2012 Begin Construction Drainage/Street Improvement Jan 2012 Request Draw Down - Ongoing Construction 30% Completed Feb 2012 Feb 2012 \$102,780 Mar 2012 Request Draw Down - Ongoing Construction 50% Completed Mar 2012 \$171,299 **April 2012** April 2012 Request Draw Down - Construction 100% Completed 66,350 sq. ft \$68,519 May 2012 May 2012 Final Inspection/Certification May 2012 June 2012 Complete Close out Packet and submit to DCA for review Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA Palm Beach County
10-DB-K4-10-60-01-K29
Town of Mangonia Park Service
Area (Activity #3)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 171,128 Town of Mangonia Park

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation to be submitted by "Date End"	# Units to be completed by "Date End"	Proposed \$\$ to be Requeste d by "Date End"	Proposed Administrati on \$\$ to be Requested by "Date End"
Activity #3 - T	own of Mangonia	a Park – Emergency Generator Installation			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment		T	
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF		\$	
Oct 2010	Dec 2010	Procure Engineering Services			
Jan 2011	Feb 2011	Complete Bid docs			
Feb 2011	Feb 2011	Request Wage Decision from DCA & Submit Plans & Specs to DCA for Review			
Mar 2011	July 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
July 2011	July 2011	Begin Construction Drainage/Street Improvement			
Aug 2011	Aug 2011	Request Draw Down – Ongoing Construction 30% Completed		\$51,339	
Sept 2011	Sept 2011	Request Draw Down – Ongoing Construction 50% Completed		\$85,564	
Oct 2011	Oct 2011	Request Draw Down – Construction 100% Completed	1 Unit	\$34,225	
Nov 2011	Nov 2011	Final Inspection/Certification			
May 2012	May 2012	Complete Close out Packet and submit to DCA for review			

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
Westgate/Belvedere Homes CRA
Service Area (Activity #4)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 3,000,000 Westgate/Belvedere Homes

CRA

Date Start	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to be	Proposed \$\$	Proposed
(month &	(month &	Condition	completed by	to be	Administration
year)	year)	Clearance Documentation	"Date End"	Requested	\$\$ to be
		to be submitted by "Date End"		by "Date	Requested by
				End"	
				<u> End</u>	"Date End"
Activity #4 – V	/estgate/Belved	dere Homes CRA- Belvedere Homes Drainage and Sanitary Sewer Improve	ement		
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
		5 STAGES ENVIRONMENTAL REVIEW ASSESSMENT			
Aug 2010	Sept 2010	Send Environmental Paview Access to 1 201			
	Ocpt 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Nov 2010	A			
OCI 2010	140V 2010	Award Subrecipient Agreement		f	
D 0040					
Dec 2010	Mar 2011	Procure Engineering Services			
				j	
April 2011	July 2011	Receive Bid docs from subrecipient			
	<u> </u>				
Aug 2011	Aug 2011	Request Wage Decision from DCA			
		The quest mage besides from BOA			
Sept 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to			
•		Proceed Proceed			
Jan 2012	Jan 2012			1	
Juli 2012	0411 2012	Begin Construction Drainage/Street Improvement			
eb 2012	F-h 2040				
6 D 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$900,000	
40040	·			4000,000	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$1,500,000	
				\$1,500,000	
April 2012	April 2012	Request Draw Down - Construction 100% Completed	1 Limit	\$000,000	
		The state of the s	1 Unit	\$600,000	
/lay 2012	May 2012	Final Inspection/Certification	-		
		- F			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
•		Somplete Glose out Packet and Submit to DCA for review			
lote: More than	one activity m	ay be included per form.			
e.e. more tra	one activity III	ay be included per form.	(Re	ev. March 2010)	

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County 10-DB-K4-10-60-01-K29

DATE PREPARED PROJECT BUDGET \$ Town of Jupiter/Indian Creek Community SUBRECIPIENT

May 30, 2010 \$ 210,000 **Town of Jupiter**

Service Area (Activity #5)

Date Start (month &	Date End (month &	Describe Proposed Action to be Undertaken or Contract Special Condition	# Units to be	Proposed \$\$ to be	Proposed Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #5- To	own of Jupiter/ I	ndian Creek Community—Drainage Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Nov 2010	Award Subrecipient Agreement			
Dec 2010	Mar 2011	Procure Engineering Services			
April 2011	July 2011	Receive Bid docs from subrecipient			
Aug 2011	Aug 2011	Request Wage Decision from DCA			
Sept 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$63,000	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$105,000	
April 2012	April 2012	Request Draw Down - Construction 100% Completed	1 Unit	\$42,000	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. **SERVICE AREA**

Palm Beach County 10-DB-K4-10-60-01-K29 PBC Engineering Services Division— 10th Avenue Service Area(Activity #6)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 300,425

Date Start	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
(month &	(month &	Condition	be	to be	Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #6 – P	BC Engineering	g Services Division—10 th Avenue Storm Drainage			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment	<u> </u>		
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Dec 2010	Procure Engineering Services			
Feb 2011	June 2011	Draft Plans & Specs			
July 2011	Aug 2011	Request Wage Decision from DCA & Submit Plans & Specs to DCA for			
Aug. 2011	D = = 0014	Review			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down - Ongoing Construction 30% Completed		\$90,128	
Mar 2012	Mar. 2040				
VIAI 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$150,213	
Apr 2012	Apr 2012	Request Draw Down - Construction 100% Completed	1 Unit	\$60,084	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
loto: Moro the	a one potivite :				
iole. More mai	ir one activity m	ay be included per form.		(Rev. March 201	0)

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
PBC Engineering Services Division—

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 453,500 N/A

Haverhill Road Service Area (Activity #7)

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation	# Units to be completed	Proposed \$\$ to be Requested	Proposed Administration \$\$ to be
		to be submitted by "Date End"	by "Date End"	by "Date End"	Requested by "Date End"
Activity #7 – F	PBC Engineerin	g Services—Haverhill Road Drainage Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Dec 2010	Procure Engineering Services			
Feb 2011	June 2011	Draft Plans & Specs			
July 2011	Aug 2011	Request Wage Decision from DCA & Submit Plans & Specs to DCA for Review			
Aug 2011	Dec 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Jan 2012	Jan 2012	Begin Construction Drainage/Street Improvement			
Feb 2012	Feb 2012	Request Draw Down – Ongoing Construction 30% Completed		\$136,050	
Mar 2012	Mar 2012	Request Draw Down – Ongoing Construction 50% Completed		\$226,750	
Apr 2012	Apr 2012	Request Draw Down – Construction 100% Completed	1 Unit	\$90,700	
May 2012	May 2012	Final Inspection/Certification			
May 2012	June 2012	Complete Close out Packet and submit to DCA for review			
1 - 4 8 4 (1	11 11				

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA Palm Beach County
10-DB-K4-10-60-01-K29
PBC Engineering Services Division--Glen

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 723,155 N/A

Ridge/Cloud Lake Service Area (Activity #8)

Date Start	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
(month &	(month &	Condition	be	to be	Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #8 – F	PBC Engineering	g ServiceGlen Ridge/Cloud Lake Drainage			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			100 to 10
Oct 2010	Oct 2010	Draft Plans & Specs			
Nov 2010	Nov 2010	Request Wage Decision from DCA & Submit Bid Docs to DCA for Review			
Dec 2010	Apr 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
May 2011	May 2011	Begin Construction Drainage/Street Improvement			
July 2011	July 2011	Request Draw Down – Ongoing Construction 30% Completed		\$216,947	
Sept 2011	Sept 2011	Request Draw Down – Ongoing Construction 50% Completed		\$316,578	
Dec 2011	Dec 2011	Request Draw Down – Construction 100% Completed	1 Unit	\$189,630	
Jan 2012	Jan 2012	Final Inspection/Certification			
April 2012	May 2012	Complete Close out Packet and submit to DCA for review			

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. **SERVICE AREA**

Palm Beach County 10-DB-K4-10-60-01-K29 PBC Engineering Services Division--

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 423,000 N/A

Limestone Creek Service Area(Activity #9)

/	Date End	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
(month &	(month &	Condition	be	to be	Administration
year)	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #9- P	BC Engineering	ServicesLimestone Creek Drainage Improvements			
Jun 2010	Aug 2010	Conduct Environmental Review Assessment			
Aug 2010	Sept 2010	Send Environmental Review Assessment to DCA and receive ROF			
Oct 2010	Oct 2010	Draft Plans & Specs			
Nov 2010	Nov 2010	Request Wage Decision from DCA & Submit Bid Docs to DCA for			
		Review			
Dec 2010	Apr 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
May 2011	May 2011	Begin Construction Drainage/Street Improvement		·	
July 2011	July 2011	Request Draw Down – Ongoing Construction 30% Completed		\$126,900	
Sept 2011	Sept 2011	Request Draw Down – Ongoing Construction 50% Completed		\$211,500	
Dec 2011	Dec 2011	Request Draw Down – Construction 100% Completed	1 Unit	\$84,600	
Jan 2012	Jan 2012	Final Inspection/Certification			
April 2012	May 2012	Complete Close out Packet and submit to DCA for review			
Dec 2012	Feb 2012	Final Inspection/Certification Request Final Draw			
	1	1		1	

RECIPIENT CONTRACT NO. SERVICE AREA Palm Beach County
10-DB-K4-10-60-01-K29
Palm Beach County (Activity #10)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 740,744 N/A

Date Start (month &	Date End (month &	Describe Proposed Action to be Undertaken or Contract Special	# Units to	Proposed \$\$	Proposed
year)	1 '	Condition	be	to be	Administration
year /	year)	Clearance Documentation	completed	Requested	\$\$ to be
		to be submitted by "Date End"	by "Date	by "Date	Requested by
			End"	End"	"Date End"
Activity #10 -	PBC HCD Co	unty Administered Multi-family Rental Assistance Program			
July 2010	Oct 2010	Identify and Select Subrecipient			
Oct 2010	Nov 2010	Conduct Environmental Review Assessment on Housing Projects			
Dec 2010	Jan 2011	Send Environmental Review Assessment to DCA and receive ROF			
Jan 2011	March 2011	Award Subrecipient Agreement			
April 2011	June 2011	Receive Bid docs from subrecipient			
June 2011	1 0044				
	June 2011	Request Wage Decision from DCA			
July 2011	Oct 2011	Advertise Bid/Submit Contractor Clearance/Award Contract/Notice to Proceed			
Nov 2011	Nov 2011	Begin Construction of Selected Housing Units - Request Draw Down	25 Units	\$185,186	
Dec 2011	Dec 2011	Request Draw Down – Ongoing Construction 30% Completed	25 Units	\$185,186	
Jan 2012	Jan 2012	Request Draw Down – Ongoing Construction 50% Completed	25 Units	\$185,186	
Feb 2012	Feb 2012	Request Draw Down - Construction 100% Completed	25 Units	\$185,186	-
March 2012	March 2012	Final Review, Release of Liens Close Out of Housing Units			
May 2012	June 2012	Complete Close Out Packet and Submit to DCA for Review			

Note: More than one activity may be included per form.

RECIPIENT CONTRACT NO. SERVICE AREA

Palm Beach County
10-DB-K4-10-60-01-K29
Palm Beach County (Activity #11)

DATE PREPARED PROJECT BUDGET \$ SUBRECIPIENT

May 30, 2010 163,355 N/A

Date Start (month & year)	Date End (month & year)	Describe Proposed Action to be Undertaken or Contract Special Condition Clearance Documentation to be submitted by "Date End"	# Units to be completed by "Date End"	Proposed \$\$ to be Requested by "Date End"	Proposed Administration \$\$ to be Requested by "Date End"
		County – Housing and Community Development Administration Cost			
Jun 2010	Aug 2010	Begin Contract Period			
Sept 2010	April 2012	Prepare Quarterly Reports, MBEs, Amendments (as needed), Timesheets, and Monitoring Report.			
Apr 2012	May 2012	Submit Final Invoice	N/A	N/A	\$163,355
			·		
Note: Mare th	on one optivity	may be included per form		(D. 14.). 000	

Note: More than one activity may be included per form.

Attachment J: Program and Special Conditions

- Prior to the obligation or disbursement of any funds, except for administrative expenses not to exceed Fifteen Thousand Dollars (\$15,000), but in any case, no later than ninety-days (90) from the effective date of this Agreement, the Recipient shall complete the following:
 - a. Comply with procedures set forth in 24 C.F.R. Part 58, Environmental Review Procedure for Title I Community Development Block Grant Programs and 40 C.F.R. Section 1500-1508, National Environmental Policy Act Regulations. When this condition has been fulfilled to the satisfaction of the Department, the Department will issue a Release of Funds.
 - b. Submit to the Department copies of all required policies and procedures that have been adopted by the local government but were not provided at the time of original Application. Also, unless submitted with the grant application, submit an executed copy of the required inter-local Agreement if more than one local government will receive funding under this contract.
 - c. The documentation required in paragraph 2 below for any professional services contract associated with activities funded under this grant.
- 2. For each procured and executed professional services contract for which Disaster funding will be requested, or within five (5) days of the execution of any yet to be procured professional services for which Disaster funding will be requested, submit a <u>copy</u> of the procurement documents listed below. The recipient proceeds at it's own risk if it incurs or expends any funds for a professional services contract before the Department reviews and approves the procurement.
 - a. Public notice of the terms of the request for proposals in a newspaper of regional circulation, including affidavit of publication;
 - b. List of entities to whom a notification of the request for proposals was provided by email, U.S mail or by fax;
 - c. List of firms that submitted a proposal (only if short-listing procedure was used);
 - d. Completed short-listing evaluation / ranking forms, including any ranking summary document, and document transmitting the short-listed firms to the commission (only if short-listing procedure used);
 - e. Completed final evaluation / ranking forms;
 - f. Portion of commission minutes dealing with contract award;
 - g. Cost breakout from selected firm used for completion of the cost analysis (if pricing information was not submitted with proposals);
 - h. Contract (signed or proposed);
 - i. Truth-in-Negotiation certification (if not in the contract) for engineering contracts over \$150,000;
 - j. If a protest was filed, a copy of the protest and documentation of resolution;
 - k. A request for the Department's approval of a single source procurement if only one firm was considered and the contract exceeds \$25,000;
 - If a regional planning council or local government is performing the services, submit only a copy
 of the contract and cost analysis information.

- The Recipient shall not enter into a contract to be paid with Disaster funds based on a sole source or single proposal procurement action without prior written approval from the Department. Failure to secure the prior written approval shall relieve the Department of any obligation to fund the said procurement contract, including any payments previously made. If professional services procurement will not be undertaken, advise the Department.
- 4. For any activity that requires construction plans and specifications prepared by an engineer or architect:
 - a. Provide to the Department a copy of all engineering specifications and construction plans. The Recipient shall also furnish the Department, prior to soliciting bids or proposals, a copy of all bid documents for all services and/or materials to provide those services and/or materials for all construction activities when the bids are expected to exceed \$25,000. These submissions are for the limited purpose of identifying the extent of the activities to be accomplished with Disaster funds under this Agreement, and inclusion of program requirements, and in no way does it indicate that the Department has conducted a technical review of, or approved the plans or other bidding documents;
 - b. The Recipient shall not publicize any request for bids for construction purposes or distribute bid packages until the Department has provided to the Recipient, written acceptance of the engineering specifications, construction plans, and bid documents; and
 - c. In any service area which requires construction plans and specifications prepared by an engineer or architect, no more than twenty-five percent (25%) of the grant administration amount allocable to that service area may be requested until the construction plans and specifications for that service area have been received for review by the Department. For the purpose of this condition, the allocable grant administration amount for each service area is calculated by first determining each service area's percentage of total project costs, excluding administrative costs, and then multiplying the service area's percentage of total project costs by the total administrative budget. This calculation results in a percentage of total administrative costs per service area based on each service areas percentage of the grants total project costs, excluding administrative costs.
- 5. Any procurement which requires public notice in a newspaper (except as otherwise provided for in this contract) shall be published in a daily newspaper of general circulation in a nearby Office of Management and Budget (OMB) designated metropolitan statistical area (MSA). Alternatively, a local government may substitute such notice with a combination of local newspaper publication and mailed announcements to potential bidders, which generates at least three responsible and responsive bids or proposals. Such publication and/or mailing shall allow at least 12 days for receipt of the proposals or bids.
 - a. The Department must provide written permission prior to the local government awarding any contract exceeding \$25,000 procured as a result of inadequate competition, a sole source or noncompetitive procurement. For contracts below \$25,000, the local government's files must document the justification for such noncompetitive procurement which complies with 24 C.F.R. 85.36(b)(4).
 - b. All contracts for professional services shall conform to the following:
 - i. Any Request for Proposals which includes more than one service shall provide that:

 Proposals may be submitted for one or more of the services; qualifications and proposals shall be separately stated for each service; The evaluation of the proposals shall be separate for each service.
 - ii. A written evaluation, such as a ranking sheet or narrative, shall be prepared for each proposal, ranking or comparing each proposal to the criteria in the published Request for Proposals. Based on those criteria, the written evaluation will document why the successful proposal was selected.
 - iii. A separate professional services contract must be procured and executed between the local government and any professional services consultant for each particular CDBG subgrant and each service. Each advertisement for procurement of CDBG professional

- services, except for subgrant application preparation, must identify either the CDBG subgrant cycle by federal fiscal year or the CDBG subgrant cycle by federal fiscal year or the CDBG subgrant agreement to which it is applicable.
- iv. Each professional services contract must reference the CDBG subgrant agreement to which it is applicable.
- c. If CDBG and other sources of funding are being jointly used to fund activities under a single contract, the activities to be paid for with CDBG funds must be shown separately in the bid proposal so that the CDBG activities and the amount of the contract to be paid from CDBG funds are identifiable.
- d. If, after applying any specified deductive alternates, construction bids exceed available funds, the local government shall not negotiate with the low bidder unless there is only one bidder or all bidders are allowed to submit revised bids for the revised project.
- e. If the construction cost can be reduced by deleting entire line items or reducing quantities based on unit prices identified in the bid, the effect of such deletions or reductions on all bidders' prices shall be determined. Contract award shall be made to the low, responsive and responsible bidder for the revised project.
- f. All contracts in excess of \$100,000 covered by Section 3 regulations shall contain the language required in 24 C.F.R. 135.38.
- 6. Should the Recipient be undertaking any activity subject to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (URA), as amended, and:
 - a. Disaster funds will <u>not</u> be used for the cost of acquisition, the Recipient shall document completion of the acquisition by submitting all documentation required for a desk monitoring of the acquisition, including notice to the property owner of their rights under URA, invitation to accompany the appraiser, all appraisals, offer to the owner, acceptance, contract for sale, statement of settlement costs, copy of deed, waiver of rights (for donations), as applicable. The documentation shall be submitted within 45 days of acquiring the property and prior to advertising for construction bids for any activity that required the acquisition.
 - b. Disaster funds will be used for the cost of acquisition, the Recipient shall document completion of all pre-acquisition activities by submitting all documentation required for a desk monitoring of those activities, including notice to the property owner of their rights under URA, invitation to accompany the appraiser, all appraisals, offer to the owner, acceptance, contract for sale, waiver of rights (for donations), and estimated settlement costs, as applicable. The documentation shall be submitted to the Department for review prior to closing on the property. A copy of the final statement of settlement costs and a copy of recorded deed, with any required deed restrictions, shall be submitted within 45 days of the acquisition.
- 7. Payment for the acquisition of property, right-of-way, or easement must be approved in writing by the Department prior to distribution of funds. Should the Recipient fail to obtain Department approval, any portion of the cost of the acquisition exceeding Fair Market Value as established in the Housing and Urban Development (HUD) Handbook 1378 shall not be paid with Disaster funds. Furthermore, if grant funds are used for acquisition, the requirements of 24 CFR 570.83 (e) (2) regarding final use or disposition shall be met.
- If grant funds are used for acquisition of property for, or infrastructure in support of, LMI housing construction, construction of the housing must be completed and LMI benefit documented during the subgrant period.

- No payment from the Department shall be for an amount less than \$5,000, unless it is a local government's
 final request for funds. Additionally, all funds requested from the department must be expended within 3
 days of receipt.
- 10. If the project involves installation of new sewer lines, or a new sewer treatment plant funded (partially or wholly) from Disaster funds and new sewer lines funded by another source, the Recipient shall document notification to appropriate households of the requirement in Section 381.00655(1), Fla. Stat. (1995) to hookup to the sewer system within 365 days of its availability. (Note that the notification is to be provided at least one year prior to the anticipated availability of the system.) Special assessments or impact fees cannot be charged to households that are to be hooked-up to a water or sewage system.
- 11. The maximum percentage of subgrant funds allowed for architectural and engineering costs shall be based on the subgrant activities which require architectural design and engineering and shall not exceed the Rural Development (RD) Rural Utility Service (RUS) fee schedule (Form RD 1942-19) in Florida RUS Bulletin 1780-9, which can be obtained from the Department, and which is incorporated herein by reference.
 - a. If more than one design professional is needed for an activity or activities (e.g., a landscape architect in addition to an engineer for sidewalk construction in a Commercial Revitalization project), the local government shall not exceed the appropriate RD/RUS fee curve for each activity covered by each design professional negotiated separately. For projects involving both Table I and II activities, engineering costs shall be pro-rated appropriately. The Department will not fund or reimburse costs of engineering activities that are not eligible under the Rural Utilities Service (RUS) fee schedule or those costs that exceed the RUS rates.
- 12. The Recipient, by executing this Agreement, certifies that program income received and retained by the local government before closeout of the grant will be used to continue grant activities in compliance with all applicable requirements of 25 C.F.R. Section 570.489(e). The amount of program income earned and expended must be reported to the Department on a quarterly basis.
- 13. The Recipient shall annually undertake an activity to affirmatively further fair housing pursuant to 24 C.F.R. Section 570.487(b)(4). Annually shall be defined as an activity for each year or one-third thereof from the effective date of the contract to the date of submission of the administrative closeout.
- 14. A deed restriction shall be recorded on any real property or facility acquired with Disaster funds. This restriction shall limit the use of that real property or facility to the use stated in the Application and that title shall remain in the name of the Recipient. Such deed shall be made a part of the public records in the Clerk of Court of the County in which the Recipient is located. Any future disposition of that real property shall be in accordance with 24 C.F.R. Section 85.31. Any future change of use shall be in accordance with 24 C.F.R. Section 570.489(j).
- 15. The Recipient shall conduct all public hearings relating to this Agreement and performance hereunder in a location that is accessible to physically handicapped persons or make such accommodations as necessary to provide for active participation of handicapped persons desirous of attending such public hearings.
- 16. All amendments to the activities contained in the application, including proposed new activities must be approved by the Department in writing prior to the date of initiation of that activity or the execution of any contract with any third party relating to such activity. The Department reserves the right to require that an activity meeting the Low to Moderate Income (LMI) national objective be replaced with another activity meeting the LMI national objective if the original activity can not be completed.
- 17. All requests for subgrant amendments shall include the following written documentation for review by the Department:

- a. A cover letter signed by the Chief Elected Official or his or her designee which describes the need for the proposed changes and their effect upon the approved project.
- b. All application forms that would be changed by the proposed amendment.
- c. If applicable, a revised activity work plan; a revised budget showing the current and amended budget; If there is a change in activity location, a legible map which indicates the proposed change.
- d. If applicable, a copy of the minutes of the meeting of the Citizen's Advisory Task Force (CATF) when the proposed amendment was reviewed.
- e. If applicable, a copy of the public notice of the public notice for the public hearing at which the amendment was approved.
- f. Signature of the Chief Elected Official on Modification Form DCA 07.02.
- g. The amendment must be received by the Department at least 45 days prior to the end of the subgrant agreement. If the amendment is extending the subgrant agreement period, it must be received by the Department at least 90 days prior to the end of the subgrant agreement.
- h. If the local government requests administrative closeout prior to the termination date of the subgrant agreement, any amendment affecting closeout and requiring Department approval must be included with the closeout.
- i. Any proposed amendment extending the termination date of the subgrant agreement must be approved by the Department. The local government must explain any delay affecting project completion and must justify the need for the extension.
- 18. The Recipient shall comply with the historic preservation requirements of 24 C.F.R. 58.17 and the Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings, and with all other environmental regulatory requirements.
- 19. Conflicts of interest relating to procurement shall be addressed pursuant to 24 C.F.R. Section 570.489(g). Conflicts of interest relating to acquisition or disposition of real property; Disaster financial assistance to beneficiaries, businesses, or other third parties; or any other financial interest, whether real or perceived, shall be addressed pursuant to 24 C.F.R. Section 570.489(h).
- 20. The Recipient shall maintain records of its expenditure of funds from all sources that will allow accurate and ready comparison between the expenditures and the contracted budget line items by service area contracted activity as defined on Attachment A, Budget and Scope of Work, and on Attachment I, Activity Work Plans.
- 21. If an activity is designed by an engineer, architect, or other licensed professional, it shall be certified upon completion by a licensed professional as meeting the specifications of the design, as may have been amended by change orders. The date of completion of construction shall be noted as part of the certification. This certification shall be accomplished prior to submission of an administrative closeout package, and a copy of the certification shall be submitted with the administrative closeout package.
- 22. If, as a result of a site visit, the Department identifies any issues affecting the eligibility for funding any activity in the application, the local government shall provide information necessary to establish eligibility for the activity under the Disaster Recovery initiative program requirements or replace the activity with a new activity meeting program requirements.
- 23. Following demolition of a structure on private property, the local government shall place a lien against the real property for the cost of demolition. If the lien is not recorded against the real property, then the demolition cost is not an eligible cost under the grant. A lien is not required when the demolition is needed for residential reconstruction completed during the sub-grant period. A copy of the lien shall be maintained in the project files. When the lien is paid, the funds shall be treated as program income in accordance with CDBG regulations in 24 CFR 570.
- 24. For any activity performed as an "urgent need," the project files shall document that the activity meets the requirements of 24 CFR 570.483 (d) to qualify under the "urgent need" national objective. For these disaster recovery funds, the "threat to health or welfare" portion of the requirements may be established in

the context of the 2008 hurricane season damage. The Recipient must submit an appropriate and properly completed National Objective Form, including attachments; to the Department for review and approval before funds may be drawn down to implement those activities. A copy of the approved National Objective Form must be maintained in the sub-grant file.

- Objective Form, including attachments, to the Department for review and approval before funds may be drawn down to implement those activities. Before approval, the project files must document that the activity took place in an area officially designated as "slum" or "blighted" and meets HUD requirements for "slum and blight" on an area basis, or "slum and blight" on a "spot blight" basis. A copy of the approved National Objective form must be maintained in the sub-grant file.
- 26. For activities where hookups or connections are required as a condition for beneficiary access to a Disaster Recovery funded public improvement, no hookup or connection fees shall be charged to veryor moderate-income beneficiaries.
- 27. For any construction contract that requires payment of prevailing wages under the Davis-Bacon and Related Acts (DBRA), the Recipient shall take the following actions so that the Department may meet its DBRA tracking and reporting requirements to HUD for these funds:
 - a. Obtain a wage decision from the Department using its Wage Decision Request form or a similar document with the same information; and
 - b. Prior to awarding the construction contract, submit the Bidding Information and Contractor Eligibility form, or document with the same information, and obtain the Department's confirmation that the contractor is not excluded from participation in federally funded projects.
- 28. Pursuant to the Robert T. Stafford Disaster Assistance and Emergency Relief Act (42 U.S.C. 5155), no activity may receive assistance from these funds with respect to any cost that is reimbursable by FEMA, eligible for Small Business Administration assistance, insurance, or any other program or sources. The Recipient's project files shall document how compliance with this prohibition on duplication of benefits was determined for each activity, including sub-recipients and, for housing or other direct benefit activity, individual beneficiaries. Duplication of benefits identified during monitoring, by an audit, or other means may require repayment of duplication of benefit funds.
- 29. Before expending disaster recovery funds for housing rehabilitation projects, the recipient must receive prior written approval of release of funds and the file shall document damage by the applicable 2008 storm.
- 30. Recipients of these Disaster Recovery funds are responsible for management of all subrecipients vendors and contractors that will receive funding from this grant or will assist the Recipient in carrying out the activities funded under this grant. Recipients must take steps to ensure compliance with applicable Federal and State rules and regulations. The Recipient's monitoring must cover each program, function or activity. Site visits and any necessary review of files should be undertaken on a regular basis to ensure that projects are being carried out in a timely manner and that they comply with required rules and regulations. Recipients must report on the subrecipient, vendor and contractor progress on a quarterly basis using the Department's Quarterly Status Report developed specifically for this Disaster Recovery funding. Recipients are encouraged to develop written procedures and checklists for accomplishing such monitoring. During on-site visits, the Department may request documentation that reviews of subrecipients or contracted work has been monitored on a regular basis.

31. Definitions:

a. Administrative Costs - Administrative cost means the payment of all reasonable costs of management, coordination, monitoring, and evaluation, and similar costs and carrying charges, related to the planning and execution of community development activities, which are funded in

whole or in part under the Florida Community Development Block Grant Disaster Recovery Program. Administrative costs for the 2008 Disaster Action Plan are 2.5% of the total grant award. Activity delivery cost means a cost, except engineering, that can be directly associated with, and is required for, performing a specific activity. Activity delivery costs are charged to the activity line item. Engineering costs shall be charged to the engineering line item and has a separate limit. Activity delivery cost is a maximum of 5% for infrastructure and a maximum of 12% for housing activities.

- b. Architectural and Engineering Services Basic services required to be performed by an architect or engineer licensed by the State of Florida including preliminary engineering, design services and services during construction except for the following:
 - Site surveys for water treatment plants, sewage treatment works, dams, reservoirs, and other similar special surveys as may be required, such as route surveys.
 - ii. Laboratory test, well tests, borings, specialized geological soils, hydraulic or other studies recommended by the engineer.
 - iii. Property surveys, detailed description of sites, maps, drawings, or estimates related to them, assistance in negotiating for land and easement rights.
 - iv. Necessary data and filing maps for water rights.
 - v. Redesigns ordered by the owner after final plans have been accepted by the owner and the local government, except redesigns to reduce the project cost to within the funds available.
 - vi. Appearance before courts or boards on matters of litigation or hearings related to the project.
 - vii. Preparation of environment assessments or environmental impact statements
 - viii. Performance of detailed staking necessary for construction of the project in excess of the control skating.
 - ix. Provision of the operation and maintenance manual for facilities.
 - x. Activities required for obtaining state and federal regulatory agency construction permits.
 - xi. Design of hookups.
 - xii. Cost of engineering specialties such as electrical; hydro geological services; biologists; and heating, ventilation, and air conditioning (HVAC).
- c. Authorized Signature the original signature of the Chief Elected Official or the signature of a person who is designated by charter, resolution, code, ordinance or other official action of the local government to sign Disaster Recovery related documents. If a signature other than the Chief Elected Official is submitted, a copy of that designation must accompany that signature.
- d. Direct Benefit CDBG assistance that promotes or enhances individual well-being including housing rehabilitation, sewer and water hookups, or job creation by a Participating Party. Activities that only meet a national objective through an area-wide determination do not confer direct benefit.
- e. **Job Creation Location** is the geographic location within the project area where job creation activities of the Participating Party and expenditure of non-public funds will occur. This excludes any locations where public funds from any source are being expended for local government-owed infrastructure, local government owned public facilities or within public easements or rights-of-way.
- f. Jobs Created means permanent jobs which were not in existence in the State of Florida prior to the provision of the disaster assistance and which would not be created without CDBG Disaster Recovery assistance. In cases where an employer both creates and eliminates jobs, "jobs created" means the difference between the new jobs –created and the old jobs eliminated.
- g. **Jobs Permanent** a full-time position or a full-time equivalent position (2,000 hours annually) as set forth in the application which is necessary to the overall goals and objectives of a business and

which has no known end, and which will be maintained by the Participating Party for a minimum of one year from natural conditions or as otherwise clarified in 24 C.F.R. 570.483(b)(4).

- h. **Jobs Retained** a permanent position which, without CDBG Disaster Recovery assistance, would be abolished by layoffs, plant closing, or other severe economic or natural conditions or as otherwise clarified in 24 C.F.R. 570.483(b)(4).
- i. **Jurisdiction** is the corporate limits of a local government or the area over which it has zoning authority.
- Liquidated Damages funds paid to a local government by a contractor, vendor, or any other party pursuant to a pursuant to a CDBG-funded contract when such payment is triggered by nonperformance or failure to perform on their part. This definition is applicable whether such funds are withheld by the local government or repaid or rebated to the local government by the contractor, vendor or third party.
- k. Public Notice defined as an advertisement published in a local newspaper of general circulation at least five days, and no more than 20 days, prior to the event for which the notice was placed. of the time period shall not include the date of publication of the notice.
- 1. Section 3 refers to Section 3 of the Housing and Community Development Act of 1968, as amended, as effective on 5-23-06, and 24 C.F.R. Part 135, as effective on 5-23-06, relating to employment and other economic opportunities for lower income persons.
- m. Service Area total geographic area to be served by a sugbrant-funded activity, where at least 51 percent of the residents are low and moderate income persons. A service area will encompass all beneficiaries who are reasonably served or would be reasonably served by an activity.
- 32. An applicant may propose activities in other eligible jurisdictions as long as the applicant includes an executed Interlocal Agreement with their application which:
 - i. Includes as parties all local governments whose jurisdictions are included in the project and/or service area(s);
 - ii. Authorizes the applicant to undertake the activities in all jurisdictions included in the interlocal agreement; and
 - iii. Affirms that all activities are consistent with each local government's comprehensive plan and provides documentation which includes applicable excerpts of each local government's comprehensive plan in the supporting documentation section of the application
- 33. When two jurisdictions apply for funding for a joint project supported by two subgrants, an interlocal agreement must be included in each application that indicates that the jurisdictions have agreed upon a service area, how the funding under each subgrant will be expended, and evidence that each subgrant will meet the LMI national objective.
- 34. Documenting LMI Benefit and National Objective:
 - a. HUD Census Data LMI benefit may be documented by using HUD-provided Census Data where the service area geographically corresponds with block groups, census tracts, or local government geographical limits. A sample-based survey of the beneficiaries must utilize the "Income Verification Form," Form 28.06, which must correspond with the random sampling requirements established by HUD in Notice CPD-05-06, as effective on 5-23-06.
 - i. The survey process must verify eligibility of any proposed direct benefit activities; certify the number of projected very low, low and moderate income households and beneficiaries, and the total number of beneficiaries.

- ii. Where the sample-based survey results substantially overstate the proportion of persons with low or moderate income in a service area, the Department will require the local government to provide supporting evidence which substantiates the survey data. If the survey results are found to be inaccurate, the application shall be rejected.
- iii. For surveys of service areas under 50 households, all households must be surveyed. Any non-responding household must be assumed to be above low and moderate income. The number of household members for non-responding households may be verified through third parties.
- iv. For activities where hookups or connections are required for beneficiary access to the public improvement, low and moderate income benefit shall be determined by the number of low and moderate income persons in households connected to and able to use the water, sewer or there infrastructure at the time of administrative closeout.
- 35. The applicant shall adopt and implement procedures to fulfill regulatory and statutory requirements relating to Lead-Based Paint pursuant to 24 C.F.R. 570.487, 24 C.F.R. Part 35, and Section 302 of the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. Section 4822 et seq.). The applicant is required to:
 - a. Prohibit use of lead-based paint;
 - b. Notify potential beneficiaries of the hazards of lead-based paint;
 - c. Inspect properties prior to initiating rehabilitation to determine if lead-based paint is present;
 - d. Take any necessary actions to ensure the protection of workers and occupants during abatement;
 - e. Ensure that proper cleanup and disposal procedures are used; and
 - f. Retain records of enforcement and monitoring for at least three years.
- 36. At the time of submission of the closeout report, the local government must have available documentation which verifies its certification that all construction has been completed, inspected and approved by all parties prior to the subgrant agreement end date and submission of the administrative closeout. Upon completion of the activities contained in the local government's Disaster Recovery CDBG subgrant agreement, including any amendments, the local government shall submit to the Department a closeout which, at a minimum, gives the final statement of costs, certifies that the project and all non-administrative activities are completed and accepted, that all costs except those reflected on the closeout, and reflected on an enclosed final request for funds, and reports demographics of the program's beneficiaries.
- 37. Liquidated damages, rebates, refunds, or any other "non-program income" funds received shall be used to conduct additional eligible CDBG activities or returned to the Department. Additional direct and quantifiable costs (i.e., legal fees, court costs, engineering fees or administrative fees) generated by the incident creating the liquidated dames may be deducted from the total liquidated damages prior to undertaking additional activities or returning funds to the Department. Use of the funds for additional eligible Disaster Recovery CDBG activities must be preceded by an amendment to the contract detailing their use.

Grant Specific Special Conditions (If Applicable)

All Affordable Rental Housing (ARH) projects (along with any required back-up documentation, including, but not limited to; Project Narratives, Budgets, Housing Assistance Plans and Subrecipient Agreements) must be identified and submitted within 90 days of the final contract execution date.

In order to meet the State mandated 14% Affordable Rental Housing set-aside, at any time within the term of this Contract should Recipient be unable to utilize either a portion or all of their 14% Affordable Rental Housing set-aside amount, the Department reserves the right to reallocate the percentage amount unutilized to other Recipient(s).

Prior to submission of this contract for execution, recipient shall attach hereto a finalized Budget and Scope of Work provided by the Department (Attachment "A" and "A-1").

If necessary, the Recipient shall retain sufficient administrative funds to ensure Internet access, including email, for the duration of the contract, including any time extensions. If the Recipient does not already have a computer designated to the person responsible for grant oversight, which is located in the program office and capable of Internet access, administrative funds may be used as needed to obtain, at reasonable cost, a computer to allow Internet access.

ATTACHMENT K SIGNATURE AUTHORIZATION FORM

Attachment K

Department of Community Affairs Florida Small Cities Community Development Block Grant, Disaster Recovery and Neighborhood Stabilization Programs

SIGNATURE AUTHORITY FORM

	Submit an original Sig	nature Authority Forn	n with each contract.				
Recipient	Contrac			Funding Source			
Palm Beach County	10-DB	-K4-10-60-01-K2	9	I I Carall Citiza CDRC			
Mailing Address (Street or Post Office				[] Small Cities CDBG [X] Disaster Recovery			
100 Australian Avenue Suite 50				[] Neighborhood Stabilization			
City, State and Zip Code				Local Government DUNS #			
West Palm Beach, FL 33406				175302843			
Project Contact Person	Telephone #	***************************************	E-mail Address				
Edward W. Lowery	(561) 233-3602	<u>.</u>	Elowery@pbcgd	ov.org			
Financial Contact Person	Telephone #		E-mail Address				
Shairette Major	(561) 233-3679		Smajor@pbcgov				
Requests for Funds (RFFs) require (check one); [X] or	ne signature [] 1	two signatures of	individuals authorized below.			
RFFs must be submitted via email in from other email addresses will not	a pdf format from the	the email address o	<u>f one of the individu</u>	als listed below. RFFs submitted			
	be processed by the	Department.					
Typed Name		Date	Signature				
Shairette Major		05/11/10	1/10				
[X] Check here if above person is author	rized to submit RFFs	E-mail Address	/				
Typed Name		Date	Signature ~	Λ Ο			
Larry Brown		05/11/10					
[X] Check here if above person is author	rized to submit RFFs	E-mail Address					
Typed Name			/ / ·				
Typeu Name		Date	Signature				
[] Check here if above person is author	rized to submit RFFs	E-mail Address					
I certify, as the recipient's Chief Elec	ted Official that the	a abovo signaturos		sutherized to size Decuests for			
Funds and to submit RFF's electronic	cally.	above signatures	are or the mulviduals	additionized to sign Requests to:			
Typed Name		Date	Signature	1000			
Robert Weisman, County Administration [X] Check here if your local government of the country of	strator	5/11/10	(FFT) 6 and the State	VVVV			
[X] Check here if your local governi	nent will be working	nic runus Transfer 1 on a reimburseme	(cri) from the State ent basis	e or riorida.			
CDBG payments to local government	ts using EFT are aut	omatically deposite	d in the local govern	ment's general account. If the			
account is interest bearing, the CDB	G funds must be tra	nsferred to a non-ir	nterest bearing accou	int. Please call the CDBG			
Program at 850/922-1878 or 487-36 website: http://flair.dbf.state.fl.us/.	44 II you nave ques	tions. You can che	ck the status of your	deposit at the Comptroller's			
Local governments not receiving EFT	T, and not working o	on a reimbursement	<i>t basis,</i> must establis	h a non-interest bearing account.			
Provide account information for the f	financial institution ((insured by FDIC) b	elow. All signatures	on the account must be bonded.			
Name of Financial Institution Wachovia Bank	The state of the s	, and the second	Number 5001070034				
Street Address or Post Office Box 303 Banyan Blvd		Telepho	ne Number 355-2126				
City, State and Zip Code West Palm Beach, FL 33401							
**							

F	Quarterly Status lorida Small Cities								
Quarter Ending		Mar					 		···.
Local Government		17101	June	Sept Contrac	De				
Local Contact Person									
Email Address				Telepho	ne Numi	ber			
								•'	
Activity #	Name of Activity	3 National	Unit of Measure (HU,		5:	6		7	
		Objective	LF, UNIT, etc.)	Units Co This Quarter	Total to	Beneficiarie This Quarter		LMI Ben This	eficiaries Total
21A	Administration			Only	Date	Only	Date	Quarter	Date
21B		 							
210	Engineering	<u> </u>				ļ			
		ļ							
					-				
						 			
									·
				ļ					
		ļ							
LMI URGENT NEED									*
Confidence of the second second									
Stum AND BLIGHT se the space below to provide a narrat completion. You may wish to refer to the									
ompletion. You may wish to refer to the tachment A of your contract. Use add	litional pages as needer	d. Use a se	parate page for eac	ch service a	rea if nec	essary.	port shou	id correspo	ond to
		- · · · · · · · · · · · · · · · · · · ·							
scribe your most recent Fair Housing	activity, and give the da	ate that it wa	a completed Live						
scribe your most recent Fair Housing	activity, and give the da	ate that it wa	s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by s		ate that it wa	s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by re cial Code te (11)			s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by re cial Code te (11) can American (12)	acial code:		s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by reial Code te (11) can American (12) in (13) irican Indian or Alaskan Native (14)	acial code:		s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by recial Code te (11) tan American (12) in (13) erican Indian or Alaskan Native (14) tye Ha-waiian Pacific Islander (15) erican Indian or Alaskan Native and White (16)	acial code: Served this Quarter Se		s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by recial Code tial Code te (11) can American (12) in (13) erican Indian or Alaskan Native (14) ve Ha-waiian Pacific Islander (15) erican Indian or Alaskan Native and White (16) in and White (17) an American and White (18)	acial code: Served this Quarter Se		s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by recial Code te (11) can American (12) in (13) erican Indian or Alaskan Native (14) ve Ha-waiian Pacific Islander (15) erican Indian or Alaskan Native and White (16) an American and White (18) rican Indian/Alas-kan Native and African American Indian	acial code: Served this Quarter Se		s completed. Use	a separate	page if ne	cessary.			
er the number of beneficiaries served by reial Code tial Code te (11) can American (12) on (13) erican Indian or Alaskan Native (14) ve Ha-waiian Pacific Islander (15) erican Indian or Alaskan Native and White (16) on and White (17)	acial code: Served this Quarter Se	rved to Dat			page if ne	Cessary.			
er the number of beneficiaries served by recial Code te (11) can American (12) in (13) rican Indian or Alaskan Native (14) ve Ha-waiian Pacific Islander (15) rican Indian or Alaskan Native and White (16 in and White (17) an American and White (18) rican Indian/Alas-kan Native and African Amer or Multi-racial (20)	acial code: Served this Quarter Se Signature Se Signature Se Signature Se Signature Se Signature Se	rved to Dat	s completed. Use		page if ne	cessary.			
r the number of beneficiaries served by real Code (11) an American (12) (13) (13) (13) (13) (14) (15) (16) (17) (18) (19) (19) (19) (19) (19) (19) (19) (19	Served this Quarter Se Served this Quarter Se Signature Served this Quarter Served th	rved to Dat			page if ne	cessary.			

REQUEST FOR FUNDS & REPORT ON ACCOMPLISHMENTS TO DATE Small Cities Community Development Block Grant, Disaster Recovery and Neighborhood Stabilization Programs

Department of Community Affairs (08/09)

(4) Contract Expiration Date:		(2) Contract #			(3) Request For Funds #			Funding Source		
(4) Contract Expiration Date:		(5) Request Period:								
(6) Form Prepared By:					10	<u>-</u>		[] Small Cities CDBG [] Disaster Recovery [] Neighborhood Stabilization		
Na	tme	Telephone	Fax		Email		-	. ,		
(7) DCA Grant Manager										
(8)	(0)					•				
1-7	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)		
Activity Number	Activity Name	IDIS Humber (DCA 1899 only)	Current Budget For This Activity From Contract or Last Amendment	Balance by Activity (Current Budget Less Previous Requests for Funds)	Amount of this Request For Funds	Balance For Activity (After This Request for Funds)	Non-CDBG Funds Disbursed to Date For Activity	Activity Accomplishments to Date		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00			
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
		+ 170	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Ö		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Ö		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
		**************************************	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
		240	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
			\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	0		
		E. (************************************	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	<u> </u>		
erand Total		CONTRACTOR ASSOCIATION	\$0.00	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00	0		
			\$0.00	\$0.00	\$0.00	\$0.00 \$0.00	\$0.00 \$0.00	0		

Contract and Subcontract Activity

U.S. Department of Housing and Urban Development

Fublic Reporting Burden for this collection of information is estimated to average .50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is voluntary. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB Control Number.

Executive Order 12421 dated July 14, 1983, directs the Minority Business Development Plans shall be developed by each Federal Agency and that these annual plans shall establish minority business development objectives. The information is used by HUD to monitor concerning Minority Business Development. If the information is not collected HUD would not be able to establish meaningful MBE goals nor evaluate MBE performance against these goals.

While no assurances of confidentiality is pledged to respondents, HUD generally discloses this data only in response to a Freedom of Information request.

Privacy Act Notice - The United States Department of Housing and Urban Development, Federal Housing Administration, is authorized to solicit the information requested in this form by virtue of Title 12, United States Code, Section 1701 et seq., and regulations promukgated thereunder at Title 12, Code of Federal Regulations. It will not be disclosed or released outside the United States Department of Housing and Urban Development without your consent, except as required or permitted by law.

Grantee/Project Owner	- Severopen Sports	or/Builder/Agency		*			-	Check if: PHA	7 2	Location (City, State, ZIP Coo	evelopment without your consent, except as red	<u> </u>	-,	
Name of Contact Pen								IHA -	1					
Name of Contact Pen	ion			3b. P	hone Numb	per (Including Area C	ode)	4. Reporting Pe	ال					
			···				,	Oct. 1	I - S∈	pt. 30 (Annual-FY)	Program Code (Not applicable for CPD program See explanation of codes at bottom of page. Use a separate sheet for each program code.	ms.)	6. Date Submitted to Field O	Office
Grant/Project N HUD Case Nu other identification subdivision, dwelli	nber or	Amount of Contract or Subcontract	Trade Code (See	Racial/Ethnic Code	Woman Owned Business (Yes or	Prime Contractor Identification (ID) Number	Sec.	Subcontractor Identification (ID)	Sec.		Contractor/Subcontractor Name a	and Address		
7a.		7b.	below) 7c.	(See below) 7d.	No) 7e.	71,	7g.	7h.	7i.	Name	Street	City	State	Zip Code
		;		į	•							· · · · · · · · · · · · · · · · · · ·		
				†·	 									
														
					!									
									\vdash			_		
				; 										
		:	;									·····		
		·												
-														
			ļ											
									-					
: New Construction Education/Training Other	7c: Type of 1 Housing/Publ 1 = New Cons 2 = Substantia 3 = Repair 4 = Service 5 = Project Ma	lic Housing: truction 6 = P Il Rehab. 7 = T 8 = E 9 = A	rofession enant Se ducation	nal ervices √Training Irg. Appraisal		1 2 3 4	= Wh = Bia = Nat	icial/Ethnic Cod ite Americans ck Americans ive Americans panic Americans an/Pacific Ameri			5: Program Codes (Complete for Ho 1 = All insured, including Section 8 2 = Flexible Subsidy 3 = Section 8 Noninsured, Non-HFD 4 = Insured (Management	5 = Section 20	02	Ny):

OMB Approval No.: 2535-0117 (exp. 11/30/2009)

This report is to be completed by grantees, developers, sponsors, builders, agencies, and/or project owners for reporting contract and subcontract activities of \$10,000 or more under the following programs: Community Development Block Grants (entitlement and small cities); Urban Development Action Grants; Housing Development Grants; Multifamily Insured and Noninsured; Public and Indian Housing Authorities; and contracts entered into by recipients of CDBG rehabilitation assistance.

Contracts/subcontracts of less than \$10,000 need be reported only if such contracts represent a significant portion of your total contracting activity. Include only contracts executed during this reporting period.

This form has been modified to capture Section 3 contract data in columns 7g and 7i. Section 3 requires that the employment and other economic opportunities generated by HUD financial assistance for housing and community development programs shall, to the greatest extent feasible, be directed toward low- and very low-income persons, particularly those who are recipients of government assistance for housing. Recipients using this form to report Section 3 contract data must also use Part I of form HUD-60002 to report employment and training opportunities data. Form HUD-2516 is to be

Community Development Programs

- 1. Grantee: Enter the name of the unit of government submitting this report.
- 3. Contact Person: Enter name and phone of person responsible for maintaining and submitting contract/subcontract data.
- 7a. Grant Number: Enter the HUD Community Development Block Grant Identification Number (with dashes). For example: B-32-MC-25-0034. For Entitlement Programs and Small City multi-year comprehensive programs, enter the latest approved grant number.
- 7b. Amount of Contract/Subcontract: Enter the dollar amount rounded to the nearest dollar. If subcontractor ID number is provided in 7f, the dollar figure would be for the subcontract only and not for the prime contract.
- 7c. Type of Trade: Enter the numeric codes which best indicates the contractor's/ subcontractor's service. If subcontractor ID number is provided in 7l., the type of trade code would be for the subcontractor only and not for the prime contractor. The "other" category includes supply, professional services and all other activities except construction and education/training activities.
- 7d. Business Racial/Ethnic/Gender Code: Enter the numeric code which indicates the racial/ethnic /gender character of the owner(s) and controller(s) of 51% of the business. When 51% or more is not owned and controlled by any single racial/ethnic/gender category, enter the code which seems most appropriate. If the subcontractor ID number is provided, the code would apply to the subcontractor and not to the prime contractor.
- 7e. Woman Owned Business: Enter Yes or No.
- 71. Contractor Identification (ID) Number: Enter the Employer (IRS) Number of the Prime Contractor as the unique identifier for prime recipient of HUD funds. Note that the Employer (IRS) Number must be provided for each contract/subcontract awarded.
- 7g. Section 3 Contractor: Enter Yes or No.
- 7h. Subcontractor Identification (ID) Number: Enter the Employer (IRS) Number of the subcontractor as the unique identifier for each subcontract awarded from HUD funds. When the subcontractor ID Number is provided, the respective Prime Contractor ID Number must also be provided.
- 7i. Section 3 Contractor: Enter Yes or No.
- 7]. Contractor/Subcontractor Name and Address: Enter this information for each Previous editions are obsolete.

completed for public and Indian housing and most community development programs. Form HUD-60002 is to be completed by all other HUD programs including State administered community development programs covered under Section 3.

A Section 3 contractor/subcontractor is a business concern that provides economic opportunities to low- and very low-income residents of the metropolitan area (or nonmetropolitan county), including a business concern that is 51 percent or more owned by low- or very low-income residents; employs a substantial number of low- or very low-income residents; or provides subcontracting or business development opportunities to businesses owned by low- or very low-income residents. Low- and very low-income residents include participants in Youthbuild programs established under Subtitle D of Title IV of the Cranston-Gonzalez National Affordable Housing Act.

The terms "low-income persons" and "very low-income persons" have the same meanings given the terms in section 3(b)(2) of the United States Housing Act of 1937. Low-income persons mean families (including single persons) whose incomes do not exceed 80 per centum of the median income for the area, as determined by the Secretary, with adjustments for smaller and larger families, except that the Secretary

firm receiving contract/subcontract activity only one time on each report for each firm.

Multifamily Housing Programs

- Grantee/Project Owner: Enter the name of the unit of government, agency or mortgagor entity submitting this report.
- 3. Contact Person: Same as item 3 under CPD Programs.
- 4. Reporting Period: Check only one period.
- 5. Program Code: Enter the appropriate program code.
- Grant/Project Number: Enter the HUD Project Number or Housing Development Grant or number assigned.
- 7b. Amount of Contract/Subcontract: Same as item 7b. under CPD Programs.
- 7c. Type of Trade: Same as item 7c. under CPD Programs.
- 7d. Business Racial/Ethnic/Gender Code: Same as item 7d. under CPD Programs.
- 7e. Woman Owned Business: Enter Yes or No.
- 71. Contractor Identification (ID) Number: Same as item 7f. under CPD Programs.
- 7g. Section 3 Contractor: Enter Yes or No.
- 7h. Subcontractor Identification (ID) Number: Same as item 7h. under CPD Programs.
- 7i. Section 3 Contractor: Enter Yes or No.
- Contractor/Subcontractor Name and Address: Same as item 7j. under CPD Programs.

may establish income ceilings higher or lower than 80 per centum of the median for the area on the basis of the Secretary's findings that such variations are necessary because of prevailing levels of construction costs or unusually high or low-income families. Very low-income persons means low-income families (including single persons) whose incomes do not exceed 50 per centum of the median family income for the area, as determined by the Secretary with adjustments for smaller and larger tamilies, except that the Secretary may establish income ceilings higher or lower than 50 per centum of the median for the area on the basis of the Secretary's findings that such variations are necessary because of unusually high or low family incomes.

Submit two (2) copies of this report to your local HUD Office within ten (10) days after the end of the reporting period you checked in item 4 on the front.

Complete item 7h. only once for each contractor/subcontractor on each semi-annual report.

Enter the prime contractor's ID in item 71, for all contracts and subcontracts. Include only contracts executed during this reporting period. PHAs/IHAs are to report all contracts/subcontracts.

Public Housing and Indian Housing Programs

PHAs/IHAs are to report all contracts/subcontracts. Include only contracts executed during this reporting period.

- Project Owner: Enter the name of the unit of government, agency or mortgagor entity submitting this report. Check box as appropriate.
- 3. Contact Person: Same as item 3 under CPD Programs.
- 4. Reporting Period: Check only one period.
- 5. Program Code: Enter the appropriate program code.
- Grant/Project Number: Enter the HUD Project Number or Housing Development Grant or number assigned.
- 7b. Amount of Contract/Subcontract: Same as item 7b. under CPD Programs.
- 7c. Type of Trade: Same as item 7c. under CPD Programs.
- 7d. Business Racial/Ethnic/Gender Code: Same as item 7d. under CPD Programs.
- 7e. Woman Owned Business: Enter Yes or No.
- 7f. Contractor Identification (ID) Number: Same as item 7f. under CPD Programs.
- 7g. Section 3 Contractor: Enter Yes or No.
- 7h. Subcontractor Identification (ID) Number: Same as item 7h. under CPD Programs.
- 7i. Section 3 Contractor: Enter Yes or No.
- Contractor/Subcontractor Name and Address: Same as item 7j. under CPD Programs.

Section 3 Summary Report

Economic Opportunities for Low – and Very Low-Income Persons

U.S. Department of Housing and Urban Development Office of Fair Housing And Equal Opportunity

OMB Approval No: 2529-0043

(exp. 11/30/2010)

HUD Field Office:	

Section back of page for Public Reporting Burden statement

1. Recipient Name & Address: (street, city, state, zip) 2. Fed	eral identification: (gra	nt no.)	To Table	····
				3. Total Amount of Award:	
	4. Con	tact Person		5. Phone: (include area coo	ie)
	6. Len	gth of Grant		7. Reporting Period:	
8. Date Report Submitted:	9 Proc	gram Code: (Use se	parate sheet		
	ľ	for eac	th program code)	10. Program Name:	
Part I: Employment and Training (** (Columns B, C	and F are mand	atory fields. Include New H	lires in E &F)	
Job Category	8 Number of New Hires	C Number of New Hires that are Sec. 3 Residents	D % of Aggregate Number of Staff Hours of New Hires that are Sec. 3 Residents	% of Total Staff Hours for Section 3 Employees and Trainees	F Number of Section 3 Trainees
Professionals					
Technicians					
Office/Clerical	ļ				
Construction by Trade (List) Trade					
Trade					
Trade					
Trade					
Trade					
Other (List)					
					·
Total					
1 Pro 0			· · · · · · · · · · · · · · · · · · ·		

garantin en se transmission de la company de la company

^{*} Program Codes 1 = Flexible Subsidy 2 = Section 202/811

^{3 =} Public/Indian Housing A = Development, B = Operation C = Modernization

^{4 =} Homeless Assistance 5 = HOME 6 = HOME State Administered 7 = CDBG Entitlement

I: Contracts Awarded	
1. Construction Contracts:	
A. Total dollar amount of all contracts awarded on the project	\$
B. Total dollar amount of contracts awarded to Section 3 businesses	\$
C. Percentage of the total dollar amount that was awarded to Section 3 businesses	94
D. Total number of Section 3 businesses receiving contracts	
2. Non-Construction Contracts:	
A. Total dollar amount all non-construction contracts awarded on the project/activity	\$
B. Total dollar amount of non-construction contracts awarded to Section 3 businesses	\$
C. Percentage of the total dollar amount that was awarded to Section 3 businesses	%
D. Total number of Section 3 businesses receiving non-construction contracts	
art III: Summary	
ndicate the efforts made to direct the employment and other economic opportunities generated and community development programs, to the greatest extent feasible, toward low-and very low are recipients of government assistance for housing. (Check all that apply.) Attempted to recruit low-income residents through: local advertising media, signs promic contracts with the community organizations and public or private agencies operating with nonmetropolitan county) in which the Section 3 covered program or project is located, or Participated in a HUD program or other program which promotes the training or employr Participated in a HUD program or other program which promotes the award of contracts definition of Section 3 business concerns. Coordinated with Youthbuild Programs administered in the metropolitan area in which the Other; describe below.	r-income persons, particularly those who nently displayed at the project site, hin the metropolitan area (or similar methods. nent of Section 3 residents. to business concerns which meet the

Public reporting for this collection of information is estimated to average 2 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB number.

Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u, mandates that the Department ensures that employment and other economic opportunities generated by its housing and community development assistance programs are directed toward low- and very-low income persons, particularly those who are recipients of government assistance housing. The regulations are found at 24 CFR Part 135. The information will be used by the Department to monitor program recipients' compliance with Section 3, to assess the results of the Department's efforts to meet the statutory objectives of Section 3, to prepare reports to Congress, and by recipients as self-monitoring tool. The data is entered into a database and will be analyzed and distributed. The collection of information information will be collected annually to assist HUD in meeting its reporting requirements under Section 808(e)(6) of the Fair Housing Act and Section 916 of the HCDA of 1992. An assurance of confidentiality is not applicable to this form. The Privacy Act of 1974 and OMB information is not included.

The second second by the second second second

Form HUD-60002, Section 3 Summary Report, Economic Opportunities for Low- and Very Low-Income Persons.

instructions: This form is to be used to report annual Instructions: This form is to be used to report annual accomplishments regarding employment and other economic opportunities provided to low- and very low-income persons under Section 3 of the Housing and Urban Development Act of 1968. The Section 3 regulations apply to any public and Indian housing programs that receive: (1) development assistance pursuant to Section 5 of the U.S. Housing Act of 1937; (2) operating assistance pursuant to Section 9 of the U.S. Housing Act of 1937; or (3) modemization grants pursuant to Section 14 of the U.S. Housing Act of 1937 and to recipients of housing and community development modernization grants pursuant to Section 14 of the U.S. Housing Act of 1937 and to recipients of housing and community development assistance in excess of \$200,000 expended for: (1) housing rehabilitation (including reduction and abatement of lead-based paint hazards); (2) housing construction; or (3) other public construction projects; and to contracts and subcontracts in excess of \$100,000 awarded in connection with the Section-3-covered activity.

Form HUD-60002 has three parts, which are to be completed for all programs covered by Section 3. Part I relates to employment and training. The recipient has the option to determine numerical employment/training goals either on the basis of the number of hours worked by new hires (columns 8, D, E and F). Part II of the form relates to contracting, and Part III summarizes recipients' efforts to

relates to rewriting, and Part III summarizes recipients' efforts to comply with Section 3.

Recipients or contractors subject to Section 3 requirements mu

maintain appropriate documentation to establish that HUD financial assistance for housing and community development programs were directed toward low- and very low-income persons.* A recipient of Section 3 covered assistance shall submit one copy of this report to HUD headquarters, Office of Fair Housing and Equal Opportunity. Where the program providing assistance requires an annual performance report, this Section 3 report is to be submitted at the same time the program performance report is submitted. Where an annual performance report is not required, this Section 3 report is to be submitted by January 10 and, if the project ends before December 31, within 10 days of project completion. Only Prime Recipients are required to report to HUD. The report must include accomplishments of all recipients and their Section 3 covered contractors and subcontractors.

HUD Field Office: Enter the Field Office name Recipient: Enter the name and address of the recipient

1. submitting this report.

Federal Identification: Enter the number that appears on the award form (with dashes). The award may be a grant, cooperative agreement or contract.

Dollar Amount of Award: Enter the dollar amount, rounded to the nearest dollar, received by the recipient.

Contact Person/Phone: Enter the name and telephone number

4 & 5 of the person with knowledge of the award and the recipient's implementation of Section 3.

Reporting Period: Indicate the time period (months and year) this report covers.

Date Report Submitted: Enter the appropriate date.

Program Code: Enter the appropriate program code as listed at 8.

the bottom of the page.

Program Name: Enter the name of HUD Program corresponding with the "Program Code" in number 8.

rt i: Employment and Training Opportunities Column A: Contains various job categories. Professionals are defined as people who have special knowledge of an occupation (i.e. supervisors, architects, surveyors, planners, and computer programmers). For construction positions, list each trade and provide data in columns B through F for each trade where persons were The category of "Other" includes occupations such as

Column B: (Mandatory Field) Enter the number of new hires for each category of workers identified in Column A in connection with this award. New hire refers to a person who is not on the contractor's or recipient's payroll for employment at the time of selection for the Section 3 covered award or at the time of receipt of Section 3 covered

assistance.

Column C: (Mandatory Field) Enter the number of Section 3 new hires for each category of workers identified in Column A in connection with this award. Section 3 new hire refers to a Section 3 resident who is not on the contractor's or recipient's payroll for employment at the time of selection for the Section 3 covered award or at the time of receipt of Section 3 covered assistance.

Column D: Enter the percentage of all the staff hours of new hires

(Section 3 residents) in connection with this award.

Column E: Enter the percentage of the total staff hours worked for Section 3 employees and trainees (including new hires) connected with this award. Include staff hours for part-time and full-time

Column F: (Mandatory Field) Enter the number of Section 3 residents that were trained in connection with this award.

Part II: Contract Opportunities

Block 1: Construction Contracts

Item A: Enter the total dollar amount of all contracts awarded on the

project/program.

Item B: Enter the total dollar amount of contracts connected with this project/program that were awarded to Section 3 businesses.

Item C: Enter the percentage of the total dollar amount of contracts connected with this project/program awarded to Section 3 businesses. Item D: Enter the number of Section 3 businesses receiving awards. Block 2: Non-Construction Contracts

Item A: Enter the total dollar amount of all contracts awards project/program.

Item B: Enter the total dollar amount of contracts connected with this

project awarded to Section 3 businesses

project awarded to Section 3 businesses.

Item C: Enter the percentage of the total dollar amount of contracts connected with this project/program awarded to Section 3 businesses.

Item D: Enter the number of Section 3 businesses receiving awards.

Part III: Summary of Efforts – Self -explanatory

Submit one (1) copy of this report to the HUD Headquarters Office of Fair Housing and Equal Opportunity, at the same time the performance report is submitted to the program office. The Section 3 report is submitted by January 10. Include only contracts executed during the period specified in item 8. PHAs/IHAs are to report all contracts/subcontracts.

* The terms "low-income persons" and very low-income persons have the same meanings given the terms in section 3 (b) (2) of the United States Housing Act of 1937. Low-income persons mean families (including single persons) whose incomes do not exceed 80 percent of the median income for the area, as determined by the Secretary, with adjustments for smaller and larger families, except that

The Secretary may establish income ceilings higher or lower than 80 percent of the median for the area on the basis of the Secretary's findings such that variations are necessary because of prevailing levels of construction costs or unusually high- or low-income families. Very low-income persons mean low-income families (including single persons) whose incomes do not exceed 50 percent of the median family income area, as determined by the Secretary with adjustments or smaller and larger families, except that the Secretary may establish income ceillings higher or lower than 50 percent of the median for the area on the basis of the Secretary's findings that such variations are necessary because of unusually high or low family incomes. e Secretary may establish income ceilings higher or lower than 80 percent ariations are necessary because of unusually high or low family incomes.

INSTRUCTIONS FOR COMPLETING THE QUARTERLY STATUS REPORT (QSR)

Quarter Ending (enter year after the appropriate quarter).

Enter local government, contract number and contact information for the person who prepared the report.

Information for columns 1-4 should be taken from Attachment A of your award agreement.

Column 1 – Enter an activity number for each activity undertaken.

Column 2 - Enter the activity name.

Column 3 - Enter the national objective under which the project was funded.

Column 4 - Enter the unit of measure that activity accomplishments will be reported in.

Column 5 - Enter the activity units completed during the quarter for which you are reporting and the total units completed to date.

Column 6 – Enter the total number of beneficiaries served (by completed activities) during the quarter for which you are reporting and the total beneficiaries served to date).

Column 7 – Enter the total number of low and moderate income beneficiaries served (by completed activities) during the quarter for which you are reporting and the total low and moderate income beneficiaries served to date.

Your DCA grant manager will fill in the funds expended by national objective if more than one national objective applies to the grant.

Provide a narrative description of your project that indicates the current status as related to your work plan.

Be sure that your narrative also corresponds to Attachment A of the award agreement (contract). In other words, if there are three activities listed on Attachment A of the award agreement, you should provide a status report for each activity