Agenda Item #: 3-C-29

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

						-
Meeting Date: Au	gust 15, 2006	[X] []	Consent Workshop	[]	Regular Public Hearing	
Submitted By: Submitted For:	Engineering a County Engin		lic Works			

I.EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: An Amendment to the Joint Participation Agreement, ANW 74, (R2005-0531) dated April 19, 2005, amended January 10, 2006 (R2006-0054) with the Florida Department of Transportation (FDOT) to reimburse Palm Beach County (County) and the local municipalities for damage to Federal Highway Administration (FHWA) Federal Aid System roads, traffic signs and signals caused by Hurricane Jeanne.

Summary: This Amendment will extend the amended completion date of the Agreement from July 15, 2006 to November 22, 2006, at the request of the FDOT.

District: Countywide (MRE)

Background and Justification: The County entered into a Joint Participation Agreement, ANW 74, (R2005-0531), dated April 19, 2005, amended January 10, 2006, (R2006-0054) with the FDOT that will reimburse the County and municipalities up to \$13,106,890.97 for removal of debris and damage caused to traffic signs and signals by Hurricane Jeanne. Estimates for the claims of various categories were identified in Exhibit B to the original Agreement. Amendment R2006-0054 extended the completion date to July 15, 2006. The FDOT is requesting that the completion date of the Agreement be extended from July 15, 2006 to November 22, 2006, to allow sufficient time to process all claims.

Attachments:

- 1. Original Agreement, ANW 74, (R2005-0531)
- 2. Amendments ANW 74, (R2006-0054)
- 3. Amendments (6)
- 3. Extension Letter (6)

Þ HallaConnell Recommended by: **Division Director** Date Hild & muell 7/27/86 for County Engineer Date Approved by:

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

Fiscal Years	2006	2007	2008	2009	2010
Capital expenditures			2000	2000	
Operating Costs					
External Revenues					
Program Income (County)		<u></u>			
In-Kind Match (County)		<u> </u>			
NET FISCAL IMPACT	<u> </u>		·		
					······
#ADDITIONAL FTE					
POSITIONS (Cumulative)					
					
Is Item Included in Current E	Budget?	Yes		No	
Budget Acct No: Fund	_ Dept	Unit	Object	Progra	m

B. Recommended Source of Funds/Summary of Fiscal Impact

County Transportation Trust Fund FDOT JPA for Hurricane Jeanne Reimbursed Expenses-Other

Reimbursement is subject to approval of the claims submitted. Once sufficient funds are received for Palm Beach County claims, A budget amendment will be prepared to recognize the revenue and Appropriate it as necessary.

Since Palm Beach County is only a pass through agency for municipal claims, funds received for them will be deposited into a holding account for dispersal to the appropriate entity. No additional Fiscal Impact

C. Department Fiscal Review:

III. <u>REVIEW COMMENTS</u>

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

Contract Dev. And Control

B. Approved as to Form and Legal Sufficiency:

Assistant County Attorney

C. Other Department Review:

Department Director

This amendment complies with our review requirements.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION EMERGENCY JOINT PARTICIPATION AGREEMENT

THIS AGREEMENT, entered into this <u>19</u>th day of <u>2000</u> 2005, by and between the State of Florida Department of Transportation hereinafter called the DEPARTMENT, and PALM BEACH COUNTY, State of Florida, located at 160 Australian Ave., West Palm Beach, Florida 33406, hereinafter called the COUNTY.

WITNESSETH

WHEREAS, the DEPARTMENT and the COUNTY are desirous of having the COUNTY make certain repairs to the Federal Highway Administration (FHWA) functionally classified county road(s) damaged by Hurricane Jeanne. These repairs are located within Palm Beach County and are hereinafter referred to as the Project, and as detailed in Exhibit "A"; and,

WHEREAS, the DEPARTMENT is prepared to allocate fund: towards the repair of county roads in accordance with the Executive Order 04-217, dated September 24, 2004 for Hurricane Jeanne and *President Bush's subsequent Disaster Declaration, dated <u>September 26, 2004</u>, under the Robert T. Stafford Disaster Emergency Act, to provide for the reimbursement of FHWA eligible costs of for Financial Project Number(s): listed in Exhibit "B". All FHWA non-participating costs shall be borne by the COUNTY; and,*

WHEREAS, the repairs of these FHWA functionally classified county road(s) damaged by the Hurricane Jeanne are in the interest of both the DEPARTMENT and the COUNTY and it would be more practical, expeditious and economical for the COUNTY to perform such activities; and,

WHEREAS, the COUNTY by Resolution No. 2005-053 adopted on <u>MARCH</u> 15, 2005, a copy of which is attached hereto and made a part hereof, authorizes the proper officials to enter into this AGREEMENT.

NOW, THEREFORE, in consideration of the mutual benefits to be derived from joint participation on the Project, the parties agree to the following:

- 1. The recitals set forth above are true and correct and are deemed incorporated herein.
- 2. The COUNTY shall provide all design services necessary for completion of the Project.
- 3. The COUNTY shall obtain any permits necessary to complete the Project.
- 4. The COUNTY shall be responsible for assuring that the Project complies with all Federal Highway Administration (FHWA) and DEPARTMENT standards.
- 5. The COUNTY shall make available to the DEPARTMENT upon request any existing plans relevant to the COUNTY's design and construction activities. The COUNTY will be responsible for verifying the accuracy of any Project related plans prepared on the COUNTY's behalf, and the COUNTY shall revise them as necessary to reflect 'as-built' conditions upon completion of construction. Project plans that have been modified to reflect 'as-built' conditions shall be provided to the DEPARTMENT.
- 6. The DEPARTMENT agrees to reimburse the COUNTY only for eligible costs associated with design, construction and construction engineering and inspection of the aforementioned

PAGE 1 OF 16

improvements as stated in the FHWA Detailed Damage Inspection Reports, copies of which are attached hereto and made a part hereof. All other costs are to be borne by the COUNTY.

For satisfactory completion of all services as described in Exhibit A (Scope of Services) and the attached Detailed Damage Inspection Report (DDIR), the DEPARTMENT will pay the COUNTY funds received from FHWA a total amount not to exceed THIRTEEN MILLION ONE HUNDRED SIX THOUSAND EIGHT HUNDRED NINETY DOLLARS AND NINETY-SEVEN CENTS (\$13,106,890.97).

- 7. The DEPARTMENT shall have ten (10) working days to approve any invoice submitted by the COUNTY. A completed copy of Exhibit "C", CERTIFICATION AS TO ACCURACY OF PAYMENT, must accompany all invoices. Project costs eligible for DEPARTMENT participation will be allowed only from the date of final execution of the Agreement. Travel expenses are not authorized in this agreement. The COUNTY shall submit invoices for fees and other compensation for services or expenses in detail sufficient for a proper per-audit and post-audit thereof. Invoice(s) shall be submitted to State DEPARTMENT of Transportation at 3400 W. Commercial Boulevard; Ft. Lauderdale, FL 33309; Attn: Matthew Price.
- 8. The Agreement and any interest herein shall not be assigned, transferred or otherwise encumbered by the COUNTY under any circumstances without the prior written consent of the DEPARTMENT. However this Agreement shall run to the DEPARTMENT and its successors.
- 9. This Agreement shall continue in effect and 5e binding to both the COUNTY and the DEPARTMENT until January 15, 2006. All invoices and supporting documentation must be received by this date.
- 10. The DEPARTMENT, during any fiscal year, shall not expend money, incur any liability, or enter into any contracts which by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during the fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The DEPARTMENT shall require a statement from the comptroller of the DEPARTMENT that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding one (1) year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this paragraph shall be incorporated verbatim in all contracts of the DEPARTMENT which are for an amount in excess of \$25,000 and which have a term for a period of more than one (1) year.
- 11. Records of costs incurred under the terms of this Agreement shall be maintained and made available upon request to the DEPARTMENT at all times during the period of this Agreement for three years after final payment is made. Copies of these documents and records shall be furnished to the DEPARTMENT upon request. Records of costs incurred include the Contractor's general accounting records and the project records, together with supporting documents and records of the Contractor and all subcontractors performing work on the project, and all records of the Contractor and subcontractors considered necessary by the DEPARTMENT for the proper audit of costs.
- 12. The DEPARTMENT may cancel this Agreement for refusal of the COUNTY to allow public access to all documents, papers, letters, of other material subject to the provisions of Chapter 119 of the Florida Statutes, made or reviewed by the COUNTY in conjunction with this Agreement and shall make provisions in its Agreements with its consultants and sub-consultants to terminate for failure to comply with this provisions.
- 13. The COUNTY warrants that it has not employed or obtained any company or person, other than bona fide employees of the COUNTY, to solicit or secure this Agreement, and it has not paid or agreed to pay any company, corporation, individual or firm, other than a bona fide employee employed by the COUNTY. For breach or violation of this provision, the DEPARTMENT shall

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have the right to terminate the Agreement without liability.

- 14. To the extent allowed by the Laws of Florida, the COUNTY hereby agrees to indemnify, defend, save, and hold harmless the DEPARTMENT from all claims, demands liabilities, and suits of any nature arising out of, because of, or due to any intentional and/or negligent act or occurrence, omission, or commission of the COUNTY, and/or its employees, arising out of this contract or the work which is the subject hereof. In addition, with respect to any of the COUNTY's agents, consultants, contractors, and/or sub-contractors, such party in any contract for this project shall agree to indemnify, defend, save and hold harmless the DEPARTMENT from all claims, demands, liabilities, and suits of any nature arising out of, because of, or due to any intentional and/or negligent act or occurrence, omission or commission of such agents, consultants, contractors. The COUNTY shall provide to the DEPARTMENT written evidence of the foregoing upon the request of the DEPARTMENT. It is specifically understood and agreed that this indemnification clause does not cover or indemnify the DEPARTMENT for its own negligence.
- 15. The Agreement is governed by and construed in accordance with the laws of the State of Florida.
- 16. Section 215.422(5), Florida Statutes, request the DEPARTMENT to include a statement of vendor rights in the Agreement. The COUNTY is hereby advised of the following time frames. Upon receipt, the DEPARTMENT has ten (10) days to inspect the goods and services provided by the COUNTY. The DEPARTMENT has twenty (20) days to deliver a request for payment to the DEPARTMENT of Financial Services. The twenty days are measured from the latter of the date the invoice is received or the goods and services are received, inspected and approved by the DEPARTMENT.

If payment is not available with forty (40) days a separate interest penalty at a rate as established pursuant to Section 215.422 (3) (b), Florida Statutes, will be due and payable, in addition to the invoice amount, to the COUNTY. Interest payments of less than one (1) dollar will not be enforced unless the COUNTY requests payment. Invoices which have been returned to the COUNTY because of invoice preparations errors will result in delay in the payment. The invoice payment requirements do no start until a properly completed invoice is provided the DEPARTMENT.

Vendor Ombudsman has been established with the DEPARTMENT of Financial Services. The duties of this individual include acting as an advocate for the COUNTY in the event that the COUNTY may be experiencing problems in obtaining timely payment(s) from the DEPARTMENT. The Vendor Ombudsman may be contacted at (850) 410-9724 or by calling the Department of Financial Services Hotline 1-800-848-3792.

- 17. This document incorporates and includes all prior negotiations, correspondence, conversations, Agreements, or understanding applicable to the matters contained herein, and the parties agree that there are no commitments, Agreements or understanding concerning the subject matter of this Agreement that are not contained in this document. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representation or Agreements whether oral or written. It is further agreed that no modification, amendment, or alteration in the terms and conditions contained herein shall be effective unless contained in written document executed with the same formality and of equal dignity herewith.
- 18. The DEPARTMENT agrees to pay the COUNTY for the services herein described at compensation as detailed in this Agreement. Payment shall be made only after receipt and approval of goods and services unless advance payments are authorized by the Department of Financial Services 215.422 (14), Florida Statute, or by the Department's Comptroller under section 334.044(29), Florida Statutes. Any provisions for an advance payment are provided in Exhibit "A" attached, and made part of this Agreement.
- 19. A person or affiliate who has been placed on the convicted vendor list following a conviction for a

Page 3

PACE 3 OF 16

public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not 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 or real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or a consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in section 287.017, Florida Statutes, for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

- 20. The DEPARTMENT's obligation to pay is contingent upon an annual appropriation by the Florida Legislature.
- 21. The DEPARTMENT will consider the employment by any contractor of unauthorized aliens a violation of Section 274A9e) of the Immigration and nationality Act. If the participant knowingly employees unauthorized aliens, such violation shall be cause for unilateral cancellations of this agreement.
- 22. Any or all notices (except invoices) given or required under this Agreement shall be in writing and either personally delivered with receipt acknowledged or sent by certified mail, return receipt requested or by email. All notices delivered shall be sent to the following address:

If to the DEPARTMENT:

Florida Department of Transportation - District Four 3400 West Commercial Blvd. Fort Lauderdale, Florida 33309-3421 Attn: Antonette P. Adams, (954) 777-4624 With a copy to: Matthew Price (954) 777-4442 A second copy to: District General Counsel

If to the PARTICIPANT:

Randy Whitfield Palm Beach County 160 Australian Avenue West Palm Beach, Florida 33406 With a copy to: George Webb With a copy to: Attorney

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IN WITNESS WHEREOF, this Agreement is to be executed by the parties below for the purposes specified herein. Authorization has been given to enter into and execute this Agreement by Resolution No.______, hereto attached.

R2005 0531 MAR 15 2005

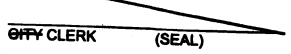
PALM BEACH COUNTY

MATH BY

Tony Masilog Chairman

ATTEST:

APPROVED:



STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

BY: ROSIEL QUIROZ DIRECTOR OF TRANSPORTATION SUPPORT

APPROVED: (AS TO FORM)

BY: GENERAL DISTRIC COUNSEL

SERVICES ADMINISTRATOR

PPROVED:

BY: <u>(underette</u> PROFESSIONAL

BY: 1

Approved as to Terms and Conditions

Ulaconne By:

Sharon R. Bock, Clerk & Co OUNTY FLORIDA

Page 5 of 16

EXHIBIT A

SCOPE OF SERVICES

As a result of Hurricane Jeanne, the COUNTY or other LOCAL MUNICIPALITY will perform "Emergency" work described in the signed Detailed Damage Inspection Reports (DDIR's) listed in Exhibit "B" to restore Federal Aid Roads damaged during Hurricane Jeanne. The DEPARTMENT will seek the maximum amount of FHWA funding available for reimbursement to the COUNTY.

The COUNTY will act as the reimbursement agency to the LOCAL MUNICIPALITIES within the county performing work described in the DDIR's. The COUNTY will then be reimbursed by the DEPARTMENT for work performed by the COUNTY or LOCAL MUNICIPALITY. The COUNTY shall reimburse the LOCAL MUNICIPALITY within forty (40) calendar days after notification from the Department of the approved invoiced amount. The DEPARTMENT will verify work has been completed and the amounts invoiced are correct prior to issuance of payment.

In the event the COUNTY is unable to advance reimbursement to the LOCAL MUNICIPALITY for work already completed by the LOCAL MUNICIPALITY, the DEPARTMENT will pay to the COUNTY, upon receipt of the invoice and approval of supporting documentation, an amount equal to the invoice received by the COUNTY from the LOCAL MUNICIPALITY. All invoices received by the county shall clearly separate the cost to the LOCAL MUNICIPALITY from the COUNTY's cost billed to the DEPARTMENT. All LOCAL MUNICIPALITY costs invoiced must have been incurred by the LOCAL MUNICIPALITY prior to the date of the invoices. All invoices submitted to the DEPARTMENT must provide complete invoice. Subsequent to the first invoice from the COUNTY, each invoice must contain a statement from the COUNTY to the LOCAL MUNICIPALITY. The DEPARTMENT will hold future payments and/or reimbursement due to the COUNTY for failure to issue payment to the LOCAL MUNICIPALITIES for

The COUNTY will not be responsible for verification of eligibility and costs to LOCAL MUNICIPALITIES. The LOCAL MUNICIPALITIES will submit the supporting documentation directly to the DEPARTMENT for review and approval. The DEPARTMENT will notify the COUNTY by email or certified mail, return receipt requested, of the approved amount to be invoiced for reimbursement to the LOCAL MUNICIPALITY by the COUNTY.

All work is subject to meeting eligibility criteria. It is the responsibility of the agency performing the work to provide the documentation necessary to justify the eligibility of items of work and the actual costs incurred for the emergency work described in the DDIR's. Each agency will submit with each invoice and agreement will be used as the certification of work completed and costs incurred. Exhibit "C" of this notarized.

If any cost reimbursed by the DEPARTMENT to the COUNTY are determined ineligible or nonparticipating by FHWA, the DEPARTMENT will notify the COUNTY. The COUNTY, upon notification will have 40 (forty) days to provide reimbursement to the Department for these ineligible costs.

The COUNTY and LOCAL MUNICIPALITY shall submit for payment with supporting documentation described above no more than ninety (90) days after work is completed or from the execution date of this JPA.

PAGE 6 OF 16

EXHIBIT B - METHOD OF COMPENSATION JEANNE FHWA-ER DDIR AND FINANCIAL PROJECT NUMBERS

The COUNTY will receive progress payments for services based on the work that has been completed and accepted by the DEPARTMENT during the billing period. The COUNTY will invoice the DEPARTMENT with a breakdown by DDIR and Financial Project Number (FM) for the amount to be reimbursed. The invoice will not be accepted if the supporting documentation is inclomplete and/or invoiced costs are not eligible.

Paim Beach County

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12/10/2004

DDIR	Reimbursement			0010	
Report #	FM #	Location	Description	DDIR An	Subtotais
J93-001 J93-001		Various	Signals - County Force Account - State	Emergency \$500,000,00	GUIXOLAIS
383-001	41758537801	Various	Signals - County Force Account - non State FA	\$1,948,000.00	\$2,448,000.00

J93-002 41758527802 Various Simple County Contracts State		
192.002 A1759537000 Multi	\$4,300,000.00	
Signals - County Contracts - non State FA	\$5,615,000.00	\$9,915,000.00

J93-033 41758527806 Various J93-033 41758537806 Various	Debris - Palm Beach County - Contracts - State	\$20,000,00	
J93-033 41758537806 Various	Debris - Paim Beach County - Contracts - non State FA	\$168,966.84	\$188,966.84

J93-034 41758527805 Various Dabde Baim Baset County Free American Street	
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J93-034 41758537805 Various Debris - Palm Beach County - Force Account - non State Fa	
Potential Functional County - Force Account - Non State Fa	\$43,253.83 \$53,253.83

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J93-035 41758537803 Various Signs - Palm Beach County - Force Account - non State FA	\$450,000,00	\$500,000.00

arious Signs - Palm Beach County - Contracts - State	\$250.00	
anous Signs - Paim Beach County - Contracts - non State FA	\$1,420.30	\$1,670.30

 Total:	\$13,106	,890.97

Exhibit C

CERTIFICATION AS TO ACCURACY OF PAYMENT

The undersigned	on behalf of and as a duly sub-sized as a duly
of	on behalf of and as a duly authorized representative
to the best of Agency's knowledge,	information and belief to the Florida Department of Transportation
(hereinafter referred to as the "Dep	
and the met	arunent) as follows:

1. That the Invoice/Reimbursement Request package for Joint Participation Agreement Number
 _______, Financial Project Number(s) _______, (hereinafter referred to as
 the "Invoice") is in compliance with the Agreement, FHWA ER Manual or other acceptable plan as
 developed by the Agency; and

2. That the invoice is true and correct as determined by the Agency 's reasonable and independent investigation, measurements and verification of work performed; and

3. That the Agency hereby recommends that the Department make payment based on the attached invoice and supporting documentation; and

4. That the Agency hereby agrees to indemnify and hold the Florida Department of Transportation, its officers and employees harmless from all liabilities, damages, costs, and attorney fees incurred and paid as a result of the negligence, recklessness, or intentional wrongful misconduct of the Agency and persons employed or utilized by the Agency in the preparation and/or audit of the Invoice, supporting documentation, and execution of the work as outlined in the Scope of Services. The Department also reserves the right to recover from the Agency any increased costs, delays or other damages to the Department due to errors and/or omissions under applicable Florida Statutes (334.044(2); 334.048.20.23(3)(a) and 337.015).

5. Monetary Amount Submitted

State of Florida County of	A fa
Swom to and subscribed before me this day of	. coni
, by	CBU
(Print name of the person signing the Certification)	payr entiti and (
Notary Public	appli
Commission Expires	
Personally KnownOR Produced Identification	
Type of Identification Produced	

PAGE 8 OF 16

A false statement or omission made in connection with this certification is sufficient cause for suspension, revocation or denial of payment, and may subject the person and/or entity making false statement to any or all civil and criminal penalties available pursuant to applicable Federal and State Law.

Authorized Agency Official

By

Title

U.S. Departme of Transportati Federal Highs Administration	m av (Title 23 Fede			RT	Report Number J93 Sheet	B- (D)
	n me of Road and Milepost)					
	Beach canty				FHWA Disaster	Number L-04-04
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PAGE GOF 16

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Administration				·J =]			of
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Palm Beach county							04-04
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PAGE 10 OF 16

DETAILE	DAMAGE INSP	ECTIC	ON REPO	RT	Report Numbe	
or Transportation Pederal Historia (1	litie 23, Federal-aid			. – •	Sheet	13-033
Administration Location (Name of Road and Milepost)			-7-)		_	of
					FHWA Diseste	
Palm Beach county (municipalities only)					Inspection Date	-04-04
Description of Demage						- 28 -04
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					FL 93	b-Falm Bead
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PAGE 11 OF 16

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	ation (Name of Road and			rigaw	ays)			L of
								ester Number
Palm Beach county (municipalities only)					Inspection	FL-04-04		
Description of Damage						10-28-04		
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							State	County
							FL	93-Palm Bead
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ence				-	/	•		
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PAGE 12 OF 16

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U.S. Deper	maten		•			RT		193-035
Pederal Highway Administration (Title 23, Federal-aid Highways)					Sheet	of1		
Location (Name of Road and Milapost)						FHWA Dies		
Palm Beach County							FL-04-04	
					Inspection E)sie 10-28-04		
Description of Damage					Federal-aid	Route Number		
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PAGE 13 OF 16

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<u>Ad</u>	ministration cation (Name of Road and Milepost)					of
-			•		FHWA Disaster	Number 04-04
ł	alm Beach County, Lighthouse	Dri	ue (fror	Ŷ	Inspection Date	
	alm Beach County. Lighthouse Laure 1 Fid	to	0.5.1)	10-	-28-04
De	ecription of Demage				Federal-aid Rou	
	Sign repair due to Humicane	Ţ	0000	1 Jack	Lighth	ouse Dr.
d	one by material (0.1) = 0. Alegin	State	County			
done by contract (City of North Palm Beach						- Palm Beach
	Cost	Estin	nate		•	
	Description of Work to Date (Equipment, Labor, and Materials)	Unit	Unit Price	Quantity		Cost
	Sign repair				Completed	\$ 1,670.30
	"(See attached documentation)					
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Repair	· · · · · · · · · · · · · · · · · · ·		ļ			
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Emergency						
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	Categorical Exclusion				Estimated Total	\$ 1,670.30
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Incl		Agen	y Representati			
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PAGE 14 OP 16

Michael Lucero/D4/FDOT

02/23/2005 08:34 AM

Matthew Price/D4/FDOT@FDOT, Lizz Holmes/D4/FDOT@FDOT, Antonette P To Adams/D4/FDOT@FDOT, Ron J Grabloski/D4/FDOT@FDOT, Alicia Sumpter/D4/FDOT@FDOT

CC bCC

Subject Fw: FUNDS APPROVAL/REVIEWED FOR CONTRACT

The job FI989HLR; user I.D. FI989HL <MVS@DOT> 02/22/2005 02:54 PM

PAGE 15 OF 16

To WP413ML@dot.state.fl.us

CC

Subject FUNDS APPROVAL/REVIEWED FOR CONTRACT ANW74

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION FUNDS APPROVAL

		••	
Contract #ANW74 Vendor Name: PALM Vendor ID: VF59		Method of P	rocurement: G
Beginning date of	this Agmt: 02/22/0	F	
	CHIB AGHL: 02/22/0		
Ending date of th	is Agmt: 01/15/0	6	
*******	*******	******	******
Description:			
Emergency JPA - J	eanne		
*****	*****		***********
ORG-CODE *FO			
(FISCAL YEAR)	-OBCECI -AMOUNT	*FIN PROJECT	-FCI -CFDA
		*CATEGORY/CA	
AMENDMENT ID	*SEQ. *USER ASSI	GNED ID *ENC LINE(6S)/STATUS
************	*****	******	*****
Action: ORIGINAL	Funds have be	en: APPROVED	
55 044020489 *JH	4040000		
		0000.00 *41758527801	*703 *
2005	*55150200	*089948/05	
0001	*00 *	+0001/04	
Action: ORIGINAL	Funds have be	en: APPROVED	
55 044020489 *JH	*242000 * 430	0000.00 *41758527802	*703 *

Action: ORIGINAL Funds have been: APPROVED 55 044020489 *JH *242000 * 1420.30 *41758537804 *703 * 2005 *55150200 *089948/05 0001 *09 *0010/04 -----Action: ORIGINAL Funds have been: APPROVED 55 044020489 *JH *242000 * 43253.83 *41758537805 *703 * 2005 *55150200 *089948/05 0001 *10 * *0011/04 -----Action: ORIGINAL Funds have been: APPROVED 55 044020489 *JH *242000 * 168966.84 *41758537806 *703 * 2005 *55150200 0001 *089948/05 * *11 +0012/04 ----------TOTAL AMOUNT: *\$ 13,106,890.97 * -----

FUNDS APPROVED/REVIEWED FOR ROBIN M. NAITOVE, CPA, COMPTROLLER .

PACE 16 OF 16

R2006 0054

JAN 1 1 200

AMENDMENT TO EMERGENCY JOINT PARTICIPATION AGREEMENT ANW 74, (R2005-0531), DATED APRIL 19, 2005 WITH THE FLORIDA DEPARTMENT OF TRANSPORTATION

THIS AMENDMENT is made to the Emergency Joint Participation Agreement, ANW 74, (R2005-0531) dated April 19, 2005 with the Florida Department of Transportation, hereinafter "DEPARTMENT", and the BOARD OF COUNTY COMMISSINERS OF PALM BEACH COUNTY, a political subdivision of the State of Florida, hereinafter "COUNTY".

WITNESSETH

WHEREAS, on April 19, 2005, the DEPARTMENT and the COUNTY entered into an Emergency Joint Participation Agreement, ANW 74, (R2005-0531) providing for DEPARTMENT funding of repairs to COUNTY roads for damage caused by Hurricane Jeanne in an amount not to exceed THIRTEEN MILLION ONE HUNDRED SIX THOUSAND EIGHT HUNDRED NINETY DOLLARS AND NINETY-SEVEN CENTS (\$13,106,890.97) and;

WHEREAS, the completion date of the Agreement is January 15, 2006, and;

WHEREAS, the DEPARTMENT sent a letter requesting that the date of completion of the Agreement be extended an additional six (6) months to July 15, 2006; and

WHEREAS, the COUNTY and DEPARTMENT desire that this Amendment shall relate back to April 19, 2005, and the Contract continued without interruption nor lapse and its term extended for an additional six (6) month period to July 15, 2006; and

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

- The Inter-local Agreement dated April 19, 2005, by and between the COUNTY and DEPARTMENT shall be continued, without interruption nor lapse in its term or effect for an additional six (6) month period commencing April 19, 2005 and expiring July 15, 2006. Accordingly, the Agreement is hereby amended to revise paragraph 9 as follows:
 - This Agreement shall continue in effect and be binding to both the COUNTY and the DEPARTMENT until July 15, 2006. All invoices and supporting documentation must be received by this date.

Page 1 of 3

PAGE 1 OF 3

- It is the intent of the parties hereto that this Amendment shall not become binding until the date executed by the Board of County Commissioners of Palm Beach County and the Florida Department of Transportation.
- 3. All other provisions of the Inter-local Agreement dated April 19, 2005, shall remain in full force and effect.

(REMAINDER OF PAGE LEFT BLANK)

Page 2 0f 3

PORT 20F3

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

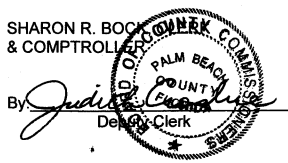
effective on the date first above written.

PALM BEACH COUNTY, FLORIDA, BY ITS STATE OF FLORIDA BOARD OF COUNTY COMMISSIONERS

DEPARTMENT OF TRANSPORTATION

Chairman **Tony Masilotti** By:

ATTEST:



APPROVED AS TO FORM AND LEGAL SUFFICIENCY

By:__/ ounty Attorney

Date: 01/03/06

APPROVED AS TO TERMS AND CONDITIONS

By: Huldonael

Date: 12/21/05

Page 3 of 3

PAGE 3 OF 3

ation Support Director of Transpo

APPROVED: (AS TO FORM)

By:_ District Seneral Counsel

APPROVED:

By: that

By: Querette, P. Quere Professional Services Administrator

R2006 0054

JAN 1 0 200

AMENDMENT TO EMERGENCY JOINT PARTICIPATION AGREEMENT ANW 74, (R2005-0531), DATED APRIL 19, 2005, AMENDED JANUARY 10, 2006 (R2006-0054) WITH THE FLORIDA DEPARTMENT OF TRANSPORTATION

THIS AMENDMENT is made to the Emergency Joint Participation Agreement, ANW 74, (R2005-0531) dated April 19, 2005, amended January 10, 2006 (R2006-0054) with the Florida Department of Transportation, hereinafter "**DEPARTMENT**", and the **BOARD OF COUNTY COMMISSINERS OF PALM BEACH COUNTY**, a political subdivision of the State of Florida, hereinafter "**COUNTY**".

WITNESSETH

WHEREAS, on April 19, 2005, the DEPARTMENT and the COUNTY entered into an Emergency Joint Participation Agreement, ANW 74, (R2005-0531) amended January 10, 2006 (R2006-0054) providing for DEPARTMENT funding of repairs to COUNTY roads for damage caused by Hurricane Jeanne in an amount not to exceed THIRTEEN MILLION ONE HUNDRED SIX THOUSAND EIGHT HUNDRED NINETY DOLLARS AND NINETY-SEVEN CENTS (\$13,106,890.97) and;

WHEREAS, the completion date of the Agreement as amended is July 15, 2006, and;

WHEREAS, the DEPARTMENT sent a letter requesting that the date of completion of the Agreement be extended to November 22, 2006; and

WHEREAS, the COUNTY and DEPARTMENT desire that this Amendment shall relate back to April 19, 2005, and the Contract continued without interruption nor lapse and its term extended to November 22, 2006; and

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

- The Inter-local Agreement dated April 19, 2005, by and between the COUNTY and DEPARTMENT shall be continued, without interruption nor lapse in its term or effect commencing April 19, 2005 and expiring November 22, 2006. Accordingly, the Agreement is hereby amended to revise paragraph 9 as follows:
 - This Agreement shall continue in effect and be binding to both the COUNTY and the DEPARTMENT until November 22, 2006. All invoices and supporting documentation must be received by this date.

Page 1 of 3

- It is the intent of the parties hereto that this Amendment shall not become binding until the date executed by the Board of County Commissioners of Palm Beach County and the Florida Department of Transportation.
- 3. All other provisions of the Inter-local Agreement dated April 19, 2005, shall remain in full force and effect.

(REMAINDER OF PAGE LEFT BLANK)

IN WITNESS WHEREOF, the parties	have executed this Amendment and it is
effective on the date first above written.	
PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION
By: Chairman	By: Director of Transportation Support
ATTEST:	APPROVED: (AS TO FORM)
SHARON R. BOCK, CLERK & COMPTROLLER	By: District General Counsel
By: Deputy Clerk	APPROVED:
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	By: Professional Services Administrator
By: Assistant County Attorney	
Date:	
APPROVED AS TO TERMS AND CONDITIONS	
By: <u>HulcConnell</u> Date: 7/27/06	
Date:7/27/06	

Page 3 of 3



375-040-12 PROCUREMENT OGC - 02/99

Florida Department of Transportation

JEB BUSH GOVERNOR PROFESSIONAL AND OTHER CONTRACTUAL SERVICES - DISTRICT IV 3400 W. Commercial Boulevard, Ft. Lauderdale, Florida 33309-3421 Telephone: (954) 777-4603/fax (954) 777-4602

DENVER J. STUTLER, JR. SECRETARY

July 10, 2006

Mr. Harvey L. Phillips, Jr. Palm Beach County Engineering & Public Works Dept. 2300 North Jog Road West Palm Beach, FL 33411

Professional Services Administrator

RE: Time Extension Contract Number: JPA, ANW-74; FM# VARIOUS

Dear Mr. Phillips:

Time alotted for completion of services per subject Agreement expires on ______ July 15, 2006 The Department recognizes that the delay in completing the services within the time alotted was beyond the control of the Contract Vendor.

The Department hereby extends the time for completion of said services until November 22, 2006 All other terms of subject agreement and any supplements thereof will remain in full force and effect. It is noted that this letter does not include any additional compensation.

Please acknowledge receipt of this letter and agreement to the extension of time by signing and dating both letters and returning one signed letter to <u>Mr. Leos A. Kennedy, Jr., Florida Department of Transportation</u> 3400 W. Commercial Blvd., Fort Lauderdale, FL 33309

This "Letter of Time Extension" must be executed on or before to be in full force and effect.

Sincerely,

Title: Director of Transportation Support

July 15, 2006

This will acknowledge agreement to the above letter:

Signature: _

Title: _____

Date:

www.dot.state.fl.us