

Agenda Item #: 3L8

#### PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

#### AGENDA ITEM SUMMARY

Meeting Date: An Department	ugust 18, 2015	(X) Consent ( ) Workshop	( ) Regular ( ) Public Hearing
Submitted Submitted		al Resources Managemer al Resources Managemen	<u>nt</u> nt
		ECUTIVE BRIEF	
Motion and Title:	Staff recommends motion	to:	
A) approve DEP A (FDEP) for cost sh \$905,451.60;	Agreement No. 15PB4 with naring in the Delray Beach	the Florida Department of Shore Protection Project	of Environmental Protection t with reimbursement up to
<b>B) approve</b> Budge \$905,452;	et Amendment in the Beac	ch Improvement Fund to	recognize the increase of
C) <b>approve</b> Budge Beach Improvemen	t Amendment in the Gener t Fund; and	ral Fund to recognize a	\$905,452 transfer from th
D) authorize the Conecessary minor and conditions of Agree	ounty Administrator, or his endments that do not signment No. 15PB4.	designee, to sign all futurnificantly change the sc	e time extensions and other ope of work or terms an
he Delray Beach Shapproved a transfer he project. The Co	agreement No. 15PB4 whice cost share to the U.S. Armore Protection Project. On from the General Fund Conjunty pre-paid the State and 03.00 as required by the USA	ny Corps of Engineers (U July 16, 2013, the Board ntingency Reserves to fu County project costs on	JSACE) for construction of the non-federal share of
osts were pre-paid County share was a Delray Beach. With	of the 2014 Delray Beach by the County to the USAC authorized through an Intential this agreement, up to 50% reimbursed by the State.	Shore Protection Project CE using General Fund ( rlocal Agreement (R201	t construction costs. These Contingency Reserves. The
Attachments:  . DEP Agreement1:  . Budget Amendme  . Budget Amendme	5PB4 ent (3652)		
ecommended by:			8-12-15
	Department Director	0	Date
pproved by:	County Administrator	U	PIYIV
	County Aummistrator		<b>Date</b>

#### **II. FISCAL IMPACT ANALYSIS**

**Five Year Summary of Fiscal Impact:** A. 2018 2019 Fiscal Years 2015 2016 2017 **Capital Expenditures** 0 **Operating Costs External Revenues** (\$905,452)**Program Income (County) In-Kind Match (County) NET FISCAL IMPACT** (\$905,452) # ADDITIONAL FTE **POSITIONS (Cumulative)** Is Item Included in Current Budget? Yes Budget Account No.: Fund \_\_\_\_\_ Department \_\_\_ Unit \_\_\_\_ **Recommended Sources of Funds/Summary of Fiscal Impact:** DEP Agreement No. 15PB4 with the Florida Department of Environmental Protection C. **Department Fiscal Review III. REVIEW COMMENTS OFMB Fiscal and /or Contract Dev. and Control Comments:** A. Contract Development and Contr Legal Sufficiency: В. **Assistant County Attorney** C. **Other Department Review: Department Director** 

#### **DEP AGREEMENT No: 15PB4**

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION DIVISION OF WATER RESTORATION ASSISTANCE BEACH MANAGEMENT FUNDING ASSISTANCE PROGRAM STATE OF FLORIDA

#### **GRANT AGREEMENT FOR**

#### DELRAY BEACH SHORE PROTECTION PROJECT

THIS AGREEMENT is entered into between the FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (hereinafter referred to as the "DEPARTMENT"), whose address is 3900 Commonwealth Boulevard, MS 3601, Tallahassee, Florida 32399-3000, and PALM BEACH COUNTY, a local government (hereinafter referred to as the "LOCAL SPONSOR"), whose address is Palm Beach County, Department of Environmental Resources Management, 2300 North Jog Road, 4th Floor, West Palm Beach, Florida, 33411-2743, for the project described herein.

WHEREAS, the DEPARTMENT, pursuant to Section 161.091 - Section 161.161, Florida Statutes, provides financial assistance to eligible governmental entities for beach erosion control activities under the Florida Beach Management Funding Assistance Program; and,

WHEREAS, pursuant to 62B-36.005(1)(d), Florida Administrative Code, the LOCAL SPONSOR has resolved to support, serve as local sponsor, demonstrated a financial commitment to the beach erosion control project as described herein, and has the ability to perform the tasks associated with the project described herein.

NOW, THEREFORE, in consideration of the mutual benefits to be derived herefrom, the DEPARTMENT and the LOCAL SPONSOR do hereby agree as follows:

- 1. The DEPARTMENT does hereby retain the LOCAL SPONSOR to implement the beach erosion control project known as the DELRAY BEACH SHORE PROTECTION PROJECT, (hereafter referred to as the PROJECT), as defined in **Attachment A (Grant Work Plan)**, attached hereto and made a part hereof. The LOCAL SPONSOR does hereby agree to perform such services as are necessary to implement the PROJECT in accordance with the terms and conditions set forth in this Agreement, and all attachments and exhibits named herein that are attached hereto and incorporated by reference. For purposes of this Agreement, the terms "Grantee", "Recipient" and "Local Sponsor" are used interchangeably.
- 2. This Agreement shall begin on the last date executed and end on **June 1, 2016**. Pursuant to Section 161.101 (18), Florida Statutes, and 62B-36.009, Florida Administrative Code, work conducted on this PROJECT by the LOCAL SPONSOR or its subcontractor and approved by the DEPARTMENT beginning on or after June 1, 2013, may be eligible for reimbursement by the DEPARTMENT, provided that the PROJECT is approved by the DEPARTMENT. If work identified in the approved Grant Work Plan is completed prior to time allowed in this Agreement, this Agreement may be amended to close out the Agreement.
- 3. The LOCAL SPONSOR shall perform the services in a proper and satisfactory manner as determined by the DEPARTMENT.
- 4. Any and all equipment, products or materials necessary to perform these services, or requirements as further stated herein, shall be supplied by the LOCAL SPONSOR.
- 5. The State of Florida's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature of the State of Florida and subject to the release of funds appropriated to the DEPARTMENT.

DEP Agreement No. 15PB4, Page 1 of 11

- 6. The LOCAL SPONSOR shall implement the PROJECT and complete said PROJECT upon the terms and conditions set forth in this Agreement and all present and future requisite authorizations and environmental permits. The PROJECT consists of the restoration and nourishment of 2.7 miles of beach from DEPARTMENT reference monument R175+300' to R188A in Palm Beach County, Florida. The 2014 federal storm repair nourishment included sand placement from an offshore borrow source along the beach from R175+380' to R180 under Joint Coastal Permit (JCP) permit no. 0303553-001-JC. The life of the PROJECT is defined as ten (10) years following completion of each construction event. The parties expressly agree that the provisions of this paragraph shall survive and be enforceable beyond the expiration date of this Agreement.
- 7. For tasks, as specified in Table 1 in Attachment A, the LOCAL SPONSOR shall develop a detailed Scope of Work which shall include a narrative description of each task, a corresponding detailed budget for each deliverable under that task and a schedule for completion of each task and deliverable. Each Scope of Work shall require approval by the DEPARTMENT as to content, deliverables, and schedule prior to initiating the work.
- 8. The DEPARTMENT has determined that 100 percent of the non-federal PROJECT cost is eligible for state cost sharing. Therefore, the DEPARTMENT's financial obligation shall not exceed the sum of \$905,451.60 for this PROJECT or up to 50 percent of the non-federal project cost, if applicable, for the specific eligible PROJECT items listed in Attachment A, whichever is less. Any indicated federal cost sharing percentage is an estimate and shall not affect the cost sharing percentages of the non-federal share.
- 9. The DEPARTMENT and the LOCAL SPONSOR agree that any and all activities associated with the PROJECT that are not shown in Table 1 are the responsibility of the LOCAL SPONSOR and are not a part of this Agreement. The LOCAL SPONSOR agrees that any costs for the specific eligible PROJECT tasks that exceed the estimated PROJECT costs for that task shall be the responsibility of the LOCAL SPONSOR. Any modifications to the estimated TOTAL PROJECT COSTS shown in Table 1, shall be provided through formal amendment to this Agreement.
- 10. The LOCAL SPONSOR shall perform as an independent contractor and not as an agent, representative, or employee of the DEPARTMENT.
- 11. The LOCAL SPONSOR agrees to maintain the public beach access sites and public parking spaces, as identified in **Attachment B (Funding Eligibility)**, attached hereto and made a part hereof, for beach use throughout the life of the PROJECT as established under this Agreement. The life of the PROJECT is defined as ten (10) years following the completion of each construction event commencing upon execution of this Agreement. If at any time the LOCAL SPONSOR fails to maintain the subject beach access sites and public parking, the LOCAL SPONSOR agrees to reimburse the DEPARTMENT all funds provided by the DEPARTMENT associated with any beach access site and/or parking spaces which are no longer available to the public for a 10-year period. All parking must be clearly signed or otherwise designated as public beach access parking.
- 12. Paragraph Reserved.
- 13. As consideration for the satisfactory completion of the eligible work identified in Attachment A and approval of the work by the DEPARTMENT, the DEPARTMENT agrees to compensate the LOCAL SPONSOR on a cost reimbursement basis. All requests for reimbursement shall be made in accordance with **Attachment C (Contract Payment Requirements)**, attached hereto and made a part hereof, and State guidelines for allowable costs found in the Department of Financial Services' Reference Guide for State Expenditures at <a href="http://www.fldfs.com/aadir/reference%5Fguide">http://www.fldfs.com/aadir/reference%5Fguide</a>. The LOCAL SPONSOR shall submit a request for reimbursement of funds on the forms provided as **Attachment D (Request**)

for Payment, PARTS I – IV), attached hereto and made a part hereof. These forms are to be submitted upon completion of deliverables identified in the approved Scope of Work. These forms shall be certified as accurate by the LOCAL SPONSOR's Project Manager and the LOCAL SPONSOR's Project Financial Officer and submitted to the DEPARTMENT as a payment request. All bills for amounts due under this Agreement shall be submitted in detail sufficient for a proper pre-audit and post-audit thereof. All requests for the reimbursement of travel expenses shall be based on the travel limits established in Section 112.061, Florida Statutes. A final invoice shall be due no later than thirty (30) days following the completion date of this Agreement. The DEPARTMENT will not release funds for construction activities until such time as all requisite authorizations, environmental permits, and variances, including those required pursuant to Chapters 161, 253, 258 and 373, Florida Statutes, have been obtained. The final payment will not be processed until the match requirement has been met.

- The DEPARTMENT's Project Manager shall have thirty (30) days after receipt of each request for 14. payment to determine that the work has been accomplished in accordance with the terms and conditions of this Agreement prior to approving the request for payment. It is understood and agreed that any request for payment that requires the DEPARTMENT to request additional information of the LOCAL SPONSOR shall stop time for the DEPARTMENT's review period and will reset when such information is received as requested by the DEPARTMENT. Upon approval of the request for payment the DEPARTMENT shall disburse the funds due the LOCAL SPONSOR less ten (10) percent which shall be retained on account. The cumulative amount retained for each eligible deliverable item shall be disbursed to the LOCAL SPONSOR after the DEPARTMENT has certified that the LOCAL SPONSOR has complied with all the terms and conditions of the Agreement. The DEPARTMENT will periodically request proof of a transaction (invoice, payroll register, etc.) to evaluate the appropriateness of costs to the Agreement pursuant to State and Federal guidelines (including cost allocation guidelines), as appropriate. When requested, this information must be provided within thirty (30) calendar days of such request. If applicable, the LOCAL SPONSOR may also be required to submit a cost allocation plan to the DEPARTMENT in support of its multipliers (overhead, indirect, general administrative costs, and fringe benefits).
- 15. For the duration of this Agreement, the LOCAL SPONSOR shall submit to the DEPARTMENT'S Project Manager on a quarterly basis, **Attachment D** (**Project Progress Report, Part III**), as updates to the project schedule, no later than thirty (30) days following the completion date of the quarterly reporting period in which the project is underway. The term "quarterly" shall reflect the calendar quarters ending March 31, June 30, September 30, and December 31. Progress reports are to be submitted electronically in Word .doc or tab delimited .TXT format. Information provided shall be the best available and shall represent the most accurate forecast of future events. Specific information to be included in the quarterly report: tasks to be completed, start and finish dates, task duration, and actual start and finish dates with actual task duration. In cases where no reimbursement is sought for a given quarter, all applicable portions of the progress report must still be completed and submitted. The timely submittal of these quarterly reports will result in points for the ranking of future projects under the Beach Management Funding Assistance Program.
- 16. Upon completion of a task or the PROJECT, the LOCAL SPONSOR shall submit to the DEPARTMENT a certification of completion, attached hereto as **Attachment E (Project Completion Certification)**. A final PROJECT certification inspection shall be made by the DEPARTMENT within sixty (60) days after the PROJECT is certified complete by the LOCAL SPONSOR.
- 17. The LOCAL SPONSOR shall, at a minimum, comply with monetary limits for competitive acquisition of both materials and services as required by Chapter 287, and Chapter 161.101(17), Florida Statutes, which are expressly made a part of this Agreement and incorporated herein by reference as if fully set forth.

- 18. The applicable provisions of Chapter 161, Florida Statutes, entitled "Beach and Shore Preservation", and any rules promulgated there from, are expressly made a part of this Agreement and are incorporated herein by reference as if fully set forth.
- 19. Each party hereto agrees that it shall be solely responsible for the negligent or wrongful acts of its employees and agents. However, nothing contained herein shall constitute a waiver by either party of its sovereign immunity or the provisions of Section 768.28, Florida Statutes.
- 20. A. The DEPARTMENT may terminate this Agreement at any time in the event of the failure of the LOCAL SPONSOR to fulfill any of its obligations under this Agreement. Prior to termination, the DEPARTMENT shall provide ten (10) days written notice of its intent to terminate and shall provide the LOCAL SPONSOR an opportunity to consult with the DEPARTMENT regarding the reason(s) for termination.
  - B. The DEPARTMENT may terminate this Agreement without cause and for its convenience by giving thirty (30) days written notice to the LOCAL SPONSOR. Notice shall be sufficient if delivered personally or overnight courier to the address set forth in this Agreement.
- 21. No payment will be made for deliverables deemed unsatisfactory by the DEPARTMENT. In the event that a deliverable is deemed unsatisfactory by the DEPARTMENT, the LOCAL SPONSOR shall reperform the services needed for submittal of a satisfactory deliverable, at no additional cost to the DEPARTMENT, within ten (10) days of being notified of the unsatisfactory deliverable. If a satisfactory deliverable is not submitted within the specified timeframe, the DEPARTMENT may, in its sole discretion, either: 1) terminate this Agreement for failure to perform, or 2) the DEPARTMENT'S Grant Manager may, by letter specifying the failure of performance under this Agreement, request that a proposed Corrective Action Plan (CAP) be submitted by the LOCAL SPONSOR to the DEPARTMENT. All CAPs must be able to be implemented and performed in no more than sixty (60) days.
  - A. A CAP shall be submitted within ten (10) calendar days of the date of the letter request from the DEPARTMENT. The CAP shall be sent to the Department Grant Manager for review and approval. Within ten (10) calendar days of receipt of a CAP, the DEPARTMENT shall notify the LOCAL SPONSOR in writing whether the CAP proposed has been accepted. If the CAP is not accepted, the LOCAL SPONSOR shall have ten (10) calendar days from receipt of the DEPARTMENT letter rejecting the proposal to submit a revised proposed CAP. Failure to obtain the DEPARTMENT approval of a CAP as specified above shall result in the DEPARTMENT's termination of this Agreement for cause as authorized in this Agreement.
  - B. Upon the DEPARTMENT's notice of acceptance of a proposed CAP, the LOCAL SPONSOR shall have ten (10) calendar days to commence implementation of the accepted plan. Acceptance of the proposed CAP by the DEPARTMENT does not relieve the LOCAL SPONSOR of any of its obligations under the Agreement. In the event the CAP fails to correct or eliminate performance deficiencies by LOCAL SPONSOR, the DEPARTMENT shall retain the right to require additional or further remedial steps, or to terminate this Agreement for failure to perform. No actions approved by the DEPARTMENT or steps taken by the LOCAL SPONSOR shall preclude the DEPARTMENT from subsequently asserting any deficiencies in performance. The LOCAL SPONSOR shall continue to implement the CAP until all deficiencies are corrected. Reports on the progress of the CAP will be made to the DEPARTMENT as requested by the Department Grant Manager.

C. Failure to respond to the DEPARTMENT's request for a CAP or failure to correct a deficiency in the performance of the LOCAL SPONSOR as specified by the DEPARTMENT may result in termination of this Agreement.

The remedies set forth above are not exclusive and the DEPARTMENT reserves the right to exercise other remedies in addition to or in lieu of those set forth above, as permitted by this Agreement.

Any notices between the parties shall be considered delivered by email, overnight courier or delivered in person to the contact person at the addresses below.

**LOCAL SPONSOR** 

Robert Robbins, Director
Palm Beach County
Department of Environmental Resources Management
2300 North Jog Road, 4th Floor
West Palm Beach, Florida, 33411-2743
(561) 233-2400
rrobbins@pbcgov.org

#### **DEPARTMENT**

Dena VanLandingham, Grant Program Administrator
Department of Environmental Protection
Beach Management Funding Assistance Program
3900 Commonwealth Blvd. MS 3601
Tallahassee, Florida 32399
(850) 245-2970
Dena.Vanlandingham@dep.state.fl.us

Any changes to the contact information shown above or in paragraph 23 must be reduced to writing in the form of an email notification.

- 23. The LOCAL SPONSOR's Project Manager for all matters is Robert Robbins, Phone: (561) 233-2400. The DEPARTMENT's Project Manager for all technical matters is Rob Buda, Phone: (850) 245-2975 and the DEPARTMENT's Grant Program Administrator for all administrative matters is Dena VanLandingham, Phone: (850) 245-2970.
- 24. This Agreement may be unilaterally canceled by the DEPARTMENT for refusal by the LOCAL SPONSOR to allow public access to all documents, papers, letters, or other material made or received by the LOCAL SPONSOR in conjunction with this Agreement, unless the records are exempt from Section 24(a) of Article I of the State Constitution and Section 119.07(1)(a), Florida Statutes.
- 25. The LOCAL SPONSOR shall maintain books, records and documents directly pertinent to performance under this Agreement in accordance with generally accepted accounting principles consistently applied. The DEPARTMENT, the State, or their authorized representatives shall have access to such records for audit purposes during the term of this Agreement and for five (5) years following Agreement completion. In the event any work is subcontracted, the LOCAL SPONSOR shall similarly require each subcontractor to maintain and allow access to such records for audit purposes.

- A. In addition to the requirements of the preceding paragraph, the LOCAL SPONSOR shall comply with the applicable provisions contained in **Attachment F** (**Special Audit Requirements**), attached hereto and made a part hereof. Exhibit 1 to Attachment F summarizes the funding sources supporting the Agreement for purposes of assisting the LOCAL SPONSOR in complying with the requirements of Attachment F. A revised copy of Exhibit 1 must be provided to the LOCAL SPONSOR for each amendment that authorizes a funding increase or decrease. If the LOCAL SPONSOR fails to receive a revised copy of Exhibit 1, the LOCAL SPONSOR shall notify the DEPARTMENT's Grant Program Administrator at 850/245-2970, to request a copy of the updated information.
  - B. The LOCAL SPONSOR is hereby advised that the Federal and/or Florida Single Audit Act Requirements may further apply to lower tier transactions that may be a result of this Agreement. The LOCAL SPONSOR shall consider the type of financial assistance (federal and/or state) identified in **Attachment F, Exhibit 1** when making its determination. For federal financial assistance, the LOCAL SPONSOR shall utilize the guidance provided under OMB Circular A-133, Subpart B, Section \_\_\_\_.210 for determining whether the relationship represents that of a subrecipient or vendor. For state financial assistance, the LOCAL SPONSOR shall utilize the form entitled "Checklist for Nonstate Organizations Recipient/Subrecipient vs Vendor Determination" (form number DFS-A2-NS) that can be found under the "Links/Forms" section appearing at the following website:

#### https://apps.fldfs.com/fsaa

The LOCAL SPONSOR should confer with its chief financial officer, or audit director or contact the DEPARTMENT for assistance with questions pertaining to the applicability of these requirements.

- 27. In accordance with Section 216.347, Florida Statutes, the LOCAL SPONSOR is hereby prohibited from using funds provided by this Agreement for the purposes of lobbying the Legislature, the judicial branch or a state agency.
- 28. The LOCAL SPONSOR covenants that it presently has no interest and shall not acquire any interest that would conflict in any manner or degree with the performance of services required.
- 29. This Agreement has been delivered in the State of Florida and shall be construed in accordance with the laws of Florida. Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law. If any provision of this Agreement shall be prohibited or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement. Any action hereon or in connection herewith shall be brought in Leon County, Florida.
- 30. No delay or failure to exercise any right, power or remedy accruing to either party upon breach or default by either party under this Agreement, shall impair any such right, power or remedy of either party. Nor shall such delay or failure be construed as a waiver of any such breach or default, or any similar breach or default thereafter.

- 31. To the extent required by law, the LOCAL SPONSOR will be self-insured against, or will secure and maintain during the life of this Agreement, Workers' Compensation Insurance for all of its employees connected with the work of this project. In the case any work is subcontracted, the LOCAL SPONSOR shall require the subcontractor similarly to provide Workers' Compensation Insurance for all of the subcontractor's employees unless such employees are covered by the protection afforded by the LOCAL SPONSOR. Such self-insurance program or insurance coverage shall comply fully with the Florida Workers' Compensation Law, Chapter 440, Florida Statutes. In case any class of employees engaged in hazardous work under this Agreement is not protected under Workers' Compensation statutes, the LOCAL SPONSOR shall provide, and cause each subcontractor to provide, adequate insurance satisfactory to the DEPARTMENT, for the protection of its employees not otherwise protected.
- 32. The LOCAL SPONSOR warrants and represents that it is self-funded for liability insurance, appropriate and allowable under Florida law, and that such self-insurance offers protection applicable to the LOCAL SPONSOR's officers, employees, servants and agents while acting within the scope of their employment with the LOCAL SPONSOR.
- 33. The LOCAL SPONSOR recognizes that the State of Florida, by virtue of its sovereignty, is not required to pay any taxes on the services or goods purchased under the terms of this Agreement.
- 34. This Agreement is neither intended nor shall it be construed to grant any rights, privileges or interest in any third party without the mutual written agreement of the parties hereto.
- 35. A. No person, on the grounds of race, creed, color, national origin, age, sex, or disability, shall be excluded from participation in; be denied the proceeds or benefits of; or be otherwise subjected to discrimination in performance of this Agreement.
  - B. An entity or affiliate who has been placed on the discriminatory vendor list maintained by the Florida Department of Management Services may not submit a bid on a contract to provide 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 bids on leases of real property to a public entity, may not award or perform work as a contractor, supplier, subcontractor, or consultant under contract with any public entity, and may not transact business with any public entity. Questions regarding the discriminatory vendor list may be directed to the Florida Department of Management Services, Office of Supplier Diversity at (850) 487-0915.
- 36. A. The accounting systems for all LOCAL SPONSORS must ensure that these funds are not commingled with funds from other agencies. Funds from each agency must be accounted for separately. LOCAL SPONSORS are prohibited from commingling funds on either a program-by-program or a project-by-project basis. Funds specifically budgeted and/or received for one project may not be used to support another project. Where a LOCAL SPONSOR's, or subrecipient's, accounting system cannot comply with this requirement, the LOCAL SPONSOR, or subrecipient, shall establish a system to provide adequate fund accountability for each project it has been awarded.
  - B. If the DEPARTMENT finds that these funds have been commingled, the DEPARTMENT shall have the right to demand a refund, either in whole or in part, of the funds provided to the LOCAL SPONSOR under this Agreement for non-compliance with the material terms of this Agreement. The LOCAL SPONSOR, upon such written notification from the DEPARTMENT shall refund, and shall forthwith pay to the DEPARTMENT, the amount of money demanded by the DEPARTMENT. Interest on any refund shall be calculated based on

- the prevailing rate used by the State Board of Administration. Interest shall be calculated from the date(s) the original payment(s) are received from the DEPARTMENT by the LOCAL SPONSOR to the date repayment is made by the LOCAL SPONSOR to the DEPARTMENT.
- C. In the event that the LOCAL SPONSOR recovers costs, incurred under this Agreement and reimbursed by the DEPARTMENT, from another source(s), the LOCAL SPONSOR shall reimburse the DEPARTMENT for all recovered funds originally provided under this Agreement. Interest on any refund shall be calculated based on the prevailing rate used by the State Board of Administration. Interest shall be calculated from the date(s) the payment(s) are recovered by the LOCAL SPONSOR to the date repayment is made to the DEPARTMENT by the LOCAL SPONSOR.
- 37. A. The LOCAL SPONSOR shall not subcontract, assign, or transfer any work under this Agreement without the prior written consent of the DEPARTMENT's Project Manager. Regardless of any subcontract, the LOCAL SPONSOR is ultimately responsible for all work to be performed under this Agreement. The LOCAL SPONSOR shall submit a copy of the executed subcontract to the DEPARTMENT within ten (10) days after execution. The LOCAL SPONSOR agrees to be responsible for the fulfillment of all work elements included in any subcontract consented to by the DEPARTMENT and agrees to be responsible for the payment of all monies due under any subcontract. It is understood and agreed by the LOCAL SPONSOR that the DEPARTMENT shall not be liable to any subcontractor for any expenses or liabilities incurred under the subcontract and that the LOCAL SPONSOR shall be solely liable to the subcontractor for all expenses and liabilities incurred under the subcontract. The LOCAL SPONSOR will be responsible for auditing all travel reimbursement expenses based on the travel limits established in Section 112.061, Florida Statutes.
  - 1. The LOCAL SPONSOR may award, on a competitive basis, fixed price subcontracts to consultants/contractors in performing the work described in Attachment A. Invoices submitted to the DEPARTMENT for fixed price subcontracted activities shall be supported with a copy of the subcontractor's invoice and a copy of the tabulation form for the competitive procurement process (Invitation to Bid or Request for Proposals) resulting in the fixed price subcontract.
  - 2. The LOCAL SPONSOR may request approval from the DEPARTMENT to award a fixed price subcontract resulting from procurement methods other than those identified in the paragraph above. In this instance, the LOCAL SPONSOR shall request the advance written approval from the DEPARTMENT's Project Manager of the fixed price negotiated by the LOCAL SPONSOR. The letter of request shall be supported by a detailed budget and Scope of Services to be performed by the subcontractor. Upon receipt of the DEPARTMENT Project Manager's approval of the fixed price amount, the LOCAL SPONSOR may proceed in finalizing the fixed price subcontract.
  - 3. All subcontracts are subject to the provisions of paragraph 13 and any other appropriate provisions of this Agreement which affect subcontracting activities.
  - B. The DEPARTMENT supports diversity in its procurement program and requests that all subcontracting opportunities afforded by this Agreement embrace diversity enthusiastically. The award of subcontracts should reflect the full diversity of the citizens of the State of Florida. A list of Minority Owned firms that could be offered subcontracting opportunities may be obtained by contacting the Office of Supplier Diversity at (850) 487-0915.

- 38. When applicable, the LOCAL SPONSOR shall also notify the DEPARTMENT's Project Manager of the selection of an intended subcontractor for a construction task and provide a tabulation list from which the intended subcontractor was selected. The LOCAL SPONSOR shall also provide the bid form for the successful bidder. The LOCAL SPONSOR shall select eligible consultants licensed to offer services in the State of Florida for studies, design and permitting and monitoring tasks in accordance with Chapter 287, F. S. Upon the DEPARTMENT's request, the LOCAL SPONSOR shall furnish copies of the respective solicitation documents. Solicitation documents include, but are not limited to, the solicitation and responses thereto, the bid tabulations, and the resulting contract(s), including a detailed Scope of Work.
- 39. The purchase of non-expendable equipment costing \$1,000 or more is not authorized under the terms and conditions of this Agreement.
- 40. The DEPARTMENT may at any time, by written order designated to be a change order, make any minor modifications, as described below. All change orders are subject to the mutual agreement of both parties as evidenced in writing. Any change, which causes an increase or decrease in the LOCAL SPONSOR's cost or time, shall require formal amendment to this Agreement. Minor modifications which will be handled with a change order include notification of a modification of deliverable due dates when such change does not involve an extension of contract, and modifying the Project Work Plan when such modifications would not involve a decrease/increase in total cost of the Agreement or an extension of the performance period of this Agreement.
- 41. The LOCAL SPONSOR shall comply with all applicable federal, state and local rules and regulations in providing services to the DEPARTMENT under this Agreement. The LOCAL SPONSOR acknowledges that this requirement includes compliance with all applicable federal, state and local health and safety rules and regulations. The LOCAL SPONSOR further agrees to include this provision in all subcontracts issued as a result of this Agreement.
- 42. The LOCAL SPONSOR shall obtain from each owner of upland property, which is adjacent to the erosion control project, a sufficient property interest in order to construct, maintain, monitor, and repair the erosion control project prior to entering each individual property to conduct such activities.
- 43. If a force majeure occurs that causes delays or the reasonable likelihood of delay in the fulfillment of the requirements of this Agreement, the LOCAL SPONSOR shall promptly notify the DEPARTMENT orally. Within seven (7) days, the LOCAL SPONSOR shall notify the DEPARTMENT in writing of the anticipated length and cause of the delay, the measures taken or to be taken to minimize the delay and the LOCAL SPONSOR's intended timetable for implementation of such measures. If the parties agree that the delay or anticipated delay was caused, or will be caused by a force majeure, the DEPARTMENT may, at its discretion, extend the time for performance under this Agreement for a period of time equal to the delay resulting from the force majeure upon execution of an amendment to this Agreement. Such agreement shall be confirmed by letter from the DEPARTMENT accepting, or if necessary, modifying the extension. A force majeure shall be an act of God, strike, lockout, or other industrial disturbance, act of the public enemy, war, blockade, public riot, lightning, fire, flood, explosion, failure to receive timely necessary third party approvals through no fault of the LOCAL SPONSOR, and any other cause, whether of the kind specifically enumerated herein or otherwise, that is not reasonably within the control of the LOCAL SPONSOR and/or the DEPARTMENT. The LOCAL SPONSOR is responsible for the performance of all services issued under this Agreement. Failure to perform by the LOCAL SPONSOR's consultant(s) or subcontractor(s) shall not constitute a force majeure event.

44. This Agreement represents the entire agreement of the parties. Any alterations, variations, changes, modifications or waivers of provisions of this Agreement shall only be valid when they have been reduced to writing, duly signed by each of the parties hereto, and attached to the original of this Agreement, unless otherwise provided herein.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the undersigned have signed and executed this Agreement on the respective dates under their signatures:

PALM BEACH COUNTY	FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
By:Shelley Vana, Mayor	By: Department of Environmental Protection Secretary or designee
Date:	Date:
FEID No. <u>59-6000785</u>	
ATTEST	
Sharon R. Bock, Clerk and Comptroller	Department of Environmental Protection Grant Administrator
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	APPROVED as to form and legality:
8-50	Qualy. Juchene
Assistant County Attorney	Department of Environmental Protection Attorney

APPROVED AS TO TERMS
AND CONDITIONS.

List of Attachments/Exhibits included as part of this Agreement:

Specify Type	Letter/ Number	Description (include number of pages)
Attachment	A	Grant Work Plan (2 pages)
Attachment	В	Funding Eligibility (1 page)
Attachment	C	Contract Payment Requirements (1 page)
Attachment	D	Request For Payment, Parts I - IV (4 pages)
Attachment	Е	Project Completion Certification (1 page)
Attachment	F	Special Audit Requirements (5 pages)

**AND CONDITIONS.**\*If someone other than the Board Chair signs this Agreement, a resolution, statement or other documentation authorizing that person to sign the Agreement on behalf of the County/City must accompany the agreement.

#### ATTACHMENT A GRANT WORK PLAN

Project Title: Delray Beach Shore Protection Project.

**Project Location:** The PROJECT extends along 2.7 miles of beach from R175+300' to R188A in Palm Beach County, Florida.

**Project Background:** The PROJECT consists of the design, permitting, construction, and monitoring of approximately 2.7 miles of shoreline in southern Palm Beach County. The PROJECT was initially constructed in 1973 along 1.9 miles of beach which restored the beach berm elevation to +9 ft. North American Vertical Datum (NAVD) to provide six years of advance nourishment. The PROJECT had subsequent nourishments in 1978, 1984, 1992, 2002, and 2005. The 2005 nourishment was required to repair erosion resulting from the 2004 hurricane season. In April of 2013, a design interval nourishment was completed to the southern limits of the PROJECT. A federal storm repair project was completed in April of 2014 in the northern segment of the PROJECT to replace losses attributed to Hurricane Sandy. Federal authorization remains in effect through September 30, 2023.

The PROJECT shall be conducted in accordance with the terms and conditions set forth under this Agreement, all applicable DEPARTMENT permits and the eligible PROJECT task items established below. All data collection and processing, and the resulting product deliverables, shall comply with the standards technical specifications contained in the DEPARTMENT's Monitoring Standards for Beach Erosion Control Projects (2014) and Processing Plan and Geographic Information System Guidelines, unless otherwise specified in the approved Scope of Work (herein after referred to as SOW) for an eligible PROJECT item. This plan may be found at <a href="http://www.dep.state.fl.us/beaches/publications/pdf/PhysicalMonitoringStandards.pdf">http://www.dep.state.fl.us/beaches/publications/pdf/PhysicalMonitoringStandards.pdf</a>. One (1) electronic copy of all written reports developed under this Agreement shall be forwarded to the DEPARTMENT, unless otherwise specified.

The DEPARTMENT and the LOCAL SPONSOR agree that the estimated costs of the PROJECT are identified in Table 1 below:

TABLE 1 Estimated Eligible Project Cost

Task #	Eligible Project Tasks	State Cost Share (%)	Federal Estimated Project Costs	DEP	Local	Total
3.0	Construction					
3.1	2014 Nourishment	50.00%	\$2,335,886.80	\$905,451.60	\$905,451.60	\$4,146,790.00
	Subtotal		\$2,335,886.80	\$905,451.60	\$905,451.60	\$4,146,790.00
	TOTAL PROJECT		\$2,335,886.80	\$905,451.60	\$905,451.60	\$4,146,790.00

Changes in PROJECT costs that increase or decrease the total funding amount shall require a formal amendment to the Agreement.

DEP Agreement No. 15PB4, Attachment A, Page 1 of 2

#### **Project Description:**

The deliverables listed below are to be completed and approved by the DEPARTMENT by the due date listed.

#### 3.0 Construction

Work performed and costs incurred associated with the placement of fill material and/or the construction of erosion control structures within the PROJECT area. Eligible costs may include mobilization, demobilization, construction observation or inspection services, beach fill, tilling and scarp removal, erosion control structures, dune stabilization measures and native beach-dune vegetation. Construction shall be conducted in accordance with any and all permits issued by the DEPARTMENT.

**Performance Standard:** Work products (Deliverables) must meet acceptance standards of the engineer, building code inspector, Joint Coastal Permit (JCP), or a combination of these, as required, to assure all PROJECT-related construction is completed to desired specifications.

#### 3.1 2014 Nourishment

Construction consists of a nourishment conducted by the U.S. Army Corps of Engineers as a federal Flood Control and Coastal Emergency (FCCE) repair project for Hurricane Sandy. The FCCE project has a berm crest elevation of +7.5 ft. NAVD. The design template has a uniform slope of 1V:15H measured from the berm crest to the construction toe of fill and a vertical tolerance of +0.5 ft. Sand will be dredged from an offshore borrow source and placed in the design template. Demobilization of equipment will be finished before the beginning of turtle nesting season. The work performed under this grant must meet all requirements authorized under JCP Permit No. 0303553.001-JC.

<u>Deliverable A:</u> Certification of completion of construction and final post-construction engineering report for the 2014 Delray Beach Shore Protection Project.

Total Cost: \$4,146,790.00 (DEPARTMENT cost \$905,451.60).

Due Date: June 1, 2016.

NOTE: The deliverable due dates established in this Grant Work Plan (GWP) indicate the time by which a deliverable is received and approved for cost sharing. The dates do not necessarily correspond with permit required due dates. The Local Sponsor must meet the terms of the permit for compliance. All Tasks are Contractual Services.

#### FUNDING ELIGIBILITY

#### DELRAY BEACH SHORE PROTECTION PROJECT

Project Boundary: R175+300' to R188A Approximate Shoreline Length: 14,189 FEET

Public Access

Location/Name	Address	R- Mon	Type of Access	Width of Access/ Frontage (ft)	Total # units or parking spaces	Total Eligible Shoreline (ft)
Delray Municipal Beach	26.461646, -80.057685	PB-R180	Primary	6,530	100+	10,589
Atlantic Dunes	26.441457, -80.060484	PB-R187	Secondary	505	100+	3,600
TOTAL						14,189

Total eligible shoreline length: 14,189 FEET Total project shoreline length: 14,189 FEET

Percent eligible for State funding: 100 PERCENT



### Florida Department of Environmental Protection DEP 55-219 Contract Payment Requirements

Required Signatures: No Signature

Invoices for cost reimbursement contracts must be supported by an itemized listing of expenditures by category (salary, travel, expenses, etc.) Supporting documentation must be provided for each amount for which reimbursement is being claimed indicating that the item has been paid. Check numbers may be provided in lieu of copies of actual checks. Each piece of documentation should clearly reflect the dates of service. Only expenditures for categories in the approved contract budget should be reimbursed.

Listed below are examples of the types of documentation representing the minimum requirements:

(1) Salaries	A payroll register or similar documentation should be submitted. The payroll register should show gross salary charges, fringe benefits, other deductions and net pay. If an individual for whom reimbursement is being claimed is paid by the hour, a document reflecting the hours worked times the rate of pay will be acceptable.
(2) Fringe Benefits	Fringe Benefits should be supported by invoices showing the amount paid on behalf of the employee (e.g., insurance premiums paid). If the contract specifically states that fringe benefits will be based on a specified percentage rather than the actual cost of fringe benefits, then the calculation for the fringe benefits amount must be shown.
	Exception: Governmental entities are not required to provide check numbers or copies of checks for fringe benefits.
(3) Travel	Reimbursement for travel must be in accordance with Section 112.061, Florida Statutes, which includes submission of the claim on the approved State travel voucher.
(4) Other direct costs	Reimbursement will be made based on paid invoices/receipts. If nonexpendable property is purchased using State funds, the contract should include a provision for the transfer of the property to the State when services are terminated. Documentation must be provided to show compliance with Department of Management Services Rule 60A-1.017, Florida Administrative Code, regarding the requirements for contracts which include services and that provide for the contractor to purchase tangible personal property as defined in Section 273.02, Florida Statutes, for subsequent transfer to the State.
(5) In-house charges	Charges which may be of an internal nature (e.g., postage, copies, etc.) may be reimbursed on a usage log which shows the units times the rate being charged. The rates must be reasonable.
(6) Indirect costs	If the contract specifies that indirect costs will be paid based on a specified rate, then the calculation should be shown.

The Florida Department of Financial Services, online Reference Guide for State Expenditures can be found at this web address: <a href="http://www.fldfs.com/aadir/reference\_guide.htm">http://www.fldfs.com/aadir/reference\_guide.htm</a>.

#### FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION BEACH MANAGEMENT FUNDING ASSISTANCE PROGRAM REQUEST FOR PAYMENT – PART I

#### **PAYMENT SUMMARY**

NAME OF PROJECT: I	Delray Beach Shore	Protection Project			
LOCAL SPONSOR: Pa	lm Beach County				
DEP Agreement Number	er: <u>15PB4</u>				
Billing Number:		Billing Type:	☐ Interim I	Billing	Final Billing
Costs Incurred This P	ayment Request:				
Federal Share*  \$ *if applicable  Cost Summary:	State Share \$	Local Sh \$	aare	Total \$	
State Funds Obligated \$		<u> </u>			
Less Advance Pay \$					
Less Previous Payment S	\$				
Less Previous Retained	\$				
Less This Payment \$					
Less This Retainage (10	%) \$				
State Funds Remaining S	<b>S</b>				
Local Funds Obligated \$	3				
Less Advance Pay \$					
Less Previous Credits \$_					
Less This Credit \$					
Local Funds Remaining	\$				~

## FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION BEACH MANAGEMENT FUNDING ASSISTANCE PROGRAM REVISED REQUEST FOR PAYMENT – PART II

Name of Project:	Billing Period (1):	
Billing Number:	Person Completing Form & Telephone Number (2):	
DEP Agreement Number:		
	REIMBURSEMENT DETAIL	

#### **Federal** % Non-Share Eligible Deliverable State Retainage Withheld State Local Vendor Invoice Check Fed of Federal State Item # Number Cost Share Share **Payment** Retainage **Payment** Name Number Number Share Share Share Invoice (3) (4) (9) (10)(11)(12)(13)(5) **Amount** (7) **(8)** (6)\*\*\$0.00 0.00 0.00 0.00 **Sub-Totals:**

#### Total Due to Local Sponsor (14)\_\_\_\_\_

#### Form Instructions:

- 1. Billing Period: Should reflect Invoice services performed date. (beginning date earliest date of services, end date latest date of services performed).
- 2. Person to Contact for questions regarding items submitted on this form.
- 3. Deliverable #: Must identify completed deliverable(s) for each invoice. If invoice covers multiple deliverables, that invoice would be listed multiple times, a line item for each deliverable.
- 4. Eligible Cost: Invoice amount paid by Local Sponsor less ineligible cost for Line Item Deliverable only.
- 5. % Federal Share: If applicable this should be the percentage listed in Agreement. Federal Share will be listed on Table 1 if applicable.
- 6. Federal Share: If applicable, Local Sponsor will multiply Eligible Cost by Federal Share Percentage.
- 7. Non-Federal Share: Eligible Cost (4) minus Federal Share of Invoiced Amount (6).
- 8. Percentage of State Share: This should be the State Share Percentage listed in Agreement.
- 9. State Share: Multiply Non-Federal Share by State Share Percentage.
- 10. Local Share: Subtract State Share from Non-Federal Share.
- 11. Retainage Payment: Requires separate line for each completed Task, Sub-Task and or Deliverable that retainage is being requested.
- 12. Withheld Retainage: Multiply State Share by 10%.
- 13. State Payment: Subtract Retainage from State Share.
- 14. Total Due to Local Sponsor: Add Retainage Payment Total (11) to State Payment Total (13).

Notes: For questions or concerns regarding this form please contact: Janice Simmons - (850)245-2978 or email at Janice.L.Simmons@dep.state.fl.us

## FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION BEACH MANAGEMENT FUNDING ASSISTANCE PROGRAM REQUEST FOR PAYMENT – PART III PROJECT PROGRESS REPORT

INAIVII	E OF PROJECT: Deiray Beach Shore Protection Project
LOCA	AL SPONSOR: Palm Beach County
DEP A	Agreement Number: 15PB4
Billing	g Number:
	t Period:
Status regard	of Eligible Project Items: (Describe progress accomplished during report period, including statement(s) ing percent of task completed to date. Describe any implementation problems encountered, if applicable.)
Task	Eligible Project
No: <b>3.0</b>	Item: CONSTRUCTION
	3.1 2014 Nourishment

#### FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION BEACH MANAGEMENT FUNDING ASSISTANCE PROGRAM CERTIFICATION OF DISBURSEMENT REQUEST REQUEST FOR PAYMENT – PART IV

NAME OF PROJECT: <u>Delray Beach Sho</u>	re Protection Project	
LOCAL SPONSOR: Palm Beach County		
DEP Agreement Number: 15PB4		
Billing Number:		
that payment from the State Government Department of Environmental Protection, including any amendments thereto; and the amount billed. The disbursement amount in the grant work plan. I certify that the purchases noted were use	forrect and is based upon actual obligations of rechas not been received; that the work and/or serv Beach Management Funding Assistance Program at progress of the work and/or services are satisfact requested on Page 1 of this form is for allowable d in accomplishing the project; and that invoices, on are maintained as required to support the cost	rices are in accordance with the a's approved Project Agreement ctory and are consistent with the e costs for the project described check youchers, copies of
Name of Project Administrator	Signature of Project Administrator	Date
Name of Project Financial Officer	Signature of Project Financial Officer	Date

#### FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION FLORIDA BEACH MANAGEMENT FUNDING ASSISTANCE PROGRAM PROJECT COMPLETION CERTIFICATION

NAME OF PROJECT: Delray Beach Shore Protection Project
LOCAL SPONSOR: Palm Beach County
DEP Agreement Number: 15PB4
Task Completion
Project Completion
*I hereby certify that the above mentioned project task has been completed in accordance with the Project Agreement, including any amendments thereto, between the DEPARTMENT and LOCAL SPONSOR, and all funds expended for the project were expended pursuant to this Agreement. All unused funds and interest accrued on any unused portion of advanced funds which have not been remitted to the DEPARTMENT, have been returned to the DEPARTMENT, or will be returned to the DEPARTMENT within sixty (60) days of the completion of construction portion of this PROJECT. Unused funds advanced to the United States Army Corps of Engineers (USACE) through LOCAL SPONSORS will be due sixty (60) days after the Federal final accounting has been completed.
Name of Project Manager Signature of Project Manager Date

DEP Agreement No. 15PB4, Attachment E, Page 1 of 1

# Olds Department of the state of

#### ATTACHMENT F

## Florida Department of Environmental Protection (SPECIAL AUDIT REQUIREMENTS)

#### Required Signatures: No Signature

The administration of resources awarded by the Department of Environmental Protection (which may be referred to as the "Department", "DEP", "FDEP" or "Grantor", or other name in the contract/agreement) to the recipient (which may be referred to as the "Contractor", Grantee" or other name in the contract/agreement) may be subject to audits and/or monitoring by the Department of Environmental Protection, as described in this attachment.

#### **MONITORING**

In addition to reviews of audits conducted in accordance with OMB Circular A-133 and Section 215.97, F.S., as revised (see "AUDITS" below), monitoring procedures may include, but not be limited to, on-site visits by Department staff, limited scope audits as defined by OMB Circular A-133, as revised, and/or other procedures. By entering into this Agreement, the recipient agrees to comply and cooperate with any monitoring procedures/processes deemed appropriate by the Department of Environmental Protection. In the event the Department of Environmental Protection 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 Chief Financial Officer or Auditor General.

#### **AUDITS**

#### **PART I: FEDERALLY FUNDED**

This part is applicable if the recipient is a State or local government or a non-profit organization as defined in OMB Circular A-133, as revised.

- 1. 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 Attachment indicates Federal funds awarded through the Department of Environmental Protection 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 of Environmental Protection. 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 part.
- 2. In connection with the audit requirements addressed in Part I, paragraph 1, the recipient shall fulfill the requirements relative to auditee responsibilities as provided in Subpart C of OMB Circular A-133, as revised.
- 3. 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 elects 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 resources (i.e., the cost of such an audit must be paid from recipient resources obtained from other than Federal entities).
- 4. The recipient may access information regarding the Catalog of Federal Domestic Assistance (CFDA) via the internet at <a href="http://12.46.245.173/cfda/cfda.html">http://12.46.245.173/cfda/cfda.html</a>.

DEP Agreement No. 15PB4, Attachment F, Page 1 of 5



## Florida Department of Environmental Protection (SPECIAL AUDIT REQUIREMENTS)

#### PART II: STATE FUNDED

This part is applicable if the recipient is a nonstate entity as defined by Section 215.97(2)(m), Florida Statutes.

- 1. In the event that 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, Florida Statutes; applicable rules of the Department of Financial Services; and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General. EXHIBIT 1 to this Attachment indicates state financial assistance awarded through the Department of Environmental Protection by this Agreement. In determining the state financial assistance expended in its fiscal year, the recipient shall consider all sources of state financial assistance, including state financial assistance received from the Department of Environmental Protection, other state agencies, and other nonstate entities. State financial assistance does not include Federal direct or pass-through awards and resources received by a nonstate entity for Federal program matching requirements.
- 2. In connection with the audit requirements addressed in Part II, paragraph 1; the recipient shall ensure that the audit complies with the requirements of Section 215.97(7), Florida Statutes. This includes submission of a financial reporting package as defined by Section 215.97(2), Florida Statutes, and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit 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, Florida Statutes, is not required. In the event that the recipient expends less than \$500,000 in state financial assistance in its fiscal year, and elects to have an audit conducted in accordance with the provisions of Section 215.97, Florida Statutes, the cost of the audit must be paid from the non-state entity's resources (i.e., the cost of such an audit must be paid from the recipient's resources obtained from other than State entities).
- 4. For information regarding the Florida Catalog of State Financial Assistance (CSFA), a recipient should access the Florida Single Audit Act website located at <a href="https://apps.fldfs.com/fsaa">https://apps.fldfs.com/fsaa</a> for assistance. In addition to the above websites, the following websites may be accessed for information: Legislature's Website at <a href="http://www.leg.state.fl.us/Welcome/index.cfm">http://www.leg.state.fl.us/Welcome/index.cfm</a>, State of Florida's website at <a href="http://www.myflorida.com/">http://www.myflorida.com/</a>, Department of Financial Services' Website at <a href="http://www.fldfs.com/">http://www.state.fl.us/audgen</a>.

#### PART III: OTHER AUDIT REQUIREMENTS

(NOTE: This part would be used to specify any additional audit requirements imposed by the State awarding entity that are solely a matter of that State awarding entity's policy (i.e., the audit is not required by Federal or State laws and is not in conflict with other Federal or State audit requirements). Pursuant to Section 215.97(8), Florida Statutes, State agencies may conduct or arrange for audits of State financial assistance that are in addition to audits conducted in accordance with Section 215.97, Florida Statutes. In such an event, the State awarding agency must arrange for funding the full cost of such additional audits.)

#### PART IV: REPORT SUBMISSION

Copies of reporting packages for audits conducted in accordance with OMB Circular A-133, as revised, and required by PART I of this Attachment shall be submitted, when required by Section .320 (d), OMB Circular A-133, as revised, by or on behalf of the recipient <u>directly</u> to each of the following:

DEP Agreement No. 15PB4, Attachment F, Page 2 of 5



## Florida Department of Environmental Protection (SPECIAL AUDIT REQUIREMENTS)

A. The Department of Environmental Protection at the following address:

#### **Audit Director**

Florida Department of Environmental Protection Office of the Inspector General, MS 40 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

Electronically:

FDEPSingleAudit@dep.state.fl.us

B. The Federal Audit Clearinghouse designated in OMB Circular A-133, as revised (the number of copies required by Sections .320 (d)(1) and (2), OMB Circular A-133, as revised, should be submitted to the Federal Audit Clearinghouse), at the following address:

Federal Audit Clearinghouse Bureau of the Census 1201 East 10th Street Jeffersonville, IN 47132

Submissions of the Single Audit reporting package for fiscal periods ending on or after January 1, 2008, must be submitted using the Federal Clearinghouse's Internet Data Entry System which can be found at <a href="http://harvester.census.gov/fac/">http://harvester.census.gov/fac/</a>

- C. Other Federal agencies and pass-through entities in accordance with Sections .320 (e) and (f), OMB Circular A-133, as revised.
- 2. Pursuant to Section .320(f), OMB Circular A-133, as revised, the recipient shall submit a copy of the reporting package described in Section .320(c), OMB Circular A-133, as revised, and any management letters issued by the auditor, to the Department of Environmental Protection at the following address:

#### **Audit Director**

Florida Department of Environmental Protection Office of the Inspector General, MS 40 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

Electronically:

FDEPSingleAudit@dep.state.fl.us

- 3. Copies of financial reporting packages required by PART II of this Attachment shall be submitted by or on behalf of the recipient <u>directly</u> to each of the following:
  - A. The Department of Environmental Protection at the following address:

#### **Audit Director**

Florida Department of Environmental Protection Office of the Inspector General, MS 40 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

Electronically:

FDEPSingleAudit@dep.state.fl.us

DEP Agreement No. 15PB4, Attachment F, Page 3 of 5



## Florida Department of Environmental Protection (SPECIAL AUDIT REQUIREMENTS)

B. The Auditor General's Office at the following

address: State of Florida Auditor General Room 401, Claude Pepper Building 111 West Madison Street Tallahassee, Florida 32990-1450

4. Copies of reports or management letters required by PART III of this Attachment shall be submitted by or on behalf of the recipient <u>directly</u> to the Department of Environmental Protection at the following address:

#### Audit Director

Florida Department of Environmental Protection Office of the Inspector General, MS 40 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

Electronically: FDEPSingleAudit@dep

- 5. Any reports, management letters, or other information required to be submitted to the Department of Environmental Protection pursuant to this Agreement shall be submitted timely in accordance with OMB Circular A-133, Florida Statutes, or Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, as applicable.
- 6. Recipients, when submitting financial reporting packages to the Department of Environmental Protection 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, should indicate the date that the reporting package was delivered to the recipient in correspondence accompanying the reporting package.

#### PART V: RECORD RETENTION

The recipient shall retain sufficient records demonstrating its compliance with the terms of this Agreement for a period of 5 years from the date the audit report is issued, and shall allow the Department of Environmental Protection, or its designee, Chief Financial Officer, or Auditor General access to such records upon request. The recipient shall ensure that audit working papers are made available to the Department of Environmental Protection, or its designee, Chief Financial Officer, or Auditor General upon request for a period of 3 years from the date the audit report is issued, unless extended in writing by the Department of Environmental Protection.

#### REMAINDER OF PAGE INTENTIONALLY LEFT BLANK



#### Florida Department of Environmental Protection (SPECIAL AUDIT REQUIREMENTS)

## EXHIBIT - 1

FUNDS Federal Resou	S AWARDED TO THE RE crees Awarded to the Recip	CIPIENT PUR pient Pursuant t	SUANT TO o this Agreen	THIS AGREEMENT CONSIST OF the Consist of the Following:	F THE FOLLOWING	<del>;</del> :
Federal Program Number	Federal Agency	CFDA Number		CFDA Title	Funding Amount	State Appropriation Category
State Resource	es Awarded to the Recipier	t Pursuant to t	his Agreemer	nt Consist of the Following Matching	g Resources for Feder	ral Programs:
Federal Program Number	Federal Agency	CFDA		CFDA Title Funding Amount		State Appropriation Category
State D						
State Resource State	es Awarded to the Recipien	it Pursuant to the	nis Agreemer	nt Consist of the Following Resource	es Subject to Section 2	
Program Number	Funding Source	State Fiscal Year	CSFA Number	CSFA Title or Funding Source Description	Funding Amount	State Appropriation Category
Original Agreement	Ecosystem Management and Restoration Trust, Chapter 2014-51, L.O.F.; GAA Line Item # 1653	2014-2015	37.003	Beach Management Funding Assistance Program	\$905,451.60	140126

T-4-1 A 1	\$905,451,60	A CONTRACTOR OF A SECURITION O	
Total Award	\$905,451.60		

For each program identified above, the recipient shall comply with the program requirements described in the Catalog of Federal Domestic Assistance (CFDA) [http://12.46.245.173/cfda/cfda.html] and/or the Florida Catalog of State Financial Assistance (CSFA) [https://apps.fldfs.com/fsaa/searchCatalog.aspx]. The services/purposes for which the funds are to be used are included in the Contract scope of services/work. Any match required by the recipient is clearly indicated in the Contract.

BGEX - 381 -072315\*1541

BGRV - 381 -072315\*574

## BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA

#### **BUDGET AMENDMENT**

Fund 3652 Beach Improvement Fund

ACCOUNT NA	ME AND NUMBER	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED 1 BUDGET	ENCUMBERED / Expended	REMAINING BALANCE
REVENUES								
381-M041 Delray Beach Shore Protect	3439 State Grnt Other Phys Envir	0	0	905,452	0	905,452	0	905,452
TOTAL RECEIPTS & BALANCES		20,190,475	21,212,283	905,452	0	22,117,735		
EXPENDITURES		·						
821-9138 Transfers - Fund 3652	9000 Transfer to General Fund 0001	0	261,999	905,452	0	1,167,451	0	1,167,451
TOTAL APPROPRIATIONS & EXP	ENDITURES	20,190,475	21,212,283	905,452	0	22,117,735		
Environmental Resources  Management  INITIATING DEPARTMENT/DIVISION  Administration/Budget Department Approval  OFMB Department - Posted		Signatures & Dates			BY BOARD OF COUNTY COMMISSIONERS AT MEETING OF			
		Shen	Som.	- 8/11/15		Board	August 18, 2015  Deputy Clerk to the d of County Commissi	oners

HARAMET 2

BGEX - 380-081015-1606 BGRV - 380-0810-15-578

#### **BOARD OF COUNTY COMMISSIONERS** PALM BEACH COUNTY, FLORIDA

#### **BUDGET AMENDMENT** Fund 0001 General Fund

ACCOUNT NAM	ME AND NUMBER	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED I BUDGET	ENCUMBERED / Expended	REMAINING BALANCE
REVENUES							Object Control of the	
800-8000 Revenue	8190 Transfer from Beach Improvement Fui_	0	0	905,452	0	905,452	0	905,452
TOTAL RECEIPTS & BALANCES		1,122,421,771	1,136,064,536	905,452	0	1,136,969,988		
EXPENDITURES								
820-9900 Reserves	9901 Contingency Reserves	20,000,000	18,223,404	905,452	0	19,128,856	0	19,128,856
TOTAL APPROPRIATIONS & EXPE	ENDITURES	1,122,421,771	1,136,064,536	905,452	0	1,136,969,988		
Environmental Resources  Management		Signatures & Dates				BY BOARD OF COUNTY COMMISSIONERS AT MEETING OF		
INITIATING DEPARTMENT/DIVISION  Administration/Budget Department Approval  OFMB Department - Posted		Menz 100 8/11/15			August 18, 2015  Deputy Clerk to the  Board of County Commissioners			

AHAchment 4

R2013 -0963 JUL 16 2013

INTERLOCAL AGREEMENT
BETWEEN
PALM BEACH COUNTY
AND
THE CITY OF DELRAY BEACH

THIS AGREEMENT is made and entered into on the day of Twu, 2013 by and between PALM BEACH COUNTY, a political subdivision of the State of Florida, (the "COUNTY"), and the CITY OF DELRAY BEACH, a municipal corporation in the State of Florida, (the "CITY"), each one constituting a public agency as defined in Part I of Chapter 163, Florida Statutes, hereinafter referred to collectively as the "parties".

#### WITNESSETH

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

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

WHEREAS, pursuant to Chapter 125.01, Florida Statutes, the Board of County Commissioners is empowered to establish administer programs of beach erosion control and to enter into agreements with other governmental agencies within or outside the boundaries of the COUNTY for joint performance, or performance of one unit on behalf of the other, of any of either governmental entity's authorized functions; and

WHEREAS, pursuant to Chapter 166, Florida Statutes, the CITY is empowered to exercise any governmental, corporate, and proprietary power for municipal purposes, except when expressly prohibited by law; and

WHEREAS, the CITY and COUNTY intend to make the most efficient use of their powers by cooperating with each other in the maintenance and repair of the Delray Beach Segment of the Palm Beach County, Florida Shore Protection Project (PROJECT) which includes the area described in attached Exhibit "A", within the municipal limits of the City of Delray Beach, Florida; and

WHEREAS, the Department of the Army (Federal Government) and Palm Beach County, acting as the Non-Federal Sponsor, entered into an agreement dated January 23, 1973 pursuant to Section 102 of the Rivers and Harbors Act of 1962, Public Law 87-874, providing for Federal participation in the costs incurred for construction of the PROJECT; and

WHEREAS, the CITY and COUNTY entered into an Intergovernmental Agreement on February 27, 1973, as amended by Addendum Agreement dated August 16, 1977, and supplemented by agreements dated November 8, 1983 and October 13, 1992, and October 4, 1994 which provide for joint funding of the PROJECT; and

WHEREAS, in 1973 the CITY completed the first beach restoration PROJECT for the City of Delray Beach municipal beach. Thereafter, the CITY performed maintenance nourishments in 1978, 1984, 1992, 2002, and 2013; and

WHEREAS, the Federal Government and COUNTY entered into an agreement dated September 23, 1992 pursuant to Section 102 of the Rivers and Harbors Act of 1962, Public Law 87-874 that includes the extension of Federal participation in the PROJECT for a period of 50 years beginning from the date of initiation of construction; and

WHEREAS, the CITY and the COUNTY previously entered into an Interlocal Agreement on October 4, 1994 (R94-1357D) to provide a mechanism for construction, monitoring and funding the PROJECT, and this Agreement replaces said Interlocal Agreement.

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

- 1. Purpose of the Agreement. The purpose of this Agreement is to provide a mechanism for construction, monitoring and funding of the PROJECT and to set forth the terms, conditions and obligations of each of the respective parties hereto. The parties agree that this Agreement is contingent on the COUNTY entering into the Project Partnership Agreement (PPA) attached hereto as Exhibit "B", which provides that the Federal Government will construct all iterations of the PROJECT during the term of the PPA and will cost-share with the COUNTY for the PROJECT expenses.
- 2. The PROJECT. The PROJECT consists of the restoration of the City of Delray Beach municipal beach, which is more particularly described in Exhibit "A".
- 3. Term. This Agreement shall commence upon execution by both parties and shall expire on June 1, 2023 unless otherwise terminated as provided herein.

#### 4. COUNTY Obligations.

- A. The COUNTY shall enter into the PPA attached hereto as Exhibit "B", which provides for Federal construction of the Delray Beach Segment of the PROJECT for the remaining authorized period of periodic nourishment as described in the PPA.
- B. The COUNTY shall enter into the Cooperation Agreement (CA)attached hereto as Exhibit "C" with the Federal Government to provide for PROJECT rehabilitation in accordance with 33 U.S.C. 701n.

- C. The COUNTY shall serve as the non-federal sponsor under the PPA and public sponsor under the CA and assume the responsibility for local cooperation in the PROJECT.
- D. The COUNTY shall appropriate funds and be responsible for the non-Federal costs as detailed in the PPA and CA.
- E. The COUNTY shall reimburse the CITY for any expenses incurred by the CITY that are eligible for cost share under the terms of the PPA or CA.
  - 5. CITY Obligations.
- A. The CITY shall establish and maintain a dedicated funding source to fulfill its obligations under this Agreement,
- B. The CITY shall cooperate with the COUNTY and shall take whatever steps are necessary to ensure that the COUNTY is able to timely and satisfactorily comply with all terms and conditions of the PPA and CA.
- C. The CITY shall obtain all state and federal permits necessary for the PROJECT unless notified in writing by the Director of Palm Beach County Department of Environmental Resources Management that the Federal Government will handle permitting for an iteration of the PROJECT and shall fully comply with any permits obtained by the CITY, including but not limited to completing all monitoring, surveys and reporting.
- 6. <u>Joint Responsibilities</u>. The CITY and the COUNTY shall endeavor to be joint applicants for State funding for the PROJECT. The COUNTY will support CITY's funding requests in the same manner as if the request came from the COUNTY, and the CITY will support the COUNTY's funding requests in the same manner as if the request came from the CITY.
- 7. Party Representatives. The COUNTY's representative/contract monitor during the term of this Agreement shall be the Director of the Palm Beach County Department of Environmental Resources Management, whose telephone number is (561) 233-2400. The CITY's representative/contract monitor during the term of this Agreement shall be Mr. Paul Dorling, whose telephone number is (561) 243-7040.
- 8. Notices. All formal notices between the parties shall be hand-delivered or sent by certified mail, return receipt requested, to the following recipients:

Chairperson Board of County Commissioners Palm Beach County 301 N. Olive Avenue West Palm Beach, FL 33401

City Manager City of Delray Beach 100 N.W. 1<sup>st</sup> Avenue Delray Beach, FL 33444

With a copy to:

Director
Palm Beach County Department of
Environmental Resources Management
2300 N. Jog Road, 4<sup>th</sup> Floor
West Palm Beach, FL 33411

City Attorney City of Delray Beach 100 N.W. 1<sup>st</sup> Avenue Delray Beach, FL 33444

With a copy to:

Palm Beach County Attorney's Office

ERM Attorney 301 N. Olive Ave., 6<sup>th</sup> Floor West Palm Beach, FL 33401

All notices required by this Agreement shall be considered delivered upon receipt. Should any Party change its address, written notice of such new address shall promptly be sent to the other Party.

- 9. Funding Contingency. The County's performance and obligations under this Agreement and any amendment hereto are contingent upon an annual appropriation by the Board of County Commissioners. The City's performance and obligations under this Agreement and any amendment hereto are contingent upon an annual appropriation by the City Council.
- 10. Termination for convenience. Either party may terminate this Agreement for convenience by giving ninety (90) days prior written notice to the other party. If the CITY terminates this Agreement for convenience, the CITY shall compensate the COUNTY for all costs incurred by the COUNTY as a result of such termination.
- 11. Default and Opportunity to Cure. If a Party fails to fulfill its obligations under this Agreement in a timely and proper manner, the Party not in default shall have the right to terminate this Agreement and/or to bring an action for breach by giving written notice of any deficiency and its intent to terminate and/or to bring an action for breach. The Party in default shall then have thirty (30) days from receipt of notice to correct the stated deficiency. If the defaulting Party fails to correct the deficiency within such time and unless otherwise agreed by the Parties, the Party not in default may terminate this Agreement and/or bring an action for breach.
- 12. <u>Indemnification</u>. Each party shall be liable for its own actions and negligence and, to the extent permitted by law, the CITY shall indemnify, defend and hold harmless the COUNTY against any actions, claims or damages arising out of the CITY's negligence in connection with this Agreement, and the COUNTY shall indemnify, defend and hold harmless the CITY against

any actions, claims or damages arising out of the COUNTY's negligence in connection with this Agreement. The foregoing indemnification shall not constitute a waiver of sovereign immunity beyond the limits set forth in Section 768.28, Florida Statutes, nor shall the same be construed to constitute agreement by either party to indemnify the other party for such other party's negligent, willful or intentional acts or omissions.

- 13. <u>Insurance</u>. Each party shall maintain a fully funded program of self-insurance pursuant to Section 768.28, Florida Statutes.
- 14. Maintenance of Records. The parties shall maintain, in accordance with generally-accepted governmental auditing standards, all financial and nonfinancial records and reports directly or indirectly related to the negotiation or performance of this Agreement or any amendment hereto, including supporting documentation for any service rates, expenses, research or reports. The parties shall have the right to examine in accordance with generally-accepted governmental auditing standards all records directly or indirectly related to this Agreement or any amendment hereto. Such examination may be made only upon reasonable notice, time and place. In the event the parties should become involved in a legal dispute with a third party arising from performance under this Agreement or any amendment hereto, the parties shall extend the period of maintenance for all records relating to this Agreement or any amendment hereto until the final disposition of the legal dispute, and all such records shall be made readily available to the other party.
- 15. Enforcement Costs. Except as otherwise provided herein, any costs or expenses (including reasonable attorney's fees) associated with the enforcement of the terms and/or conditions of this Agreement shall be borne by the respective parties. This provision pertains only to the parties to the Agreement.
- 16. Delegation. Nothing contained herein shall be deemed to authorize the delegation of the constitutional or statutory duties of state, county, or city officers.
- 17. Filing. A copy of this Agreement shall be filed with the Clerk of the Circuit Court in and for Palm Beach County.
- 18. Equal Opportunity. The COUNTY and the CITY agree that no person shall, on the grounds of race, color, sex, age, national origin, disability, religion, ancestry, marital status, familial status, sexual orientation, gender identity, or gender expression be excluded from the benefits of, or be subjected to any form of discrimination under, any activity carried out by the performance of the Agreement.
- 19. Severability. In the event that any section, paragraph, sentence, clause, or provision hereof is held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.

- 20. Waiver of Breach. The failure to insist on strict performance of or the waiver of any covenant, condition, or provision of this Agreement by any party shall not relieve the other party from performing any other obligation strictly in accordance with the terms of this Agreement. No waiver shall be effective unless in writing and signed by the party against whom enforcement is sought. Such waiver shall be limited to provisions of this Agreement specifically referred to therein and shall not be deemed a waiver of any other provision. No waiver shall constitute a continuing waiver unless the writing states otherwise.
- 21. Legal actions; remedies. Any and all legal actions to enforce this Agreement and any amendment hereto shall be brought in Palm Beach County, Florida. This Agreement and any amendment hereto shall be governed by the laws of the State of Florida. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

No provision of this Agreement is intended to, or shall be construed to, create any third party beneficiary or to provide any rights to any person or entity not a party to this Agreement, including but not limited to any citizen or employees of the County and/or the City.

- 22. Independent Contractor. Each party recognizes that it is an independent contractor and not an agent or servant of the other party. No person employed by any party to this Agreement shall, in connection with the performance of this Agreement or any services or functions contemplated hereunder, at any time, be considered the employee of the other party, nor shall an employee claim any right in or entitlement to any pension, worker's compensation benefit, unemployment compensation, civil service, or other employee rights or privileges granted by operation of law, except through and against the entity by whom they are employed.
- 23. Construction. No party shall be considered the author of this Agreement since the parties hereto have participated in drafting this document to arrive at a final agreement. Thus, the terms of this Agreement shall not be strictly construed against one party as opposed to the other party based upon who drafted it.
- <u>24.</u> <u>Captions</u>. The captions and section designations herein set forth are for convenience only and shall have no substantive meaning.
- 25. Palm Beach County Office of the Inspector General. Palm Beach County has established the Office of the Inspector General in Palm Beach County Code, Section 2-421 2-440, as may be amended. The Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts and records, to require the production of records, and to audit, investigate, monitor, and inspect the activities of any party

contracting with the COUNTY and its officers, agents, employees and lobbyists in order to ensure compliance with contract requirements and detect corruption and fraud.

Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be in violation of Palm Beach County Code, Section 2-421 - 2-440, and punished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree misdemeanor.

Entirety of Agreement. The CITY and COUNTY agree that this Agreement, together with any attached exhibits, sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms or obligations in this Agreement may be added to, modified, superseded, or otherwise altered, except by written instrument executed by the parties hereto.

IN WITNESS WHEREOF, the County of Palm Beach, Florida has caused this Agreement to be signed by the Mayor of the Board of County Commissioners and the seal of said Board to be affixed hereto and attested by the Clerk of said Board, pursuant to authority granted by said Board, and the City of Delray Beach has caused this Agreement to be signed in its corporate name by its mayor and its corporate seal to be affixed hereto, attested by its City Clerk, the date and year first above written.

ATTEST:

R 2 0 1 3 0 9 6 3 PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS

Sharon R. Bock, Clerk & Comptroller

Deputy Cler

DATE:

JUL 1 6 2013

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

APPROVED AS TO TERMS AND CONDITIONS:

Robert Robbins, Director Palm Beach County Dept. of

DATE:	Environmental Resources Management
ATTEST: BY ITS COMMISSION	CITY OF DELRAY BEACH, FLORIDA,
BY: City Clerk	BY: Mayor
DATE: 7/10/2013 (SEAL)	DATE: 7 (10/2013
(SEAL)	Delay PEACIL
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:	STATE OF FLORIDA, COUNTY OF PALABEACH I, SHARON R. BOCK, Clerk & Compression Certification this to be a true and correct copy to the original filed in my office co
BY: City Attorney	dated at West Pairn Beach, FL an COUNTY SEE
DATE: 7/9/12	. www.mm.