Agenda Item #:

34-2

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

MEETING DATE: 7/11/17	[X] Consent	[] Regular
	[] Ordinance	[] Public Hearing

Department: **Equal Opportunity**

Submitted By: Equal Opportunity

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve:

A) an Amendment of Solicitation/Modification of Contract (Contract No. EEC45015C0047P00002) with the U. S. Equal Employment Opportunity Commission (EEOC) in the total amount of \$74,600 as payment for processing and resolving employment discrimination complaints;

B) an Award/Contract (Contract No. EECEE14PA14138) with the EEOC in the total amount of \$800 as payment for travel expenses to attend EEOC training;

C) an Amendment of Solicitation/Modification of Contract No. EECEE14PA14138 with the EEOC in the amount of \$1,000 as payment for travel expenses to attend EEOC training; and

D) a net downward Budget Amendment of \$3,600 in the General Fund to adjust the budget to the actual contract.

Summary: Execution of the documents are required so that OEO can receive payment for processing and resolving complaints of employment discrimination pursuant to the Worksharing Agreement with the EEOC and payment for travel expenses to attend required EEOC training. Contract No. EEC45015C0047P00002 is for FY 2016-2017 and is in the amount of \$74,600 (\$70,000 for charge processing; \$2,100 for intake services; \$1,500 for attendance at EEOC sponsored annual training and \$1,000 for Fair Employment Practices Agencies engagement funding). Contract No. EECEE14PA14138, in the amount of \$1,800, is payment for travel expenses to attend EEOC training for FY 2016-2017. No County funds are required. Countywide (DO)

Background and Policy Issues: On August 15, 1995, the BCC enacted an ordinance prohibiting discrimination in employment, granting OEO investigative and enforcement authority, and authorizing OEO to become a referral agency for the Federal Government. In each subsequent fiscal year, the BCC has approved Charge Resolution Contracts between the OEO and EEOC. Execution of these contracts are necessary in order for OEO to receive payment for the processing and investigation of employment discrimination complaints that are filed under Federal Employment Discrimination statutes and Palm Beach County's Equal Employment Ordinance and payment for travel expenses to attend EEOC training to facilitate the successful completion of the contracts.

Contract No. EEC45015C0047P00002, is retroactive to October 1, 2016. EEOC distributed the FY 2016-2017 contracts to state and local agencies via letter dated June 6, 2017. Expedited approval is needed to meet national contract award deadlines as established by EEOC. Pursuant to the instructions in the EEOC transmittal letter, OEO has requested an extension to the deadline for submission of the signed contracts.

Contract No. EECEE14PA14138, was modified to add \$1,000 for additional travel expenses as the original contract allocation of \$800 was insufficient, making the total contract allocation \$1,800.

Attachments:

- 1. EEOC Transmittal Letter
- 2. EEOC Amendment of Solicitation/Modification of Contract (EEC45015C0047P00002)
- 3. OEO Letter to EEOC re: Extension of Submission Deadline
- 4. EEOC Award/Contract (Contract No. EECEE14PA14138)
- 5. EEOC Amendment of Solicitation/Modification of Contract (Contract No. EECEE14PA14138)
- 6. Budget Amendment

Recommended by:		16 lune	2017.
	Department Director	Date (
Approved by:	Nancy L Bolton	7/3/17	
	Assistant County Administrator	Date /	

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:
Fiscal Years 2017 2018 2019 2020 2021 Capital Expenditures Operating Costs (3,600) External Revenues +3,600 Program Income (County) In-Kind Match (County)
NET FISCAL IMPACT -0000-
ADDITIONAL FTE POSITIONS (Cumulative)00000
Is Item Included in Current Budget? Yesx No Budget Account No.: Fund Department Unit Object Program Category
B. Recommended Sources of Funds/Summary of Fiscal Impact:
No Ad Valorem dollars are involved in this item. These funds are to be paid to the County by the United States Equal Employment Opportunity Commission.
C. Departmental Fiscal Review:
III. REVIEW COMMENTS:
A. OFMB Fiscal and/or Contract Dev. and Control Comments: OFMB & 4/20 30 Contract Administration (g) Assistant Count Attorney
C. Other Department Review:
Department Director

THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.



U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Washington, D.C. 20507

JUN 06 2017

Office of the Chief Financial Officer

Palm Beach County Office of Equal Opportunity Attn: Pamela Guerrier, Director 301 North Olive Ave, 10th Floor West Palm Beach, FL 33401

RE: Contract No. EEC45015C0047P00002

Dear Ms. Guerrier:

Enclosed is a copy of the Standard Form (SF) 30 of the entire contract modification and all attachments.

In order to expedite the execution of this modification, please return two (2) signed copies of the <u>SF 30 only</u> within ten (10) days from receipt of this letter to the following address:

Equal Employment Opportunity Commission Acquisition Services Division 131 M Street, NE, 4th Floor Washington, DC 20507 Attn: Anthony R. Price, Contracting Officer

It is essential that you adhere to the timely submission of the fully executed copies of the signed SF 30. Any request for extension should be made via telephone or in writing

The single modification document with all attachments is for your records.

Upon execution by the Government, one (1) fully executed copy of the modification will be returned to you for your files.

If you have any questions, please call me on (202) 663-4218.

A. A.

Sincerety

Anthony R. Price, Contracting Officer Acquisition Services Division

Enclosure(s)

AMENDMENT OF SOLICITATION/MODI	FICATION OF CO	NTRACT	1 CONTRA	CTID CODE		PAGE OF PAGES 1 2
2. AMENDMENT/MODIFICATION NO. 3. EEC45015C0047P00002	EFFECTIVE DATE	4 REQUISITION/PURCHAS FP170123	E REQ NO		5. PROJECT N	
6. ISSUED BY CODE 45	331	7. ADMINISTERED BY (fother than Ite	m 6)	CODE	65
EEOC OCFO ASD 131 M Street, N.E., 4th Floor Washington, DC 20507		EEOC Miami Dist Miami Tower, 10 Miami, FL 33131		ce Str	15	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, St	ate and ZIP Code)		(X) 9A A	MENDMENT O	F SOLICIATION	NO.
COUNTY OF, PALM BEACH PALM BEACH COUNTY OFFICE OF EQUAL OPPORTUN	1TTY					
301 N OLIVE AVE FRNT WEST PALM BEACH, FL 33401			98 D/	ATED (SEE ITE	M 11)	
			10A,		TE CONTRAC	T/ORDER NO.
			1 1	4 0 5C00		ironosii wo
			108.	DATED (SEE	ITEM 13)	
CODE LOCO78470481 FACILIT	Y CODE		4			
2000:04:0401		NDMENTS OF SOLICI	TATIONS			
The above numbered solicitation is amended as set forth in Item	14 The hour and date spec	ified for receipt of Offers		s exter	nded,	is not extended.
Offers must acknowledge receipt of this amendment prior to the hour (a)By completing Items 8 and 15, and returning cop or (c) By separate letter or telegram which includes a reference to the DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND already submitted, such change may be made by telegram or letter, p amendment, and is received prior to the opening hour and date speci	iles of the amendment; (b) E solicitation and amendment DATE SPECIFIED MAY RESUL	By acknowledging receipt of a numbers. FAILURE OF YOU.T IN REJECTION OF YOUR OF	this amendme JR ACKNOVVLE FER fbyvirti	nt on each cop DGMENT TO B ue of this amer	by of the offer E RECEIVED A	HE PLACE
12. ACCOUNTING AND APPROPIRATION DATA (If required) See Schedule						
13. THIS ITEM ONLY A	PPLIES TO MODIFICATION OF THE PROPERTY OF THE	ATION OF CONTRACT	rs/order	s.		
CHECK ONE A THIS CHANGE ORDER IS ISSUED PURSUANT TO		THE CHANGES SET FORTH		MADE IN THE	CONTRACT OF	IDER
NO INITEM 10A						
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15A NAME ND TITLE OF SIGNER (Typearp 'nt		16A.NAME AND TITLE OF CO Pri e, Anth ny	ONTRACT NG C	OFF ER	(Type or print)
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15B CONTRACTOR/OFFEROR	15C DATE SIGNED	168 UNITED STATES OF AM	ER CA			16C DATE SIGNED
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Approved as to terms and con	nditions	Approved as to	o Form a	nd Legal	Sufficie	ncy
Pamela Guerrier Director, C)FO	David Ottor C	hiof Agai	ictant C-	1112tr A & L	Onn orr
i ameia duelliel Difector, C	7110	David Ottey, C	anei ASSI	ıstalli U0	unity Att	orney

David Ottey, Chief Assistant County Attorney

Summary of Changes

Modification Changes

Effective as of the date of this Modification No. EEC45015C0047, is revised as follows:

1. Line Number 0008: OPTION YEAR 2 - Title VII, ADEA, ADA, AND GINA CHARGE RESOLUTIONS:

Action: Each Charge must have been filed since October 1, 2012, (or since October 1, 2011, for each charge where a determination of reasonable cause is issued and the charge is processed through hearings and/or litigation) and resolved in accordance with a charge resolution plan if applicable.

Period of Performance: 10/01/2016 ~ 09/30/2017

Unit of Measure and Quantity: 100 ea

Unit Price: \$700.00

Contract Type: Firm Fixed Price

Charge Account: 2017[0100B1717D]10SLPPS|FPSLP|NA|251010|999996|9999|SLCR|NA|NA|NA

Funded Value: \$70,000.00

2. Line Number 0009: OPTION YEAR 2 - Title VII, ADEA, ADA, AND GINA INTAKE SERVICES

Action: Provide Intake Services for charges, with affidavits, filed during the period October 1, 2015 to September 30, 2016. Period of Performance: 10/01/2016 - 09/30/2017

Unit of Measure and Quantity: 30 ea

Unit Price: \$70.00

Charge Account: 2017[0100B1717D]10SLPPS|FPSLP|NA|251010|999996|9999|SLINTK|NA|NA|NA

Funded Value: \$2,100.00

3. Line Number 0010: OPTION YEAR 2 - FY 2017 EEOC/FEPA TRAINING CONFERENCE:

Extended Description: Training to facilitate successful completion of contract, which must include attendance at EEOC -

Sponsored Annual Conference.

Period of Performance: 10/01/2016 ~ 09/30/2017

Unit of Measure and Quantity: 1 ea

Unit Price: \$1,500.00

Charge Account: 2017/0100B1616D[10SLPPS|FPSLP|NA|251010|999996|9999|SLTRNG|NA|NA|NA

Funded Value: \$1,500.00

4. Line Number 0015: OPTION YEAR 2 - FY 2017 FEPA ENGAGEMENT FUNDING:

Action: Submission of an acceptable written proposal detailing a joint EEOC/FEPA enforcement, outreach, or training

activity in support of a Strategic Enforcement Plan or District Complement Plan.

Period of Performance: 10/01/2016 ~ 09/30/2017

Unit of Measure and Quantity: 1 ea

Unit Price: \$1,000.00

Charge Account: 2017[0100B1717D]10SLPPS|FPSLP|NA|251010|999996[9999]SLJOUT|NA|NA|NA

Funded Value: \$1,000,00

Reference Requisition No.: FP170123

5. As a result of this modification, the grand total for the contract is increased by \$74,600 from \$148,000 to \$222,600.

6. Except as stated above, all other terms and conditions remain unchanged.

In addition, listed below are the revised Sections of the contract:

Section C - <u>DESCRIPTIONS</u> AND SPECIFICATIONS

Section II, Paragraph B of the Statement of Work – The last sentence is revised to read as follows:

From: Upon execution, the Worksharing Agreement dated <u>10/29/2015</u>, is incorporated by reference into this contract.

To: Upon execution, the Worksharing Agreement dated 10/13/2016, is incorporated by reference into this contract.

Section II, Paragraph E of the Statement of Work is revised to read as follows:

From: It is understood and expressly agreed to by both parties to this contract that all provisions of the EEOC's Contracting Principles for State and Local FEPA for Fiscal Year 2016 are incorporated in their entirety into this contract.

To: It is understood and expressly agreed to by both parties to this contract that all provisions of the EEOC's Contracting Principles for State and Local FEPA for Fiscal Year 2017 are incorporated in their entirety into this contract.

Section III, Paragraph B of the Statement of Work is revised to read as follows:

From: All charges submitted for credit under this contract shall be completed by the Contractor between **October 1**, 2015 and **September 30**, 2016 as follows:

To: All charges submitted for credit under this contract shall be completed by the Contractor between October 1, 2016 and September 30, 2017 as follows:

Section F - DELIVERIES OR PERFORMANCE

F.1 PERIOD OF PERFORMANCE

Paragraph F.1 A is revised to read as follows:

From: A. The period of performance under this contract shall be from October 1, 2015 through September 30, 2016, with two one-year options to extend the term of the contract. (See Section I, 52.217-9 "Option to Extend the Term of the Contract").

To: A. The period of performance under this contract shall be from October 1, 2016 through September 30, 2017.

F.2 TIME OF DELIVERY/DELIVERABLES

F.2.A.1 – The last sentence is revised to read as follows:

From: A determination not to award contract credit made may be reversed under the procedures set forth in Section III.B.5.a. of the FY 2016 Contracting Principles.

To: A determination not to award contract credit made may be reversed under the procedures set forth in Section III.B.5.a. of the FY 2017 Contracting Principles.

Paragraph F.2.A 2 is revised to read as follows:

From: Enter basic charge data into the IMS or successor system within five business days of the Contractor's receipt of each charge as set forth in Section III.B.5.a of the FY 2016 Contracting Principles in order to be eligible to receive contract credit.

To: Enter basic charge data into the IMS or successor system within five business days of the Contractor's receipt of each charge as set forth in Section III.B.5.a of the FY 2017 Contracting Principles in order to be eligible to receive contract credit,

Paragraph F.2.A.3 is revised to read as follows:

From: Provide EEOC with a list of final actions within a time frame agreed upon by the COR and the Contractor, but usually no later than 30 calendar days after the resolution of each charge to meet the requirement of Section III. B.2 of the FY 2016 Contracting Principles. The Contractor must ensure the timely and accurate entry of data into the IMS or successor system. The COR will generate charge data lists and reports through the IMS or successor system to verify that this requirement is being met throughout the term of this contract.

To: Provide EEOC with a list of final actions within a time frame agreed upon by the COR and the Contractor, but usually no later than 30 calendar days after the resolution of each charge to meet the requirement of Section III. B.2 of the FY 2017 Contracting Principles. The Contractor must ensure the timely and accurate entry of data into the IMS or successor system. The COR will generate charge data lists and reports through the IMS or successor system to verify that this requirement is being met throughout the term of this contract.

Paragraph F.2.B.4 is revised to read as follows:

From: The Contractor must make timely and accurate submission to the EEOC of EEOC Form 322 and EEOC Form 472. All reports covering the first three quarters of the FY 2016 contract must be received by the EEOC prior to September 30, 2016.

To: The Contractor must make timely and accurate submission to the EEOC of EEOC Form 322 and EEOC Form 472. All reports covering the first three quarters of the FY 2017 contract must be received by the EEOC prior to September 30, 2017.

Paragraph F.2.C is incorporated as follows:

C. Proposal for FY 2017 FEPA Engagement

From: The Contractor must submit to the Contracting Officer Representative prior to September 30, 2016, a written proposal detailing a joint enforcement, joint outreach or joint training activity with the EEOC District Office which (1) identifies and supports a specific priority contained in either EEOC's Strategic Enforcement Plan or the District Office's Complement Plan, (2) contains sufficient details and a certification that the FEPA is willing and able to perform the actions it proposes to perform, and (3) which the EEOC finds to be feasible and acceptable.

To: The Contractor must submit to the Contracting Officer Representative prior to September 30, 2017, a written proposal detailing a joint enforcement, joint outreach or joint training activity with the EEOC District Office which (1) identifies and supports a specific priority contained in either EEOC's Strategic Enforcement Plan or the District Office's Complement Plan, (2) contains sufficient details and a certification that the FEPA is willing and able to perform the actions it proposed to perform, and (3) which the EEOC finds to be feasible and acceptable.

Section G - CONTRACT ADMINISTRATION DATA

Replace Section G.1 with the following:

G.1 CONTRACT ADMINISTRATION DATA

- A. Contracting Officer: See Block 20A of SF 26
- B. Inspection and Acceptance: See Section E of the Schedule
- C. Accounting and Appropriation Data: See Accounting Line Accounting and Appropriations Data
- D. Contracting Officer's Representative: Ina DePaz, State and Local Coordinator
 Miami District Office
 Telephone: (305) 808-1752
- E. Paying Office: See Block 12 of SF-26

F. Program Director:

Michael J. Dougherty, Director State and Local Programs Office of Field Programs 131 M Street, N.E., Fifth Floor Washington, DC 20507 Telephone: (202) 663-4801

G.5 PAYMENT SCHEDULE

Paragraph G.5 is revised to read as follows:

From: Upon contract execution, an advance payment invoice not to exceed fifty (50) percent of the number of charge resolutions stated in the contract, submitted by the Contractor. Subsequent payments will be based on the Contractor's actual production of accepted charge resolutions. The contractor can submit invoices for actual production on a quarterly basis (April 11, July 11, and October 11, 2016). No payment will be made until the contract and subsequent modifications, if any, are returned, properly executed, to the Equal Employment Opportunity Commission, Acquisition Services Division, 131 M Street, N.E., 4th Floor, Washington, D.C. 20507.

To: Upon contract execution, an advance payment invoice not to exceed fifty (50) percent of the number of charge resolutions stated in the contract, submitted by the Contractor. Subsequent payments will be based on the Contractor's actual production of accepted charge resolutions. The contractor can submit invoices for actual production on a quarterly basis. No payment will be made until the contract and subsequent modifications, if any, are returned, properly executed, to the Equal Employment Opportunity Commission, Acquisition Services Division, 131 M Street, N.E., 4th Floor, Washington, D.C. 20507.

Section H - SPECIAL CONTRACT REQUIREMENTS

Paragraph H.1.A.4 is revised to read as follows:

From: Pursuant to Paragraph 5(b) of the EEOC Memorandum of Understanding with the Office of Federal Contract Compliance Programs (OFCCP), information compiled by OFCCP and provided to the EEOC may be provided to an FEP Agency (i.e. the Contractor) upon its request. It is further understood and agreed that the Contractor will not disclose to the public any such information without first requesting and obtaining the express written approval of the Director of OFCCP.

Pursuant to Paragraph 4(b) of the EEOC Memorandum of Understanding with the Office of Federal Contract Compliance Programs (OFCCP), information compiled by OFCCP and provided to the EEOC may be provided to an FEP Agency (i.e. the Contractor) upon its request. It is further understood and agreed that the Contractor will not disclose to the public any such information without

first requesting and obtaining the express written approval of the Director of OFCCP.

Paragraph H.10 is incorporated as follows:

H.10 FEPA ENGAGEMENT FUNDING

From: To be eligible to invoice for the funding, in the amount of \$1,000, the Contractor must submit to the Contracting Officer Representative prior to September 30, 2016, a written proposal detailing a joint enforcement, joint outreach or joint training activity with the EEOC District Office which (1) identifies and supports a specific priority contained in either EEOC's Strategic Enforcement Plan or the District Office's Complement Plan, (2) contains sufficient details and a certification that the FEPA is willing and able to perform the actions it proposes to perform, and (3) which the EEOC finds to be feasible and acceptable.

To: To be eligible to invoice for the funding, in the amount of \$1,000, the Contractor must submit to the Contracting Officer Representative prior to September 30, 2017, a written proposal detailing a joint enforcement, joint outreach or joint training activity with the EEOC District Office which (1) identifies and supports a specific priority contained in either EEOC's Strategic Enforcement Plan or the District Office's Complement Plan, (2) contains sufficient details and a certification that the FEPA is willing and able to perform the actions it proposes to perform, and (3) which the EEOC finds to be feasible and acceptable.

Section J - LIST OF ATTACHMENTS

Section J is revised to incorporate Attachments C and D as follows:

From: Attachment C - Federal Register Notice, Dated April 26, 2006 and July 30, 2002

To: Attachment C - Federal Register Notice, Dated November 17, 2016

Attachment E - Worksharing Agreement for FY 2017 - 1 Page

Attachment &

FY 2017 EXTENSION OF WORKSHARING AGREEMENT

Inasmuch as there have been no substantive changes in the processes, procedures, statutes, policies or regulations that would adversely affect or substantially alter the work sharing arrangement between the Miami District Office and the Palm Beach County Office of Equal Opportunity, or that would affect the processing of charges filed under the pertinent Federal, state or local statutes, the parties agree to extend the current work sharing agreement that was executed on May 18, 2015 through the FY 2017 Charge Resolution Contract Option Period, from October 1, 2016 through September 30, 2017. The agencies agree to work together in furtherance of the provisions of EEOC's 2012-2016 Strategic Plan and the 2013 FEPA Engagement Plan, when assessing the allocation of charges under this agreement and to cooperate in compliance and enforcement efforts as well as training, outreach and technical assistance efforts encompassed by the Plans. By executing this extension, the parties agree to abide by the confidentiality provisions of GINA as well as the other statutes cited in the agreement. This agreement, as well as the attendant Worksharing Agreement may be reopened and amended by mutual consent of

Windensa C. Baker Verdenia C. Baker, County Administrator

Palm Beach County

FEPA: Palm Beach County Office of Equal Opportunity

Michael J. Farrell, District Director

U.S. Equal Employment Opportunity Commission

Miami Diatrict Office

Approyed as to terms and conditions

Pamela Guerrier

Director, Office of Equal Opportunity

9/29/2016 Date

10/13/1

Approved as to form and legal sufficiency

David R.F. Ottey

Chief Assistant County Attorney

For the Commission. Jenny R. Yang, Chair.

EEOC Systems of Records

Universal Routine Uses. EEOC-1 Age Discrimination in Employment Act, Equal Pay Act, and Section 304 of the Government Employee Rights Act Discrimination Case Files.

EEOC-3 Attorney Referral List, Title VII, Americans with Disabilities Act, and Genetic

Information Nondiscrimination Act EEOC-4 Biographical Files, EEOC-5 Correspondence and

Communications, EEOC-8 Freedom of Information Aut and Frivacy Act Records

EEOC-7 Employee Pay and Leave Records,

EEOC-8 Employee Travel and Reimbursement Records.

EECC-9 Claims Collection Records. EEOC-10 EEOC-11 Grievance Records.

Adverse Actions Against Nonpreference Eligibles in the Excepted Service Records EEOC-12 Te

Telephone Call Detail Records.

EEOC-13 Employee Identification Cards,

EEOC-14 EEOC-15 Reserved Internal Harassment

investigation Files. EEOC-16 Office Office of Inspector General

Investigative Files. EEOG-17 Defer EEOG-18 Reaso Defensive Litigation Files. Reasonable

Accommodation Records. EEOC-19 Revolving Fund Registrations.

EEOC-20 RESOLVE Program

Records. EEOC-21 Emergency Management Records.

EEOC-22 EEOC Personnel Security Records,

EGOC/GOVT-1 Equal Employment Opportunity in the Federal Government Complaint and Appeal Records.

Universal Routing Uses: The

following routine uses of the records apply to and are incorporated by reference into each system of records published below:

a. To appropriate agencies, entities, and persons when: (1) EEOC suspects or has confirmed that there has been a breach of the system of records; (2) EEOC has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, the agency (including its information systems, programs, and operations), or the Federal government; and (3) the disclosure made to such agencies, entities, and persons is reasonably

necessary to assist in connection with EEOC's efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such ĥarm.

b. To another Federal agency or Federal entity when information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach or (2) preventing, minimizing, or remedying the risk of herm to individuals, the agency (including its information systems, programs, and operations), or the Federal government.

system Name:

Age Discrimination in Employment Act, Equal Pay Act, and Section 304 of the Government Employee Rights Act Discrimination Case Files.

System location:

Field Office where the charge or complaint of discrimination was filed (see Appendix A). Records of complaints filed under section 321 of the Government Employees Rights Act of 1991 are located in the Office of Federal Operations 131 M Street NE., Washington, DC 20507, after a hearing has been requested.

Categories of individuals covered by the System:

Fersons other than federal employees and applicants who file charges or compleints with EEOC alleging that an employer, employment agency or labor organization has violated the Age Discrimination in Employment Act of 1967 or the Equal Pay Act of 1963, or who file complaints under section 304 of the Government Employees Rights Act of 1991,

Categories of records in the system:

This system contains the records compiled during the investigation of age and equal pay discrimination cases and during the investigation and hearing of complaints filed under section 304 of the Convenient Frankrises Pichts Act the Government Employees Rights Act of 1991. These records include:

a. Documents submitted by charging party or complainant such as charge of discrimination, personal interview statement, and correspondence.

b. Documents submitted by employer auch as statement of position, correspondence, statements of witnesses, documentary evidence such as personnel files, records of earnings, employee benefit plans, seniority list, job titles and descriptions, applicant data, organizational charts, collective

bargaining agreements, and petitions to

revoke or modify subpoenes.

c. Records gathered and generated by EEOC in the course of its investigation and, in complaints filed under section 304 of the Government Employees Rights Act of 1991, during the hearing, such as letters of referral to state fair employment practices agencies. correspondence with state fair employment practices agencies, witness statements, investigator's notes, investigative plan, report of initial and exit interview, investigator's analyses of avidence and charge, subpoenas, decisions and letters of determination, conciliation agreements, correspondence and any additional evidence gathered during the course of the investigation.

authority for maintenance of the system: 5 U.S.C. 301; 29 U.S.C. 209, 211, 623, 628; 42 U.S.C. 2000s-18c; 44 U.S.C. 3101; 2 U.S.G. 1220.

This system is maintained for the purpose of enforcing the prohibitions against employment discrimination contained in the Age Discrimination in Employment Act, the Equal Pay Act and section 304 of the Government Employees Rights Act of 1991.

Routine uses of Records Maintained in the System, including catedories of users and The purposes of Such Uses:

These records and information in

these records may be used: a. To disclose pertinent information to a federal, state, or local agency or third party as may be appropriate or necessary to perform the Commission's functions under the Age Discrimination in Employment Act, Equal Pay Act, or section 304 of the Government Employee Rights Act of 1991. b. To disclose information contained

in these records to state and local agencies administering state or local fair

employment practices laws, c. To disclose non-confidential and non-privileged information from closed ADEA/EPA case files (a file is closed when the Commission has terminated its investigation and has decided not to sue) to the employer where a lawsuit has been filed against the employer involving that information, to other employees of the same employer who have been notified by the Commission of their right under 29 U.S.C. 216 to file a lawsuit on their own behalf, and their representatives,

d. To provide information to a congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of a party to the charge.

e. To disclose pertinent information to the appropriate federal, state, or local agency responsible for investigating, prosecuting, enforcing, or implementing a statute, rule, regulation, or order, where the EEOC becomes aware of an indication of a violation or potential violation of civil or criminal law or regulation.

f. To disclose information to another federal agency, to a court, or to a party in litigation before a court or in an administrative proceeding being conducted by a federal agency when the government is a party to the judicial or administrative proceeding being conducted by a federal agency when the government is a party to the judicial or

administrative proceeding.
g. To disclose information to officials of state or local bar associations or disciplinary boards or committees when they are investigating complaints against attorneys in connection with their representation of a party before

h. To disclose to a Federal agency in the executive, legislative, or judicial branch of government, in response to its request for information in connection with the hiring of an employee, the issuance of a security clearance, the conducting of a security or suitability investigation of an individual, the classifying of jobs, or the lawful statutory, administrative, or investigative purpose of the agency to the extent that the information is relevant and necessary to the requesting agency's decision.

agency's decision.

i. To disclose information to other federal agencies in accordance with Memoranda of Understanding or similar agreements between EEOC and other agencies that provide for coordination, cooperation, and confidentiality of documents in EEOC's employment discrimination enforcement efforts.

Policies and practices for Storing, Retrieving, accessing, retaining, and Disposing of Records in the Systém:

STORAGE: .

These records are maintained in file folders and electronically,

HETHIEVABILITY:

These records are retrievable by charging party name, employer name, and charge number.

SAFEGUARDS:

Paper records are maintained in a secured area to which only authorized personnel have access. Access to and use of these records is limited to those persons whose official duties require such access. The premises are locked when authorized personnel are not on duty. Access to electronic records is limited, through use of usernames and passwords, to those whose official duties require access.

RETENTION AND DISPOSAL:

All private sector charge files not designated for permanent retention will be retained for three years following the fiscal year in which they were closed. (For example, if a charge was closed on March 31, 2014, in FY 2014, the three-year retention period would begin on October 1, 2014, which is the first day of FY 2015.) These non-permanent files will be retained for one year in the EEOC field office where the charge of discrimination was filed, Afterwards, the non-permanent files will be transferred to the Federal Records Center (FRC). The FRC will destroy the files after the three-year retention period is met. Permanent files will be retained in the field office for three years and then transferred to FRC. FRC will transfer the files to the National Archives and Records Administration (NARA) for permanent retention when eligible,

Closed non-permanent private sector charge files that are the subject of Freedom of Information Act (FOIA) requests are retained for six years efter the FOIA response is provided. The files will be transferred to FRC one year after completion of all actions taken under FOIA/Privacy Act, Alternatively, the files may be included as part of the permanent files retained by the EEOC field office.

Closed private sector charge files that are the subject of a Section 83 request are retained for six years after the Section 83 response is provided. The files will be transferred to FRC one year after completion of all actions taken under FOIA. Alternatively, the files may be included as part of the permanent files retained by the EEOC field office.

System Manager(s) and Address:

Director of the office in the field where the charge was filed (see Appendix A). Director of the Office of Field Programs, 131 M Street NE., Washington, DC 20507. Director of the Office of Federal Operations, 131 M Street NE., Washington, DC 20507 (only for complaints filed under section 321 of the Government Employees Right Act of 1991).

System exempted from Certain Provisions of the act:

This system is exempt under 5 U.S.C. 552a(k)(2) from subsections (c)(3), (d), (e)(1), (e)(4)(G), (e)(4)(H), (e)(4)(I) and (f) of the Act.

EEOC-2

System Name:

Attorney Referral List.

SYSTEM LOCATION:

All District Offices (see Appendix A).

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Attorneys who represent plaintiffs in employment discrimination litigation.

Categories of records in the System:

This system contains attorneys' names, business addresses and telephone numbers, the nature and smount of their civil rights litigation experience; their state and federal har admissions; whether the attorneys have the capacity and desire to handle class actions; whether the attorneys charge consultation fees (and how much); whether the attorneys will waive the consultation fee; the types of fee arrangements the attorneys will accept; and whether the attorney speaks a foreign language fluently.

authority for maintenance of the system: 42 U.S.C. 2000s-4(g); 44 U.S.C. 3101.

niesnam

This system is maintained for the purpose of providing charging parties, upon their request, with information about local attorneys who represent plaintiffs in employment discrimination litigation.

Routine uses of records maintained in the system, including categories of users and the purposes of such uses:

These records and information in these records may be used:

a. To refer charging parties to attorneys who handle litigation of employment discrimination lawsuits,

b. To provide information to a congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of the individual.

Policies and Practices for Storing, Hetrieving, accessing, Hetrining, and Disposing of Records in the System:

STORAGE:

Stored on prepared forms, on index cards and electronically.

HETRIEVABILITY:

Indexed alphabetically by names of the attorneys.

Safeguands:

Access to this system of records is restricted to EEOG personnel who have a legitimate use for the information. This system is stored in filing cabinets. Access to electronic records is limited, through use of access codes and entry logs, to those whose official duties require access.

RETENTION AND DISPOSAL:

Files are reviewed and updated annually.

System Managers and Address:

Regional Attorney at each District Office (see Appendix A).

NOTIFICATION PROCEDURE:

Inquiries concerning this system of . records should be addressed to the appropriate system menager. It is necessary to furnish the following information: (1) Full name of the individual whose records are requested; (2) mailing address to which the reply should be sent.

RECORD ACCESS PROCEDURES:

Same as above.

CONTESTING RECORD PROCEDURES:

Same as above,

record source categories:

The individuel on whom the record is

EEOC-3

SYSTEM NAME:

Title VII, Americans with Disabilities Act, and Genetic Information Nondiscrimination Act Discrimination Case Files.

System Location:

Field Office where the cherge of discrimination was filed (see Appendix

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Fersons, other than federal employees and applicants, who file charges alleging that an employer, employment agency, labor organization or joint labormanagement apprenticeship committee has violated Title VII of the Civil Rights Act of 1964, the Americans with Disabilities Act of 1990, Title II of the Genetic Information Nondiscrimination Act of 2008 (GINA), or any combination of the three.

Categories of records in the system:

This system contains records compiled during the investigation of race, color, religion, sex, national origin, disability, and genetic information discrimination cases. These records include:

a. Documents submitted by charging party, such as a charge of discrimination, a personal interview statement, medical records, and correspondence.

b. Documents submitted by employer such as position statement, correspondence, statements of witnesses, documentary evidence such

as personnel files, records of earnings, EEO data, employee benefit plans, seniority lists, job titles and descriptions, applicant data, organizational charts, collective bargaining agreements, and petition to revoke or modify subpoenas. c. Records gathered and generated by

EEOC in the course of its investigation such as letters to state or local fair employment practice agencies. correspondence with state fair employment practice agencies, witness statements, investigator's notes, investigative plan, investigator's analysis of the evidence and charge, report of initial and exit interviews, copy of deferral to state, subpoents, decisions and letters of determination. analysis of deferral egency action. conciliation agreements, correspondence, and any additional evidence gathered during the course of the investigation.

authority for maintenance of the system: E U.S.C. 301; 42 U.S.C. 2000e-5, -8 and -9; 42 U.S.C. 12117; 44 U.S.C. 3161, 42 U.S.C. 2000ff-10.

PUBPOSE:

Act of 2008.

This system is maintained for the purpose of enforcing the prohibitions against employment discrimination contained in Title VII of the Civil Rights Act of 1964, the Americans with Disabilities Act of 1990, and Title II of the Genetic Information Nondiscrimination Act of 2008

routine uses of records maintained in the system, including categories of users and THE PURPOSES OF SUCH USES:

These records and information in

these records may be used; a. To disclose pertinent information to a federal, state, or local agency or third party as may be appropriate or necessary to perform the Commission's functions under Title VII of the Civil Rights Act of 1964, the Americans with Disabilities Act of 1990, or Title II of the Genetic Informetion Nondiscrimination

To disclose information contained in these records to state and local agencies administering state or local fair

employment practices laws.
c. To disclose non-confidential or non-privileged information contained in these records to the following persons after a notice of right to sue has been issued:

 Aggrieved persons and their attorneys in case files involving Commissioner Charges provided that such persons have been notified of their status as aggrieved persons;

2. Persons or organizations filing on behalf of an aggrieved person provided that the aggrieved person has given written authorization to the person who filed on his or her behalf to act as the aggrieved person's agent for this

aggnered person's agent for this
purpose, and their attorneys;
a. Employers and their attorneys,
provided that the charging party or
aggrisved person has filed suit under
Title VII, the Americans with
Disabilities Act, Title II of the Genetic
Information Nondiscrimination Act of
2008, or any combination of the three.

2008, or any combination of the three.
d. To provide information to a
congressional office from the record of an individual in response to an inquiry

from the congressional office made at the request of a party to the charge. s. To disclose pertinent information to the appropriate federal, state, or local agencies responsible for investigating prosecuting, enforcing, or implamenting a statute, rule, regulation, or order, where EEOC becomes awere of an indication of a violation or potential violation of civil or criminal law or

regulation. f. To disclose information to another federal agency, to a court, or to a party in litigation before a court or in an administrative proceeding being conducted by a federal agency when the government is a party to the judicial or administrative proceeding.

g. To disclose information to officials of disciplinary boards or committees under the control of a riche an least

under the control of a state or local government when they are investigating complaints against attorneys in connection with their representation of

a party before EEOC. h. To disclose to a Federal agency in the executive, legislative, or judicial branch of government, in response to its request for information in connection with the hiring of an employee, the issuance of a security clearance, the conducting of a security or suitability investigation of an individual, the classifying of jobs, or the lawful statutory, administrative, or investigative purpose of the agency to the extent that the information is relevant and necessary to the requesting agency's decision.
i. To disclose information to other

federal agencies in accordance with Memoranda of Understanding or similar agreements between EEOC and other agencies that provide for coordination, cooperation, and confidentiality of documents in EEOC's employment discrimination enforcement efforts.

Policies and practices for Storing, hethieving, accessing, hetaining, and disposing of records in the system STORAGE:

These records are maintained in file folders and electronically.

RETRIEVABILITY:

These records are retrievable by charging party name, employer name, and charge number.

SAFEGUARDS:

Paper records are maintained in a secured area to which only authorized personnel have access. Access to and use of these records is limited to those persons whose official duties require such access. The premises are locked when authorized personnel are not on duty. Access to electronic records is limited, through use of usernames and passwords, to those whose official duties require access.

hetention and disposal:

All private sector charge files not All private sector charge files not designated for permanent retention will be retained for three years following the fiscal year in which they were closed. (For example, if a charge was closed on March 31, 2014, in FY 2014, the three-year retention period would begin on October 1, 2014, which is the first day of FY 2015.) These non-permanent files will be retained for one year in the will be retained for one year in the EEOC field office where the charge of discrimination was filed. Afterwards, the non-permanent files will be transferred to the Federal Records
Center (FRC). The FRC will destroy the
files after the three-year retention period
is met. Permanent files will be retend in the field office for three years and then transferred to FRC, FRC will transfer the files to the National Archives and Records Administration (NARA) for permanent retention when eligible.

Closed non-permanent private sector charge files that are the subject of Freedom of Information Act (FOIA) requests are retained for six years after the FOIA response is provided. The files will be transferred to FRC one year after completion of all actions taken under FOIA/Privacy Act. Alternatively, the files may be included as part of the permanent files retained by the EEOC field office,

Closed private sector charge files that are the subject of a Section 83 request are retained for six years after the Section 83 response is provided. The files will be transferred to FRC one year after completion of all actions taken under FOIA/Privacy Act. Alternatively. the files may be included as part of the permanent files retained by the EEOC field office.

System Manageh(s) and address:

Director of the office in the field where the charge was filed (see Appendix A). Director of the Office of Field Programs, 131 M Street NE., Washington, DC 20507.

Systems exempted from Certain provisions OF THE ACT:

This system is exempt under 5 U.S.C. 552a(k)(2) from subsections (c)(3), (d), (a)(1), (a)(4)(G), (a)(4)(H), (a)(4)(I), and (f) of the Act.

EFOC-4

System Name:

Biographical Files.

SYSTEM LOCATION:

Office of Communications and Legislative Affairs, Equal Employment Opportunity Commission, 131 M Street NE., Washington, DC 20507.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former Commissioners, General Counsels and Commission officials.

Categories of Records in the system:

Includes for each the name, date and place of birth, education, employment history, and other biographical information,

authority for maintenance of the system: 44 U.S.C. 3101, 42 U.S.C. 2000e-4.

PURPOSE:

This system is maintained for the purpose of providing information about EEOC officials to members of the Congress and the public.

noutine uses of records maintained in the system, including categories of users and the purposes of such uses:

These records and information in

these records may be used a. To answer public and congressional inquiries regarding EEOC Commissioners, General Counsels and Commission officials.

Policies and Practices for Storing, Retrieving, accessing, retaining, and Disposing of Records in the System:

Stored electronically.

RETRIEVABILITY:

Indexed by last name of the Commissioner, General Counsel or Commission official.

SAFEGUAROS:

Files are kept in the Office of . Communications and Legislative Affairs, which is locked evenings, weekends, and holidays.

RETENTION AND DISPOSAL:

Maintained permanently.

System Manager and Address:

Director, Office of Communications and Legislative Affairs, Equal Employment Opportunity Commission, 131 M Street NE., Washington, DC 20507,

NOTIFICATION PROCEDURES:

Inquiries concerning this system of records should be addressed to the system manager. All inquiries should furnish the full name of the individual and the mailing address to which the raply should be mailed.

recond access procedures:

Same as abové.

CONTESTING RECORDS PROCEDURES:

Same as above,

record source categories:

The individual to whom the record perteins.

EEOC-5

System name:

Correspondence and Communications.

System Location:

All locations listed in appendix A and all headquarters offices, 131 M Street NE., Washington, DC 20507.

Categories of individuals covered by the SYSTEM:

Charging parties, members of the general public, members of Congress and current and former federal employees who seek information or assistance from EEOC.

Categories of records in the system:

a. Inquiries from members of Congress, the White House and members of the general public, including current and former federal employees.
b. EEOC responses to the above

inquiries.

c. Computer tracking system indicating the dates inquiries are received, to whom and when they are assigned for response and the dates they are answered.

authority for maintenance of the system: 44 U.S.C. 3101; 42 U.S.C. 2000a-4.

PURPOSE:

This system is maintained for the purpose of responding to inquiries from members of Congress and the public seeking information or assistance.

houtine uses of records maintained in the System including categories of users and The purposes of such uses:

These records and information in these records may be used:



Office of Equal Opportunity

301 N. Olive Avenue, 10th Floor West Palm Beach, FL 33401 (561) 355-4884 Fax: (561) 355-4932

Fax; (561) 355-4932 www.pbcgov.com/equalopportunity

> Palm Beach County Board of County Commissioners

Paulette Burdick, Mayor Melissa McKinlay, Vice Mayor

Hal R. Valeche

Dave Kerner

Steven L. Abrams

Mary Lou Berger

Mack Bernard

County Administrator

Verdenia C. Baker

"An Equal Opportunity Affirmative Action Employer"



6 June 2017

Via Email <u>kris.minney@eeoc.gov</u> and Regular Mail Equal Employment Opportunity Commission Acquisition Services Division 131 M Street, NE, 4th Floor Washington, DC 20507

Attn.: Anthony R. Price, Contracting Officer

Contract No. EEC45015C0047P00002
Palm Beach County Office of Equal Opportunity

Dear Mr. Price:

This correspondence is to acknowledge receipt of the Contract No. EEC45015C0047P00002 and Standard Form (SF) 30. Pursuant to the instructions in your transmittal letter, it is requested that the Palm Beach County Office of Equal Opportunity be granted an extension of time within which to submit the signed contracts.

Pursuant to the Charter and Ordinances of Palm Beach County, Florida, all contracts must be approved by the Board of County Commissioners at a public meeting. We have prepared the required documents to have this contract approved by the Board of County Commissioners at the July 11, 2017 meeting. Upon approval, the contracts will be returned to the EEOC via overnight express delivery.

If you wish to discuss this matter, please reach me at (561) 255-2558 or via e-mail at

Sincerely,

Pamela Guerrier, Director

Cc: EEOC, Miami District Office, State and Local Coordinator

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	REFERENCE NO. OF DOCUMENT BEING CONTINUED	PAGES	
CONTINUATION SHEET		:	2
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NAME OF OFFEROR OR CONTRACTOR
COUNTY OF, PALM BEACH

ITEM NO.	SUPPLIES/SERVICES	QUANTI	דץ טאוז	UNIT PRICE	AMOLNT
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OPTIONAL FORM 336 (4-86) Sponsored by GSA FAR (48 CFR) 53.110

AMENDMENT/MODIFICATION NO	3. EFFECTIVE DATE	4. REQUISITION/PURCE		5. PROJECT	NO. (If applicable)
5. ISSUED BY CODE	09-Feb-2017	7. ADMINISTERED BY (ONE f other than Item 6)	CODE	1
131 M Street, NE	I.		outer montream of	CODE	
Washington,DC 20507					
NAME AND ADDRESS OF CONTRACTOR (No., street, cou	inty, State and ZIP Code)		(X) 9A. AMENDME	NT OF SOLICIA	TION NO.
COUNTY OF, PALM BEACH					
301 NORTH OLIVE AVENUE			98. DATED (SE	E ITEM 11)	
WEST PALM BEACH, FL 33402			i i		RACT/ORDER NO.
			10B. DATED (S	ECEE14P	A14130
DDE FAC	CILITY CODE			09-Feb-2	017
		O AMENDMENTS OF	SOLICITATIONS		
The above numbered solicitation is amended as set forth	in Item 14. The hour and	date specified for receipt of	Offere is on	tended.	
ers must acknowledge receipt of this amendment prior to	the hour and date specifie	d in the solicitation or as ame	ided, by one of the folio	wing methods:	is not extended.
By completing Items 8 and 15, and returning	copies of the amendment:	ibl By acknowledging receipt	at this amondment as		offer submitted;
 By separate letter or telegram which includes a reference DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR T 	e to the solicitation and a OTHE HOUR AND DATE	mendment numbers. FAILURI SPECIFIED MAY RESULT IN F	OF YOUR ACKNOWLE	DGMENT TO BE	RECEIVED AT TH
c) By separate letter or telegram which includes a reference ACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR T ir desire to change an offer already submitted, such change andment, and is received prior to the opening hour and dat	e may be made by telegra e specified.	m or letter, provided each tele	gram or letter makes re	ference to the si	olicitation and this
ACCOUNTING AND APPROPIRATION DATA (If required)					
17,0100A1717D,10GENMS,FPMIA,NA,25	2400,999996,999	9, ADMN, NA, NA, NA,			
13. THIS ITEM ON	LY APPLIES TO M	ODIFICATION OF COL	NTRACTS/ORDER	is.	· · · · · ·
IECK ONE A. THIS CHANGE ORDER IS ISSUED PURSU	ANT TO: (Specify author)	DER NO. AS DESCRI	BED IN ITEM 14.	T IV THE COLUM	2402000000
NO. IN ITEM 10A.	rate to topoons addition	OF THE CHANGES SET FORT	TIN ITEM 14 ARE MAL	E IN THE CONT	RACT ORDER
					•
B. THE ABOVE NUMBERED CONTRACT/OF appropriation date, etc.) SET FORTH IN I	IDER IS MODIFIED TO RE	FLECT THE ADMINISTRATIVE	CHANGES (such as ch	anges in paying	office,
C. THIS SUPPLEMENTAL AGREEMENT IS E	NTERED INTO PURSUANT	TO AUTHORITY OF:	103[0].	· · · · · · · · · · · · · · · · · · ·	
D. OTHER (Specify type of modification and					
Officer (openity type of modification and	authority.)				
MPORTANT: Contractor 🗷 is not, 🗀 is	s required to sign the	nis document and retu	Mark.		
DESCRIPTION OF AMENDMENT/MODIFICATION (Organization)					ssuing office.
mended to add \$1000.00 for addition	tional travel	expended Total	ict subject matter wher	e feasible.)	
		arrettace, totat	arrocated \$1	.800.00	
•					
ent as provided herein all Assess and assess					
ept as provided herein, all terms and conditions of the docu . NAME AND TITLE OF SIGNER (Type or print)	ment referenced in Item S	A or 10A, as heretofore chan 16A. NAME AND TITLE OF	ged, remains unchanged	and in full force	and effect,
		Michael J. Farrell, Direct	or, MD)	u (Tybe of blitt)	•
CONTRACTOR/OFFEROR		Contracting Officer			
CONTRACTOROFFERUR	15C. DATE SIGNED	16B. UNITED STATES OF A	NEHICA		16C. DATE SIGNE
(Signature of person authorized to sign)	- '	(Signature)	of Contracting Officer)		02/09/2017
7540-01-152-8070 ous edition unusable		1-13/1-13/		DARD FORM	
व्यवस्थाति विभाग्निति ।	•		Prescribe	ed by GSA FAR	// 30 (REV. 10-83 (48 CFR) 53.243
	•				
Approved as to terms and	conditions	Approved as	to Form and	Legal Suff	iciency
				-	•
tanelos	and the second				
Pamela Guerrier Director	· OEO	David Ottor	, Chief Assista	nt Country	Attornorr
- amount ductiful Diffectul	, 5110	David Ottey	, cinci Assista	in confity	Auorney

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED	PAGES	2
	EECEE14PA14138		

NAME OF OFFEROR OR CONTRACTOR
COUNTY OF, PALM BEACH

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	רואט	UNIT PRICE	AMOUNT
1	FEPA TRAINING		USD		800
2	FEPA TRAINING MIAMI		Misc		1000
	·				
				ļ	
				5	
					•
NSN 7540-01-152					

NSN 7540-01-152-8067

OPTIONAL FORM 336 (4-86) Sponsored by GSA FAR (48 CFR) 53.110

BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA BUDGET AMENDMENT

Fund 0001 General Fund

BGRV 060717*453 BGEX 060717*1390

ACCOUNT NAME AND NUMBER	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED BUDGET	EXPENDED/ ENCUMBERED AS OF 05/20/16	REMAINING BALANCE
Revenues						<u>a</u>	
400-4160-4900 Charges for Services-Other	80,000	80,000	0	3,600	76,400		
TOTAL RECEIPTS & BALANCES	1,250,360,402	1,270,557,773	0	3,600	1,270,554,173		
Expenditures							
400-4160-1201 Salaries & Wages Regular 400-4160-4001 Travel And Per Diem	188,322 2,000	188,322 2,000	0 1,800	5,400 0	182,922 3,800	104,246 2,041	78,676 1,759
TOTAL APPROPRIATIONS & EXPENDITURES	1,250,360,402	1,270,557,773	1,800	5,400	1,270,554,173		
Office of Financial Management & Budget INITIATING DEPARTMENT/DIVISION	- Pamele	Signatures	~ ·	017		OF COUNTY COMMI AT MEETING OF	SSIONERS
Administration/Budget Department Approval OFMB Department - Posted						Deputy Clerk to the of County Commissio	ners