Agenda Item #: 3L3

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date:	July 16, 2013	(X) Consent	() Regular
Department		() Workshop	() Public Hearing
Submitted Submitted		umental Resources Managen umental Resources Managen	nent nent
	<u>I. EX</u>	KECUTIVE BRIEF	
Motion and Title:	Staff recommends m	otion to:	
Trust (FCT) rein costs; B) approve Budge	mbursing a portion o	strictive Covenants No.11-0 ng a net of \$3,487,139.52 fro f the Cypress Creek Natura e 11.6M Note Payable 08	om the Florida Communities Il Area Phase V acquisition
\$3,487,140 to re	cognize revenue from	the award;	1 July 101
C) approve Budge increase transfer from the General	from the 11.0M Note	51 in 11.6M Note Payable Payable 08 Capital Project	08 Debt Service Fund to Fund and decrease transfer
D) approve Budget Note Payable 08	Transfer of \$618,351 Debt Service Fund ar	l in the General fund to dec nd increase balance forward:	rease transfer to the 11.6M reserves.
agreement(s) of graff	us) above was approx	for execution of the star yed by the BCC in Board iter CW-O-051. <u>District 1</u> (SF)	ndard County contract(s), m No. 3H-5 on January 15,
Attachments:			
 Declaration of Res Grant Award Calc Budget Amendmen Budget Transfer (2 Budget Transfer (0 	ulation nt (3061) 1061)		
Recommended by:	\bigcirc 0	Z.1	
recommended by:	Department Directo	or	G-21-13 Date

Approved by:

County Administrator

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

Fiscal Years						
Capital Expo		2013	2014	2015	2016	2017
-	venues come (County) tch (County)	(\$3,487,140) 			MANANANA	-
NET FISCA	L IMPACT	(\$3,487,140)		**************************************		
# ADDITIONS	NAL FTE 5 (Cumulative)			<u>-</u>		
Is Item Inclu Budget Acco		t Budget? Departm am		No nitObject	······································	
В.	Recommende	ed Sources of I	Funds/Sur	nmary of Fiscal	Impact	
	Florida Comn	nunities Trust	C	SFA 52.002		
C.	Department :	Fiscal Review:	H			
		III. REVI	EW COM	<u>IMENTS</u>		
A.	OFMB Fisca	Land for Conti	ract Admi	nistrator Comm	ients: Jowles	6124113
В.	OFMB Legal Sufficient	ency:	Mys C	ontract Adminis		
С.	•	inty Attorney	-			
,	Department 1		_			

This document prepared by: Reagan K. Russell, Esquire Florida Communities Trust Department of Environmental Protection 3900 Commonwealth Boulevard, MS #115 Tallahassee, FL 32399

> FLORIDA COMMUNITIES TRUST FF11 AWARD #11-001-FF11 DEP Contract # S05881 CYPRESS CREEK NATURAL AREA PHASE V

DECLARATION OF RESTRICTIVE COVENANTS

THIS AGREEMENT is entered into by and between the **FLORIDA COMMUNITIES TRUST** ("FCT"), a nonregulatory section within the State of Florida Department of Environmental Protection, and **PALM BEACH COUNTY**, a political subdivision of the State of Florida ("Recipient").

THIS AGREEMENT IS ENTERED INTO BASED ON THE FOLLOWING FACTS:

WHEREAS, the intent of this Agreement is to impose terms and conditions on the use of the proceeds of certain bonds, hereinafter described, and the lands acquired with such proceeds, as described in Exhibit "A" attached hereto and made a part hereof ("Project Site"), that are necessary to ensure compliance with applicable Florida law and federal income tax law and to otherwise implement the provisions of Sections 259.105, 259.1051 and Chapter 380, Part III, Florida Statutes;

WHEREAS, Chapter 380, Part III, Fla. Stat., the Florida Communities Trust Act, creates a non-regulatory agency within the Department of Environmental Protection ("Department") that will assist local governments in bringing into compliance and implementing the conservation, recreation and open space, and coastal elements of their comprehensive plans or in conserving natural resources and resolving land use conflicts by providing financial assistance to local governments and nonprofit environmental organizations to carry out projects and activities authorized by the Florida Communities Trust Act;

WHEREAS, FCT is funded through either Section 259.105(3)(c), Fla. Stat. of the Florida Forever Act, which provides for the distribution of twenty-two percent (22%), less certain reductions, of the net Florida Forever Revenue Bond proceeds to the Department, or any other revenue source designated by the Florida Legislature, to provide land acquisition grants to local governments and nonprofit environmental organizations for the acquisition of community-based projects, urban open spaces, parks and greenways to implement local comprehensive plans;

WHEREAS, the Florida Forever Revenue Bonds are issued as tax-exempt bonds, meaning the interest on the Bonds is excluded from the gross income of bondholders for federal income tax

purposes;

WHEREAS, Rule 62-818.009(1), Florida Administrative Code ("F.A.C."), authorizes FCT to impose conditions for funding on those FCT applicants whose projects have been selected for funding;

WHEREAS, FCT has approved the terms under which the Project Site was acquired and the deed whereby the Recipient acquired title to the Project Site. The deed shall contain such covenants and restrictions as are sufficient to ensure that the use of the Project Site at all times complies with Section 375.051, Florida Statutes and Section 9, Article XII of the State Constitution and it shall contain clauses providing for the conveyance of title to the Project Site to the Board of Trustees of the Internal Improvement Trust Fund ("Trustees") upon the failure of the Recipient to use the Project Site acquired thereby for such purposes; and

WHEREAS, the purpose of this Agreement is to set forth the covenants and restrictions that are imposed on the Project Site subsequent to disbursing FCT Florida Forever funds to the Recipient for Project Costs.

NOW THEREFORE, in consideration of the mutual covenants and undertakings set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, FCT and the Recipient do hereby contract and agree as follows:

I. PERIOD OF AGREEMENT

1. This Agreement shall begin upon execution by both parties. The covenants and restrictions contained herein shall run with the Project Site and shall bind, and the benefit shall inure to, FCT and the Recipient and their respective successors and assigns.

II. MODIFICATION OF AGREEMENT

1. Either party may request modification of the provisions of this Agreement at any time. Changes which are mutually agreed upon shall be valid only when reduced to writing and duly signed by each of the parties hereto. Such amendments shall be incorporated into this Agreement.

III. RECORDING AND APPROVAL OF DECLARATION OF RESTRICTIVE COVENANTS

- 1. Upon execution by the parties hereto, the Recipient shall cause this Agreement to be recorded and filed in the official public records of **Palm Beach County**, **Florida**, and in such manner and in such other places as FCT may reasonably request. The Recipient shall pay all fees and charges incurred in connection therewith.
 - 2. The Recipient and FCT agree that FCT shall forward this Agreement to its Bond

Counsel for review. In the event Bond Counsel opines that an amendment is required to this Agreement so the tax-exempt status of the Florida Forever Bonds is not jeopardized, FCT and the Recipient shall amend the Agreement accordingly.

IV. NOTICE AND CONTACT

1. All notices provided under or pursuant to this Agreement shall be in writing and delivered either by hand delivery or first class, certified mail, return receipt requested, to the addresses specified below. Any such notice shall be deemed received on the date of delivery if by personal delivery or upon actual receipt if sent by registered mail.

FCT:

Florida Communities Trust

Department of Environmental Protection 3900 Commonwealth Boulevard, MS# 115

Tallahassee, FL 32399-3000 ATTN: Program Manager

Recipient:

Palm Beach County

2300 North Jog Road, 4th Floor West Palm Beach, Fl 33411 ATTN: Robert Robbins

2. In the event that a different representative or address is designated for paragraph 1. above after execution of this Agreement, notice of the change shall be rendered to FCT as provided in paragraph 1. above.

V. PROJECT SITE TITLE REQUIREMENTS IMPOSED BY CHAPTER 259, CHAPTER 375 AND CHAPTER 380, PART III, FLA. STAT.

- 1. Any transfer of the Project Site shall be subject to the approval of FCT and FCT shall enter into a new agreement with the transferee containing such covenants, clauses or other restrictions as are sufficient to protect the interest of the State of Florida.
- 2. The interest acquired by the Recipient in the Project Site shall not serve as security for any debt of the Recipient.
- 3. If the existence of the Recipient terminates for any reason, title to the Project Site shall be conveyed to the Trustees unless FCT negotiates an agreement with another local government, nonprofit environmental organization, the Florida Division of Forestry, the Florida Fish and Wildlife Conservation Commission, the Department of Environmental Protection or a Water Management District who agrees to accept title and manage the Project Site.

4. In the event that the Project Site is damaged or destroyed or title to the Project Site, or any part thereof, is taken by any governmental body through the exercise or the threat of the exercise of the power of eminent domain, the Recipient shall deposit with FCT any insurance proceeds or any condemnation award and shall promptly commence to rebuild, replace, repair or restore the Project Site in such manner as is consistent with the Agreement. FCT shall make any such insurance proceeds or condemnation award moneys available to provide funds for such restoration work. In the event that the Recipient fails to commence or to complete the rebuilding, repair, replacement or restoration of the Project Site after notice from FCT, FCT shall have the right, in addition to any other remedies at law or in equity, to repair, restore, rebuild or replace the Project Site so as to prevent the occurrence of a default hereunder.

Notwithstanding any of the foregoing, FCT shall have the right to seek specific performance of any of the covenants and restrictions of this Agreement concerning the construction and operation of the Project Site.

VI. MANAGEMENT OF PROJECT SITE

- 1. The Project Site shall be managed only for the conservation, protection and enhancement of natural and historical resources and for compatible passive, natural resource-based public outdoor recreation, along with other related uses necessary for the accomplishment of this purpose. The proposed uses for the Project Site are specifically designated in the Management Plan approved by FCT, which is hereby incorporate by reference. A copy of the Management Plan can be obtained by contacting FCT as set forth in Section IV.
- 2. The Recipient shall ensure that the future land use designation assigned to the Project Site is for a category dedicated to open space, conservation or outdoor recreation uses, as appropriate. If an amendment to the applicable comprehensive plan is required, the amendment shall be proposed at the next comprehensive plan amendment cycle available to the Recipient.
- 3. The Recipient shall ensure, and provide evidence thereof to FCT, that all activities under this Agreement comply with all applicable local, state, regional and federal laws and regulations, including zoning ordinances and the adopted and approved comprehensive plan for the jurisdiction, as applicable. Evidence shall be provided to FCT that all required licenses and permits have been obtained prior to the commencement of any construction.
- 4. The Recipient shall, through its agents and employees, prevent the unauthorized use of the Project Site or any use thereof not in conformity with the Management Plan approved by FCT.
- 5. FCT staff or its duly authorized representatives shall have the right at any time to inspect the Project Site and the operations of the Recipient at the Project Site.
 - 6. All buildings, structures, improvements and signs shall require the prior written

approval of FCT as to purpose. Further, tree removal, other than non-native species, and major land alterations shall require the written approval of FCT. The approvals required from FCT shall not be unreasonably withheld by FCT upon sufficient demonstration that the proposed structures, buildings, improvements, signs, vegetation removal or land alterations will not adversely impact the natural resources of the Project Site. FCT's approval of the Recipient's Management Plan addressing the items mentioned herein shall be considered written approval from FCT.

- 7. If archaeological and historic sites are located on the Project Site, the Recipient shall comply with Chapter 267, Fla. Stat. The collection of artifacts from the Project Site or the disturbance of archaeological and historic sites on the Project Site shall be prohibited unless prior written authorization has been obtained from the Department of State, Division of Historical Resources.
- 8. As required by Rule 62-818.013, F.A.C., each year after FCT reimbursement of Project Costs the Recipient shall prepare and submit to FCT an annual stewardship report that documents the progress made on implementing the Management Plan.

VII. SPECIAL MANAGEMENT CONDITIONS

The Management Plan for the project site is mentioned throughout this Agreement, and is particularly described in Section IV. above. In addition to the various conditions already described in this Agreement, which apply to all sites acquired with FCT funds, the Management Plan shall address the following conditions that are particular to the project site and result from either representations made in the application that received scoring points or observations made by the FCT staff during the site visit described in Rule 62-818.009(1), F.A.C.:

- 1. The future land use and zoning designations of the project site shall be changed to conservation, outdoor recreation, open space, or other similar category.
- 2. A permanent recognition sign, at a minimum size of 3' x 4', shall be maintained at the entrance area of the project site visible to the general public. The sign shall include the FCT and DEP logos and acknowledge that the project site was purchased with funds from the Florida Communities Trust Program and Palm Beach County.
- 3. At least four recreational facilities such as a picnic pavilion, wildlife observation platform, canoe/kayak launch dock, and fishing pier shall be provided. These facilities shall be developed in a manner that allows the general public reasonable access for observation and appreciation of the natural resources on the project site without causing harm to those resources.
- 4. A functional nature trail of at least 1/2 mile shall be provided on the project site.

- 5. The location and design of recreational amenities, roads, and parking facilities shall be designed to have minimal impacts on natural resources and shall incorporate pervious materials wherever feasible. Site development shall be planned to minimize habitat fragmentation and to place facilities and site improvements on previously disturbed areas to the greatest extent possible.
- 6. A safe pedestrian sidewalk connection shall be provided between the project site and the sidewalk network in adjacent neighborhoods.
- 7. A water access facility, such as a canoe kayak launch or fishing dock, shall be provided on the project site.
- 8. Interpretive kiosks shall be provided on the project site to educate visitors about the natural environment and history of the area.
- 9. At least 6 regularly scheduled educational classes or programs shall be provided at the project site per year. These programs shall promote the protection of environmental and historic resources.
- 10. The natural communities that occur on the project site shall be preserved and appropriately managed to ensure the long-term viability of these communities.
- 11. A vegetation analysis of the project site shall be performed to determine which areas need a prescribed burning regime implemented to maintain natural fire-dependent vegetative communities. The development of the prescribed burn program shall be coordinated with the Florida Forest Service.
- 12. Approximately 10 acres of disturbed uplands shall be planted with native vegetation.
- 13. Approximately 600 linear feet of disturbed shoreline shall be planted with native vegetation.
- 14. An ongoing monitoring and control program for invasive vegetation including exotic (non-native) and nuisance native plant species shall be implemented at the project site. The objective of the control program shall be the elimination of invasive exotic plant species and the maintenance of a diverse association of native vegetation. The management plan shall reference the Exotic Pest Plant Council's List of Florida's Most Invasive Species to assist in identifying invasive exotics on the project site.
- 15. A feral animal removal program shall be developed and implemented for the project site.
- 16. The project site shall be managed as an addition to the Cypress Creek Natural Area.

- 17. Any proposed stormwater facility for the project site shall be designed to provide recreation open space or wildlife habitat, with shallow slopes and no fencing.
- 18. The quality of surface waters shall be improved by the installation of stormwater facilities on the project site that provide wildlife habitat and/or open space in a park like setting. The development of these stormwater facilities shall be coordinated with the South Florida Water Management District.
- 19. An archaeological survey shall be preformed for any area within the project site proposed for development prior to the commencement of proposed development activities in that area. All planned activities involving known archaeological sites or identified site areas shall be closely coordinated with the Department of State, Division of Historical Resources in order to prevent the disturbance of significant sites. A protection plan shall be developed and implemented in conjunction with the Division of Historical Resources for the protection of known historic sites located on the project site.
- 20. The development and management of the project site shall be coordinated with the agencies managing adjacent conservation lands within the Loxahatchee River corridor to ensure the project site is protected and managed as part of an ecological corridor.

VIII. OBLIGATIONS OF THE RECIPIENT RELATING TO THE USE OF BOND PROCEEDS

- 1. FCT is authorized by Section 380.510, Fla. Stat. to impose conditions for funding on the Recipient in order to ensure that the project complies with the requirements for the use of Florida Forever Bond proceeds including, without limitation, the provisions of the Internal Revenue Code and the regulations promulgated thereunder as the same pertain to tax exempt bonds.
- 2. The Recipient agrees and acknowledges that the below listed transactions, events, and circumstances, collectively referred to as the "disallowable activities," may be disallowed on the Project Site as they may have negative legal and tax consequences under Florida law and federal income tax law. The Recipient further agrees and acknowledges that these disallowable activities may be allowed up to a certain extent based on guidelines or tests outlined in the Federal Private Activity regulations of the Internal Revenue Service:
 - a. any sale or lease of any interest in the Project Site to a governmental agency or a non-governmental person or organization;
 - b. the operation of any concession on the Project Site by a non-governmental person or organization;

- c. any sales contract or option to buy or sell things attached to the Project Site to be severed from the Project Site with a non-governmental person or organization;
- d. any use of the Project Site by a non-governmental person other than in such person's capacity as a member of the general public;
- e. any change in the character or use of the Project Site from that use expected at the date of the issuance of any series of Bonds from which the disbursement is to be made;
- f. a management contract for the Project Site with a non-governmental person or organization; or
- g. such other activity or interest as may be specified from time to time in writing by FCT to the Recipient; or
- h. Any and all activities that violate the Federal Private Activity regulations of the Internal Revenue Service.
- 3. If the Project Site, after its acquisition by the Recipient and/or the Trustees, is to remain subject to any of the disallowable activities, the Recipient shall provide notice to FCT, as provided for in paragraph IV.1. above, at least sixty (60) calendar days in advance of any such transactions, events or circumstances, and shall provide FCT such information as FCT reasonably requests in order to evaluate for approval the legal and tax consequences of such disallowable activities.
- 4. In the event that FCT determines at any time that the Recipient is engaging, or allowing others to engage, in disallowable activities on the Project Site, the Recipient shall immediately cease or cause the cessation of the disallowable activities upon receipt of written notice from FCT. In addition to all other rights and remedies at law or in equity, FCT shall have the right to seek temporary and permanent injunctions against the Recipient for any disallowable activities on the Project Site.

DELEGATIONS AND CONTRACTUAL ARRANGEMENTS BETWEEN THE RECIPIENT AND OTHER GOVERNMENTAL BODIES, NONPROFIT ENTITIES OR NON GOVERNMENTAL PERSONS FOR USE OR MANAGEMENT OF THE PROJECT SITE WILL IN NO WAY RELIEVE THE RECIPIENT OF THE RESPONSIBILITY TO ENSURE THAT THE CONDITIONS IMPOSED HEREIN ON THE PROJECT SITE AS A RESULT OF UTILIZING BOND PROCEEDS TO ACQUIRE THE PROJECT SITE ARE FULLY COMPLIED WITH BY THE CONTRACTING PARTY.

IX. RECORDKEEPING; AUDIT REQUIREMENTS

- 1. The Recipient shall 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. These records shall be available at all reasonable times for inspection, review or audit by state personnel, FCT and other personnel duly authorized by FCT. "Reasonable" shall be construed according to the circumstances, but ordinarily shall mean the normal business hours of 8:00 a.m. to 5:00 p.m., local time, Monday through Friday.
- 2. If the Recipient expends a total amount of State financial assistance equal to or in excess of \$500,000 in any fiscal year of such Recipient, the Recipient must have a State single or project-specific audit for such fiscal year in accordance with Section 215.97, Fla. Stat., the applicable rules of the Executive Office of the Governor and the Comptroller and Chapter 10.550 (local government entities) or Chapter 10.650 (nonprofit organizations), Rules of the Auditor General. In determining the State financial assistance expended in its fiscal year, the Recipient shall consider all sources of State financial assistance, including State funds received from FCT, other state agencies and other non-state entities. State financial assistance does not include Federal direct or pass-through awards and resources received by a non-state entity for Federal program matching requirements. The funding for this Agreement was received by FCT as a grant appropriation.

In connection with the audit requirements addressed herein, the Recipient shall ensure that the audit complies with the requirements of Section 215.97(7), Fla. Stat. This includes submission of a reporting package as defined by Section 215.97(2)(d), Fla. Stat. and Chapter 10.550 (local government entities) or 10.650 (nonprofit organizations), Rules of the Auditor General.

- 3. If the Recipient expends less than \$500,000 in State financial assistance in its fiscal year, an audit conducted in accordance with the provisions of Section 215.97, Fla. Stat. is not required. If the Recipient elects to have an audit conducted in accordance with the provisions of Section 215.97, Fla. Stat., the cost of the audit must be paid from non-State funds (i.e., the cost of such an audit must be paid from Recipient funds not obtained from a State entity).
- 4. The annual financial audit report shall include all management letters, the Recipient's response to all findings, including corrective actions to be taken, and a schedule of financial assistance specifically identifying all Agreement and other revenue by sponsoring agency and agreement number. Copies of financial reporting packages required under this Article shall be submitted by or on behalf of the Recipient directly to each of the following:

Department of Environmental Protection (at each of the following addresses):
Office of Audit Services
3900 Commonwealth Boulevard MS#103
Tallahassee, Florida 32399-3000

and

Florida Communities Trust 3900 Commonwealth Boulevard MS#103 Tallahassee, Florida 32399-3000

State of Florida Auditor General at the following address:
Auditor General's Office
Room 401, Claude Pepper Building
111 West Madison Street
Tallahassee, Florida 32302-1450

- 5. If the audit shows that any portion of the funds disbursed hereunder were not spent in accordance with the conditions of this Agreement, the Recipient shall be held liable for reimbursement of all funds not spent in accordance with the applicable regulations and Agreement provisions to FCT within thirty (30) days after FCT has notified the Recipient of such noncompliance.
- 6. The Recipient shall retain all financial records, supporting documents, statistical records and any other documents pertinent to this Agreement for a period of five years after the date of submission of the final expenditures report. However, if litigation or an audit has been initiated prior to the expiration of the five-year period, the records shall be retained until the litigation or audit findings have been resolved.
- 7. The Recipient shall have all audits completed in accordance with Section 215.97, Fla. Stat. performed by an independent certified public accountant ("IPA") who shall either be 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.

X. DEFAULT; REMEDIES; TERMINATION

1. If any essential term or condition of the Declaration of Restrictive Covenants is violated by the Recipient or by some third party with the knowledge of the Recipient, the Recipient shall be notified of the violation by written notice given by personal delivery, registered mail or registered expedited service. The recipient shall diligently commence to cure the violation or complete curing activities within thirty (30) days after receipt of notice of the violation. If the curing activities can not be reasonably completed within the specified thirty (30) day time frame, the Recipient shall submit a timely written request to the FCT Program Manager that includes the status of the current activity, the reasons for the delay and a time frame for the completion of the curing activities. FCT shall submit a written response within thirty (30) days of receipt of the request and approval shall not be unreasonably withheld. It is FCT's position that all curing activities shall be completed within one hundred twenty (120) days of the Recipient's notification of the violation. However, if the Recipient can demonstrate extenuating circumstances exist to justify a greater extension of time to complete the activities, FCT shall give the request due consideration. If the Recipient fails to correct the violation within either (a) the initial thirty (30) day time frame or (b) the

time frame approved by FCT pursuant to the Recipient's request, fee simple title to all interest in the Project Site shall be conveyed to the Trustees unless FCT negotiates an agreement with another local government, nonprofit environmental organization, the Florida Division of Forestry, the Florida Fish and Wildlife Conservation Commission, the Department of Environmental Protection or a Water Management District, who agrees to accept title and manage the Project Site. FCT shall treat such property in accordance with Section 380.508(4)(e), Fla. Stat.

XI. STANDARD CONDITIONS

- 1. This Agreement shall be construed under the laws of the State of Florida, and venue for any actions arising out of this Agreement shall lie in Leon County. If any provision hereof is in conflict with any applicable statute or rule, or is otherwise unenforceable, then such provision shall be deemed null and void to the extent of such conflict and shall be severable, but shall not invalidate any other provision of this Agreement.
- 2. No waiver by FCT of any right or remedy granted hereunder or failure to insist on strict performance by the Recipient shall affect or extend or act as a waiver of any other right or remedy of FCT hereunder, or affect the subsequent exercise of the same right or remedy by FCT for any further or subsequent default by the Recipient.
- 3. The Recipient agrees to comply with the Americans With Disabilities Act (Public Law 101-336, 42 U.S.C. Section 12101 et seq.), if applicable, which prohibits discrimination by public and private entities on the basis of disability in the areas of employment, public accommodations, transportation, State and local government services, and in telecommunications.
- 4. A person or affiliate 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 repair of a public building or public work, may not submit lease 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 Category Two for a period of 36 months from the date of being placed on the convicted vendor list or on the discriminatory vendor list.
- 5. No funds or other resources received from FCT in connection with this Agreement may be used directly or indirectly to influence legislation or any other official action by the Florida Legislature or any state agency.

This Agreement including Exhibit "A" embodies the entire agreement between the parties.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement.

All Sur	PALM BEACH COUNTY, a political subdivision of the State of Florida By:
Print Name: ALLSON SPALL Print Name: BAUSAMIN STUDY	Date: 6/6/13
	Approved as to Form and Legality: By: For the second control of the second cont
STATE OF FLORIDA COUNTY OF PALM BEACH	
The foregoing instrument was acknowledged by Robert Robbirs on behalf known to me.	perfore me this day of Sure, of the Local Government, and who is personally
MARILYN COPPOLA Commission # EE 020590 Expires November 19, 2014 Bonded Thru Troy Fain Insurance 800-385-7019	Mauty Coppoler Notary Public Print Name: MARILYN Coppoler Commission No. EE 020590 My Commission Expires: 11-19-14

Witness:	FLORIDA COMMUNITIES TRUST
Print Name: Philip Madde	By: Rick Mercer, Director
	Division of Operations
Print Name: 6-18-13	Date: 6-18-13
	Approved as to Form and Legality: By: Reagan K. Russell, Trust Counsel
STATE OF FLORIDA COUNTY OF LEON The foregoing instrument was acknowle	dged before me this 18th day of June
	f Operations for Florida Communities Trust, who i
personally known to me.	Ballie Rednim
BOBBIE REDNOUR Commission # EE 07 Expires March 22, 20 Bonded Thru Troy Fain Insurance 8	75 Frint Name:Commission No
	My Commission Expires:

EXHIBIT "A"

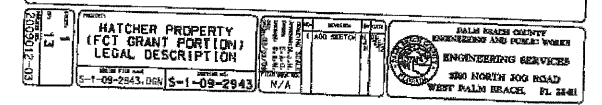
EXHIBIT "A"

LEGAL DESCRIPTION

A PARCEL OF LAND BEING A PORTION OF SECTION 6. TOWNSHIP 41 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA. SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

A PARCEL OF LAND BEING A PORTION OF SECTION 6, TOWNSHIP 41 SQUITH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA. SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENGING AT THE NORTHWEST CORNER OF SAID SECTION 6: THENCE SOUTH 63:90 FEET; THENCE SQUITH GOOTH 1: NO. 05 SAID SECTION 6. A DISTANCE OF 63:90 FEET; THENCE SQUITH GOOTH 1: NO. 05 SAID SECTION 6. A DISTANCE OF 63:90 FEET; THENCE SQUITH GOOTH 1: NO. 05 SAID SECTION 6. A DISTANCE OF 70: 71 THE PARCEL TO BE HEREIN DESCRIBED: THENCE SQUITH 63:93 FEET; TO THE POINT OF CHRYSTURE OF A SAID CURVE. HAVING A CENTRAL AND THENCE SQUITH EASTERLY ALONG THE ARC OF A SAID CURVE. HAVING A CENTRAL AND THENCE SQUITH EASTERLY ALONG THE ARC OF 784-78 FEET; A DISTANCE OF 348-79 FEET; A DISTANCE OF 348-79 FEET; A SAID CURVE. HAVING A CENTRAL ANGLE OF 144. OF POINT OF CURVE CONGAVE TO THE SQUITH STEERLY ALONG THE ARC OF SAID CURVE. HAVING A CENTRAL ANGLE OF 148-79 AND A RADIUS OF 1860, 08 68-20-47 EAST, A DISTANCE OF 750-14 FEET; A DISTANCE OF 176-94 AND A RADIUS OF 1860, 08 68-20-47 EAST, A DISTANCE OF 750-14 FEED; DIVING FUR POINT OF CURVE CONCAVE TO THE NORTHEAST; THENCE SQUITH CONCAVE TO THE NORTHEAST; THENCE SQUITH SOUTH OF CURVE CONCAVE TO THE NORTHEAST; THENCE SQUITH SOUTH OF CURVE THENCE SQUITH SOUTH OF CURVE THENCE SQUITH OF ANDLE OF 1750-14 FEED; DIVING A CENTRAL ANGLE OF 164-09 HOW. THE POINT OF CURVATURE OF ASAID CURVE. HAVING A CENTRAL ANGLE OF 160-14 FEED; DIVING THE POINT OF CURVATURE OF THE SQUITH SOUTH AND THE POINT OF CURVATURE OF THE SQUITH SOUTH SO



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ROAD. AS SHOWN ON ROAD PLAT BOOK 6. PAGES 9 AND 10 OF THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA: THENCE NORTH 02"10'14" EAST ALONG SAID EAST RIGHT-OF-WAY LINE. A DISTANCE OF 100.13 FEET: THENCE SOUTH 80°47'31" NORTHEAST QUARTER (NE 1/4) OF THE SOUTHWEST OWARTER (SW 1/4) OF SAID SECTION 6: THENCE NORTH 01°52'46" EAST ALONG SAID WEST LINE. A DISTANCE OF 867.10 FEET; THENCE NORTH 89'49'04" WEST. A DISTANCE OF 1275.30 FEET TO A POINT ON THE EAST RIGHT-OF-WAY LINE OF SAID WEST LINE. A DISTANCE TO A POINT ON THE EAST RIGHT-OF-WAY LINE OF SAID WEST ALONG ROAD; OF 3944.45 FEET TO THE POINT OF BEGINNING AFORE DESCRIBED.
                                                       LESS AREA NOT INCLUDED IN FCT GRANT APPLICATION
                             A PARCEL IN SECTION 6, TOWNSHIP 41 SQUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA MORE PARTICLARRY DESCRIBED AS FOLLOWS:

COMMERCING AT THE MEST QUARTED (1/4) CORNER OF SAID SECTION 6. THENCE SOUTH 36 49 24 24 EAST ALONG THE FAST WEST QUARTER SECTION LINE OF SAID SECTION 6. A DISTANCE OF ST. ME FAST WEST QUARTER SECTION LINE OF SAID JUPITER FARMS ROAD ACCORDING TO ROAD PLAT BOOK 6. PAGE 9 AND 10, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA;

HENCE SOUTH 14 10 THE POINT OF DESCRIPTION OF LESS QUIT OF WAY. A DISTANCE OF THENCE NORTH 88 52 117 EAST A DISTANCE OF 1341.42 FEET;

THENCE NORTH 69 43 22 EAST A DISTANCE OF 1341.42 FEET;

THENCE SOUTH 87 40 90 03 00 0 EAST A DISTANCE OF 148.26 FEET;

THENCE SOUTH 87 43 22 GEAST A DISTANCE OF 148.26 FEET;

THENCE NORTH 90 03 00 0 EAST A DISTANCE OF 148.26 FEET;

THENCE NORTH 90 03 00 EAST A DISTANCE OF 148.26 FEET;

THENCE NORTH 90 03 100 EAST A DISTANCE OF 10.0 R FEET;

THENCE NORTH 10 32 13 EAST A DISTANCE OF 10.0 R FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 10.0 R FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 27 0.1 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 27 0.1 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 13 EAST A DISTANCE OF 210.30 FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 110.88 FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 12 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 12 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 12 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 12 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 12 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 12 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 13 EAST FEET;

THENCE NORTH 10 92 10 EAST A DISTANCE OF 13 EAST FEET;

THENCE NORT
                                                      A PARCEL IN SECTION 6. TOWNSHIP 41 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY. FLORIDA MORE PARTICULARLY DESCRIBED AS FOLLOWS:
HATCHER PROPERTY (FCT GRANT PORTION)
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MA J

THENCE NORTH 76-33'05" EAST. A DISTANCE OF 81.56 FEET;
THENCE SOUTH 83-59'27" EAST. A DISTANCE OF 98.83 FEET;
THENCE SOUTH 25-06'12" HEST. A DISTANCE OF 78.66 FEET;
THENCE SOUTH 18-24'44" HEST. A DISTANCE OF 78.66 FEET;
THENCE SOUTH 89-34'44" HEST. A DISTANCE OF 13.37 FEET;
THENCE SOUTH 89-38'48" WEST. A DISTANCE OF 13.37 FEET;
THENCE SOUTH 89-48'47" WEST. A DISTANCE OF 13.48 FEET;
THENCE SOUTH 27-21'40" WEST. A DISTANCE OF 13.57 FEET;
THENCE SOUTH 10-57'15" WEST. A DISTANCE OF 50.57 FEET;
THENCE SOUTH 10-57'15" WEST. A DISTANCE OF 68.73 FEET;
THENCE SOUTH 13-27'55" WEST. A DISTANCE OF 68.73 FEET;
THENCE SOUTH 18-03'38" WEST. A DISTANCE OF 68.73 FEET;
THENCE SOUTH 18-03'38" WEST. A DISTANCE OF 68.73 FEET;
THENCE NORTH 87-57'17" WEST. A DISTANCE OF 68.73 FEET;
THENCE NORTH 87-57'17" WEST. A DISTANCE OF 68.73 FEET;
THENCE NORTH 87-57'17" WEST. A DISTANCE OF 68.73 FEET;
THENCE NORTH 87-57'17" WEST. A DISTANCE OF 73.97 FEET;
THENCE NORTH 74-40'36" WEST. A DISTANCE OF 73.97 FEET;
THENCE NORTH 74-40'36" WEST. A DISTANCE OF 73.97 FEET;
THENCE NORTH 68-55'39" WEST. A DISTANCE OF 107.64 FEET;
THENCE NORTH 01-30'27" WEST. A DISTANCE OF 107.64 FEET;
THENCE NORTH 01-30'27" WEST. A DISTANCE OF 107.64 FEET;
THENCE NORTH 01-30'27" WEST. A DISTANCE OF 107.64 FEET;
THENCE NORTH 01-30'27" WEST. A DISTANCE OF 108.56 FEET;
THENCE SOUTH 48-02'30" WEST. A DISTANCE OF 30.12 FEET;
THENCE NORTH 01-30'27" WEST. A DISTANCE OF 30.55 FEET;
THENCE SOUTH 49-05'08" WEST. A DISTANCE OF 30.55 FEET;
THENCE SOUTH 49-05'08" WEST. A DISTANCE OF 346.86 FEET;
THENCE SOUTH 48-05'58" WEST. A DISTANCE OF 346.86 FEET;
THENCE SOUTH 48-05'58" WEST. A DISTANCE OF 346.86 FEET;
THENCE SOUTH 48-05'58" WEST. A DISTANCE OF 36.55 FEET;
THENCE SOUTH 48-05'08" WEST. A DISTANCE OF 36.55 FEET;
THENCE SOUTH 48-05'08" WEST. A DISTANCE OF 365.20 FEET;
THENCE SOUTH 48-05'08" WEST. A DISTANCE OF 365.50 FEET;
THENCE SOUTH 48-05'08" WEST. A DISTANCE OF 365.50 FEET;
THENCE NORTH 09-30'09" WEST. A DISTANCE OF 367.50 FEET;
THENCE NORTH 09-30'09" WEST. A DISTANCE OF 367.50 FEET

PARCEL CONTAINS: 160.3384 ACRES. MORE OR LESS.

BEARINGS ARE GRID HAD 83. 1990 ADJUSTED, NORTH 61°59'35" EAST ALONG THE WEST LINE OF THE NORTHWEST QUARTER OF SAID SECTION 6 AND ALL OTHERS ARE RELATIVE THERETO.

NO SEARCH OF THE PUBLIC RECORDS WAS MADE BY THE SIGNING SURVEYOR.

THIS INSTRUMENT WAS PREPARED BY NORMAN J. HOWARD, P.S.M., IN THE OFFICE OF THE COLINTY ENGINEER. 2300 NORTH JOG ROAD, WEST PALM BEACH, FLORIDA. 33411.

NORMAN J. HOWARD . P.S.M. FLORIDA CERTIFICATE NO. 5776

NOT VALID WITHOUT THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.

THE 2009012-03 THE S-1-09-2943 PART HATCHER PROPERTY (FCT GRANT PORTION) FAP 3 F 13 Local Government Name:

Project Name:

Palm Beach County

FCT Project #:

11-001-FF11

Date:

1-May-13

GRANT AWARD CALCULATION STATEMENT

TOTAL PROJECT COSTS

Land Purchase Price (1)

Purchase Price \$ 13,760,000.00

Total \$ 13,760,000.00

Acquisition Expenses

 Appraisals
 5,100.00

 Appraisal Review
 2,250.00

 Total Acquisition Expenses
 7,350.00

Total Project Costs

\$ 13,767,350.00

COMPUTATION OF GRANT AWARD AND LOCAL MATCH AMOUNT

FCT Award Computation (36.32%)

Share of Purchase Price \$ 3,486,720.00 (1)
Share of Acquisition Expenses \$ \$2,669.52

Total Share of Project Costs

\$ 3,489,389.52

County Award Computation (63.68%)

Share of Purchase Price \$ 10,273,280.00 Share of Acquisition Expenses 4,680.48

Total Share of Project Costs

\$ 10,277,960.48

TOTAL ACQUISITION COSTS

\$ 13,767,350.00

COMPUTATION OF PREPAID, REIMBURSEMENTS, ADDITIONAL COSTS AND AMOUNTS DUE AT CLOSING

Florida Communities Trust

FCT Prepaid Project Costs

Appraisals Review 2,250.00

Total Prepaid Costs 2,250.00

FCT Amount Due At Closing

 Total Share of Project Costs
 3,489,389.52

 Less Total Prepaid Costs
 2,250.00

 Total Amount Due From FCT
 3,487,139.52

Local Government Name:	Cypress Creek Natural Area Phase V				
Project Name:	Palm Beach County				
FCT Project #:	11-001-FF11				
Date:	1-May-13				

PALM BEACH COUNTY

County Prepaid Project Costs

 Purchase Prince
 \$ 13,760,000.00

 Appraisals
 5,100.00

 Total Prepaid Costs
 \$ 13,765,100.00

County Amount Due At Closing

 Share of Total Prepaid Costs
 13,765,100.00

 Less Share of Project Costs
 \$ 10,277,960.48

 Amount Due To County
 3,487,139.52

Record Declaration of Restrictive Covena \$ 129.00 (2)

Total Additional Costs 129.00

Notes:

(1) Pursuant to a memo dated April 4, 2013 from Jay Scott to Reagan Russell, the Maximum Approved Purchase Price is \$9,600,000.00.

Pursuant to the Grant Contract, FCT will participate at the Maximum Approved Purchase Price or the purchase prices, whichever is less. The FCT reimbursement is based upon the Maximum Amount since it is less than the purchase price. According to the Grant Contract, the amount of the grant shall not exceed the lesser of \$5,000,000.00 or 36.32% of the final total project costs.

(2) Disbursed to Clerk of the Court, Palm Beach County, for the recording of the Declaration.

The foregoing reconciliation of Purchasers' costs is hereby approved	by the undersigned.
PALM BEACH COUNTY	FLORIDA COMMUNITIES TRUST
By Robert Bohbins	By:
Print Name: /3/ ////	Rick Mercer, Director
Title: Direitor	Division of Operations
Date: 6 · 5 - / 3 ·	Date: 6-18-13

BGEX -380 - 0619130000000001708 BGRV -380 - 06191300000000000603

BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA

BUDGET AMENDMENT Fund 3061 11.6 NOTE PAYABLE 08 CP

ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE		ended	REMAINING BALANCE
0	0	3,487,140	0	3,487,140		
9,3-75	P,468	3,487,140	0	3,497,608		
9,375	10,468	618,351	0	628,819	0	628,819
0	0	2,868,789	0	2,868,789	0	2,868,789
9,375	10,468	3,487,140	0	3,497,608		1
	001	,				ISSIONERS
	X. \					
	thas	6/24/3				
	9,375 0	0 0 9375 かみる 9,375 10,468 0 0	0 0 3,487,140 9,375 10,468 618,351 0 0 2,868,789 9,375 10,468 3,487,140	0 0 3,487,140 0 9,375 10,468 618,351 0 0 0 2,868,789 0 9,375 10,468 3,487,140 0	0 0 3,487,140 0 3,487,140 9,375 10,468 618,351 0 628,819 0 0 2,868,789 0 2,868,789 9,375 10,468 3,487,140 0 3,497,408 BY BOARD OF CO AT M July Board of Cot	0 0 3,487,140 0 3,487,140 9,375 10,468 618,351 0 628,819 0 0 0 2,868,789 0 2,868,789 0 9,375 10,468 3,487,140 0 3,497,408 BY BOARD OF COUNTY COMM AT MEETING OF July 16, 2013 Deputy Clerk to the Board of County Commission

2013 - 0994

BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA

BUDGET TRANSFER

Fund 2061 11.6M Note Payable 08 DS, ESL Jupiter

ACCOUNT NAME AND NUMBER		ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED BUDGET	ENC/EXP 6/18/2013	REMAINING BALANCE
Revenue								·
810 - 4100 Revenue 811 - 4100 Revenue	8349 Tfr from 11M, ESL 3061 8000 Tr Fr General Fund Fd 0001	9,375 722,635	10,468 618,351	618,351 0	0 618,351	628,819	0 0	628,819
	· <u> </u>			618,351	618,351		·	

Environmental Resources Management

INITIATING DEPARTMENT/DIVISION
Administration/Budget Department Approval
OFMB Department - Posted

Signatures & Dates

6-21-13

BY BOARD OF COUNTY COMMISSIONERS
AT MEETING OF

July 16, 2013

Deputy Clerk to the

Board of County Commissioners

1911/3

2013 - 0995

BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA

BUDGET TRANSFER Fund 0001 General Fund

ACCOUNT	Γ NAME AND NUMBER	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED BUDGET	ENC/EXP 6/18/2013	REMAINING BALANCE
Appropriations								
820 - 9300 Transfers To Deb	ot Service 9347 Tfr to 11M, ESL 2061	722,635	618,351	0	618,351	0	0	0
820 - 9900 Reserves	9922 Res-Balances Forward	62,000,000	92,131,750	618,351	0	92,750,101	0	92,750,101
	·			618,351	618,351			
	· · · · · · · · · · · · · · · · · · ·			618,351	618,351			

Environmental Resources Management

INITIATING DEPARTMENT/DIVISION
Administration/Budget Department Approval
OFMB Department - Posted

Signatures & Dates

BY BOARD OF COUNTY COMMISSIONERS
AT MEETING OF

July 16, 2013

Deputy Clerk to the Board of County Commissioners

6121/13