CITY OF MARATHON, FLORIDA RESOLUTION 2005-115

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, APPROVING THE AGREEMENT BETWEEN THE CITY OF MARATHON AND MONROE COUNTY, FOR IMPROVEMENTS AT COCO PLUM BEACH IN AN AMOUNT NOT TO EXCEED \$66,310

WHEREAS, the third penny of Tourist Development Tax maybe used to acquire, construct, extend, enlarge, remodel, repair or improve, convention centers, sports stadiums, sports arenas, coliseums, auditoriums, fishing piers, museums, zoological parks, nature centers, beach improvements and beach park facilities which are publicly owned and operated or owned and operated by not-for-profit corporations; and

WHEREAS, the City has applied for funding for the Coco Plum Beach Amenities Improvement Project; and

WHEREAS, Monroe County, Florida (the "County"), on behalf of the Tourist Development Council, has determined that it is in the best interest of the County, for purposes of promoting tourism and preserving the heritage of the community, to construct and improve the property for use as a beach which is open to the public; and

WHEREAS, the City and County wish to enter into an Agreement whereby the County shall grant to up to \$66,310 to the City for certain improvements to Coco Plum Beach.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THAT:

- **Section 1**. The above recitals are true and correct and incorporated herein.
- **Section 2**. The Agreement between the City of Marathon and the Tourist Development Council of Monroe County to fund improvements to Coco Plum Beach a copy of which is attached as Exhibit "A" together with such non-material changes as may be acceptable to the City Manager and approved as to form and legality by the City Attorney, is approved.
 - **Section 3**. This resolution shall take effect immediately upon its adoption.

PASSED AND APPROVED by the City Council of the city of Marathon, Florida, this 27th day of September, 2005.

THE CITY OF MARATHON, FLORIDA

John Bartus, Mayor

AYES:

Bull, Mearns, Miller, Pinkus, Bartus

NOES:

None

ABSENT:

None

ABSTAIN:

None

ATTEST:

Vindy L. Eekl

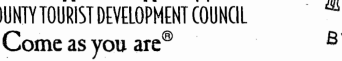
City Clerk

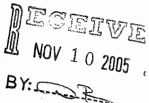
(City Seal)

APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF MARATHON, FLORIDA ONLY:

City Attorne

THE FLORIDA KEYS & KEY WEST MONROE COUNTY TOURIST DEVELOPMENT COUNCIL





November 8th. 2005

Ms. Susie Thomas City of Marathon 10045-55 Overseas Highway Marathon, FL 33050

Dear Ms. Thomas,

The Board of County Commissioners approved the following at their meeting of October 19, 2005:

1. Approval of an Interlocal Grant Award Agreement between Monroe County and the City of Marathon for the Coco Plum Beach Amenities Improvement Project in an amount not to exceed \$66,310, DAC III, FY 2006 Third Penny Capital Project Resources.

Attached is a fully executed original Amendment to Agreement for your files.

If you have any questions, please do not hesitate to call our administrative office.

Yours sincerely,

Shirley Gun

Administrative Secretary

Enc: (1)

Inter-local Grant Award Agreement

This AGREEMENT dated the day of the 2005, is entered into by and between the BOARD OF COUNTY COMMISSIONERS FOR MONROE COUNTY, hereinafter "County" or "GRANTOR," on behalf of the TOURIST DEVELOPMENT COUNCIL, hereinafter "TDC" and The City of Marathon, hereinafter "Grantee".

WHEREAS, the third penny of Tourist Development Tax may be used to acquire, construct, extend, enlarge, remodel, repair or improve, convention centers, sports stadiums, sports arenas, coliseums, auditoriums, fishing piers, museums, zoological parks, nature centers, beach improvements and beach park facilities which are publicly owned and operated or owned and operated by not-for-profit corporations, and

WHEREAS, Grantee owns and contracts to a not-for-profit corporation for the operation of a beach which is open to the public; and

WHEREAS, Grantee has applied for funding for the Coco Plum Beach Amenities Improvement project; and

WHEREAS, the Grantor and TDC have determined that it is in the best interest of the County, for purposes of promoting tourism and preserving the heritage of the community, to construct and improve the property for use as a beach which is open to the public.

NOW, THEREFORE, in consideration of the mutual covenants and payments contained herein, the Grantee and the Grantor have entered into this Agreement on the terms and conditions as set forth below.

- 1. GRANT AGREEMENT PERIOD. This Agreement is for the period of October 19, 2005 through to September 30, 2006. This Agreement shall remain in effect for the stated period unless one party gives to the other written notification of termination pursuant to and in compliance with paragraphs 7,12 and 13 below.
- 2. SCOPE OF AGREEMENT. The Grantee shall provide the following scope of services: Such materials and services as are required to complete segment 1 of the project: Purchase of two composting toilets; construction of restroom to house composting toilets; resurfacing of parking lot; installation of new gates. Segment(s) of the work is/are more particularly described in Exhibit(s) A, detailing the work and the cost allocable to each segment, attached hereto and incorporated herein by reference. All work for which grant funds are to be expended must be completed by the stated termination date of September 30, 2006 and all invoices pertaining to this project shall be submitted to the Finance Department of Monroe County no later than September 30, 2006 to be considered for payment.
- a) There shall be a project manager to acknowledge receipt of goods or work performed. This Project Manager shall be Susie Thomas, 10045-55 Overseas

Highway, Marathon, Florida 33050 (Telephone: (305) 289-4103/Fax: (305) 289-4123/e-mail: thomass@ci.marathon.fl.us). Should there be a change in the project manager specified in the Grantee's application, a new project manager shall be designated and notice of the designation shall be provided to TDC/County.

- b) If, and to the extent that, Grantee contracts for any of the work funded under this Agreement to be performed or completed, Grantee shall give notice to County of the contractual relationship, provide County with a copy of any and all contracts and shall require the contractor(s) to comply with all the terms of this contract. Should grantee contract the work and then decrease the scope of work to be performed by a contractor, Grantee shall provide County with an amended contract executed by Grantee and its contractor.
- (i) A Grantee which is a governmental entity shall comply with the procurement regulations and policies to which it is subject, and shall provide Grantor documentation of the procurement requirements applicable to the project and compliance therewith.
- (ii) A Grantee which is a not-for-profit entity shall undergo procurement processes for those parts of the project to be contracted (not performed by the entity's employees), which shall, at a minimum, require the acquisition of two written quotes for work expected to be under \$25,000 or a notarized statement as to why such written quotes were not feasible. For work expected to be \$25,000 or more, a competitive bid process must be performed. County procurement policies and procedures may be used by the Grantee as a guideline. In the event that the monetary contractual process commenced prior to the effective date of this funding grant Agreement, and the guidelines above were not followed, Grantee shall submit with its reimbursement request a notarized statement which details the Grantee's procurement efforts to ensure the best service for the most economical price. Grantee shall provide Grantor detailed documentation of the procurement process used.
- c) Grantee shall exercise good internal controls to assure that the project as described in the funding application shall be completed on a timely basis within the proposed budget and shall provide to County any certifications, including those by the architect, engineer, contractor or an independent consultant if necessary, required to establish that materials which are purported to be applied to the project are in fact so applied. Further verification shall be required to show that equipment and other fixtures and personal property covered by this Agreement are delivered to and installed in the project site. When any permit is required by any governmental agency, copies of plans and other documents which are submitted to the applicable agency shall be submitted to the County Engineering Division to enable verification that the scope of services under this Agreement has been provided.
- 3. AMOUNT OF AGREEMENT AND PAYMENT. The Grantor shall provide an amount not to exceed \$66,310 (Sixty Six Thousand, Three Hundred and Ten Dollars) for materials and services used to construct and improve the property. Reimbursement request must show that Grantee has paid in full for materials and services relating to the segment prior to seeking the 50% (fifty percent) reimbursement from Grantor. Payment shall be 50% (fifty percent) reimbursement of the total cost of the segment, subject to

the cap on expenditures for that segment as set forth in Exhibit A. Reimbursement can be sought after each segment of the Agreement is completed and signed by the Monroe County Engineering Department as outlined in 3.a. The Board of County Commissioners and the Tourist Development Council assume no liability to fund this Agreement for an amount in excess of this award. Monroe County's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the BOCC.

Payment shall be made upon the completion of a specific segment as outlined in a) the Scope of Services and Exhibit A. Payment for expenditures permissible by law and County policies shall be made through reimbursement to Grantee upon presentation of Application for Payment Summary- AIA Document G702 or similar certification as required below for governmental entities and not-for-profit entities, invoices, canceled checks other documentation necessary to support claim reimbursement. Payment is a 50% (fifty percent) reimbursement of the total cost of each segment of the project, subject to the cap on expenditures for that segment as set forth in Exhibit A. Reimbursement can be sought after each segment of the Agreement is completed and signed by the Monroe County Engineering Department as outlined in 3.a. Included in said documentation shall be proof that the Grantee has received the property, realty or personalty, for each segment of Agreement as outlined in Exhibit A and paid an amount equal to or greater than the amount invoiced to the Grantor. It shall be necessary for the Grantee to contact the County Engineering Division and to arrange for inspections upon the completion of each segment. The documentation needed to support the payment request shall be in the form necessary for submission and available to the County engineer at the time of inspection. All submissions for payment shall have a proposed schedule of values for segment(s) and indicate the percentage of completion of the overall project as of the submission. This document should be signed by the project architect, engineer, general contractor or project manager. Photos of the progress of the work shall also be submitted with the payment application. It shall be the responsibility of the project architect, engineer, general contractor or project manager to initiate the communication with the Monroe County Engineering Division to facilitate the inspection(s) of the segment of the project. All submissions requesting payment shall be approved in writing, and signed, by the Monroe County Engineering Division as to the completion of the segment of the project for which payment is requested. The application for payment document must be certified through a statement signed by an officer of the organization and notarized, declaring that representations in the invoice are true and factual. Grantee shall also provide partial releases of liens or certifications of non-lien if applicable. Grantor shall retain 10% of any payment on work in progress until the Grantee has provided a Final Release of Lien for each vendor/Contractor for whom payment is requested. projects exceeding \$25,000 in TDC funding under this Agreement, final payment will not be made until the following documents are complete and submitted to the Grantor:

AIA Document	G-702	Application for Payment Summary
AIA Document	G-704	Certificate of Substantial Completion
AIA Document	G-706	Contractor's Affidavit of Debts & Claims
AIA Document	G-706A	Contractor's Affidavit of Release of Liens
AIA Document	G-707	Consent of Surety to Final Payment (when applicable)

Final Release of Lien or Affidavit and Partial Release of Lien

For projects for which TDC funding under this Agreement is \$25,000 or less, the AIA documentation is not required, but sufficient documentation must be submitted to County to provide similar assurances that the work has been completed and contractors/suppliers paid.

All payment requests must be submitted no later than the completion of project of September 30, 2006. Invoices received after September 30, 2006 will not be considered for payment.

b) Documentation shall be submitted to the TDC Administrative Office to show the receipt and application of in-kind donations of goods, professional services, and materials. Said documentation should include invoices, bills of lading, etc., and be verified as received and applied to the project through a notarized statement of the project architect, engineer, general contractor or project manager. The receipt and application to the project of volunteer labor are to be documented and verified by notarized signature of the project architect, engineer, general contractor or project manager, and said documentation submitted to the TDC Administrative Office. All submissions shall identify the items included in Exhibit A and grantee shall complete the Application for Payment form which is provided within the payment/reimbursement kit provided to the grantee, listing the schedule of values which are sought to be reimbursed and shall indicate the percentage of completion of the overall project as of the submission. This document should be signed by the project architect, engineer, general contractor or project manager.

Photographs showing progress on project shall be included in any payment request. The Project Manager shall certify delivery to the project site and installation therein of any goods or services provided other than through an architect, engineer or contractor. All work performed and goods received on site and incorporated into the project shall be verified by one of the foregoing.

- c) Grantee must submit all documentation for final payment on or before the termination date of this grant of September 30, 2006. Invoices received after September 30, 2006 will not be considered for payment.
- d) At any time that the documentation requirement policies of Monroe County are revised, such as to require annual inventory reports for equipment purchased under a TDC capital project grant, Grantee shall comply thereafter with such increased requirements, or further funding under the Agreement may be terminated by County.
- e) Upon successful completion of this Grant Agreement, the Grantee may retain ownership of the real and personal property acquired and/or improved with funding under this Grant Agreement. However, the Grantee shall maintain, preserve and operate the property which was acquired or improved under this Agreement for the uses and purposes which qualified the Grantee for tourist development tax funding. Grantee shall complete and sign a Property Reporting Form (provided within payment/reimbursement package) for personal property and forward said completed

form with the appropriate invoice to the TDC Administrative Office. Real property acquired or improved through funding under this Agreement shall remain dedicated for the purposes set forth herein or for other purposes which promote tourism and ownership of said property shall be retained by the Grantee. The following terms shall apply:

- (i) The Grantee shall have the use of the property, including both realty and personalty acquired with funding under this agreement, at the project site for so long as the facility is operated by Grantee, open to the public, and has a primary purpose of prometing tourism. At such time as any of the conditions in the preceding sentence shall cease to exist, the Grantee shall transfer ownership and possession of equipment and personal property to a local government or another not-for-profit organization which is a facility for which tourist development taxes may be used pursuant to Florida Statute with prior approval from TDC and BOCC.
- (ii) At any time that the Grantee: (a) elects to stop the project or otherwise decide not to place into service for tourist-related purposes the facility acquired, constructed, or renovated with tourist development tax funding, (b) demolishes the project facility or divests itself of ownership or possession of the real property, or (c) ceases the use of the property with a primary purpose of promoting tourism, Grantee shall, pursuant to the formula set forth hereafter, refund to the County the Tourist Development funding. This provision shall survive the termination date of all other provisions of this contract for a period of ten years. Should the demolition, transfer of ownership, or change to a non-tourist related purpose occur after the facility has been used for tourist-related purposes for at least three (3) years, the amount of refund shall be pro-rated based on a useful life of ten (10) years.
- (iii) The Grantee is responsible for the implementation of adequate maintenance procedures to keep the real and personal property in good operating condition.
- (iv) The Grantee is responsible for any loss, damage, or theft of, and any loss, damage or injury caused by the use of, real or personal property or equipment purchased through funding under this Agreement.
- 4. RECORDS AND REPORTS. The Grantee shall keep such records as are necessary to document the performance of the Agreement and expenses as incurred, and give access to these records at the request of the TDC, the County, the State of Florida or authorized agents and representatives of said government bodies. Grantee shall also provide such access to the personal property and equipment purchased under this Agreement. It is the responsibility of the Grantee to maintain appropriate records in accordance with generally accepted accounting principles consistently applied to insure a proper accounting of all funds and expenditures. The Grantee understands that it shall be responsible for repayment of any and all audit exceptions which are identified by the Auditor General for the State of Florida, the Clerk of Court for Monroe County, the Board of County Commissioners for Monroe County, or their agents and representatives. In the event of an audit exception, the current fiscal year grant award or subsequent grant awards will be offset by the amount of the audit exception. In the event the grant is not renewed or supplemented in future years, the Grantee will be billed by the Grantor for the amount of the audit exception and shall promptly repay any audit exception.

- (a) Public Access. The County and Grantee shall allow and permit reasonable access to, and inspection of, all documents, papers, letters or other materials in its possession or under its control subject to the provisions of Chapter 119, Florida Statutes, and made or received by the County and Grantee in conjunction with this Agreement; and the County shall have the right to unilaterally cancel this Agreement upon violation of this provision by Grantee.
- 5. MODIFICATIONS AND AMENDMENTS. Any and all modifications of the terms of this Agreement-shall be only amended in writing and approved by the Board of County Commissioners for Monroe County. The terms, covenants, conditions, and provisions of this Agreement shall bind and inure to the benefit of the County and Grantee and their respective legal representatives, successors, and assigns.
- 6. INDEPENDENT CONTRACTOR. At all times and for all purposes hereunder, the Grantee is an independent contractor and not an employee of the Board of County Commissioners of Monroe County. No statement contained in this Agreement shall be construed as to find the Grantee or any of its employees, contractors, servants or agents to the employees of the Board of County Commissioners of Monroe County, and they shall be entitled to none of the rights, privileges or benefits of employees of Monroe County.
- (a) No Personal Liability. No covenant or Agreement contained herein shall be deemed to be a covenant or Agreement of any member, officer, agent or employee of Monroe County in his or her individual capacity, and no member, officer, agent or employee of Monroe County shall be liable personally on this Agreement or be subject to any personal liability or accountability by reason of the execution of this Agreement.
- 7. COMPLIANCE WITH LAW. In carrying out its obligations under this Agreement, the Grantee shall abide by all statutes, ordinances, rules and regulations pertaining to or regulating the provisions of this Agreement, including those now in effect and hereafter adopted. Any violation of said statutes, ordinances, rules or regulations shall constitute a material breach of this Agreement and shall entitle the Grantor to terminate this Agreement immediately upon delivery of written notice of termination to the Grantee.
- 8. RESTRICTIONS ON AGREEMENTS ENTERED PURSUANT TO THIS AGREEMENT. The Grantee shall include in all Agreements funded under this Agreement the following terms:
- a) Anti-discrimination. Contractor agrees that they will not discriminate against any employees or applicants for employment or against persons for any other benefit or service under this Agreement because of their race, color, religion, sex, national origin, or physical or mental handicap where the handicap does not affect the ability of an individual to perform in a position of employment, and to abide by all federal and state laws regarding non-discrimination.
- b) Anti-kickback. Contractor warrants that no person has been employed or retained to solicit or secure this Agreement upon an Agreement or understanding for a commission, percentage, brokerage or contingent fee, and that no employee or officer of the

Contractor has any interest, financially or otherwise, in contractor. For breach or violation of this warranty, the Contractor shall have the right to annul this Agreement without liability or, in its discretion, to deduct from the Agreement price or consideration, the full amount of such commission, percentage, brokerage or contingent fee. Contractor acknowledges that it is aware that funding for this Agreement is available at least in part through the County and that violation of this paragraph may result in the County withdrawing funding for the Project.

- e) Hold harmless/indemnification. Contractor acknowledges that this Agreement is funded at least in part by the County and agrees to indemnify and hold harmless the County and any of its officers and employees from and against any and all claims, liabilities, litigation, causes of action, damages, costs, expenses (including but not limited to fees and expenses arising from any factual investigation, discovery or preparation for litigation), and the payment of any and all of the foregoing or any demands, settlements or judgments (collectively claims) arising directly or indirectly from any negligence or criminal conduct on the part of Contractor in the performance of the terms of this Agreement. The Contractor shall immediately give notice to the County of any suit, claim or action made against the Contractor that is related to the activity under this Agreement, and will cooperate with the County in the investigation arising as a result of any suit, action or claim related this Agreement.
- d) Insurance. Contractor agrees that it maintains in force at its own expense a liability insurance policy which will insure and indemnify the Contractor and the County from any suits, claims or actions brought by any person or persons and from all costs and expenses of litigation brought against the Contractor for such injuries to persons or damage to property occurring during the Agreement or thereafter that results from performance by Contractor of the obligations set forth in this Agreement. At all times during the term of this Agreement and for one year after acceptance of the project, Contractor shall maintain on file with the County a certificate of the insurance of the carriers showing that the aforesaid insurance policy is in effect. The following coverage's shall be provided:
 - 1. Workers Compensation insurance as required by Florida Statutes.
- 2. Commercial General Liability Insurance with minimum limits of \$500,000 per occurrence for bodily injury, personal injury and property damage.
- 3. Comprehensive Auto Liability Insurance with minimum limits of \$300,000 combined single limit per occurrence.

The Contractor, the County and the TDC shall be named as additional insured, exempt workers compensation. The policies shall provide no less than 30 days notice of cancellation, non-renewal or reduction of coverage.

At all times during the term of this Agreement and for one year after acceptance of the project, Contractor shall maintain on file with the County a certificate of insurance showing that the aforesaid insurance coverage's are in effect.

- e) Licensing and Permits. Contractor warrants that it shall have, prior to commencement of work under this Agreement and at all times during said work, all required licenses and permits whether federal, state, County or City.
- f) Right to Audit. The Contractor shall keep such records as are necessary to document the performance of the Agreement and expenses as incurred, and give access to these records at the request of the TDC, the County, the State of Florida or authorized agents and representatives of said government bodies.
- 9. HOLD HARMLESS/INDEMNIFICATION. The Grantee hereby agrees to indemnify and hold harmless the BOCC/TDC and any of its officers and employees from and against any and all claims, liabilities, litigation, causes of action, damages, costs, expenses (including but not limited to fees and expenses arising from any factual investigation, discovery or preparation for litigation), and the payment of any and all of the foregoing or any demands, settlements or judgments arising directly or indirectly under this Agreement. The Grantee shall immediately give notice to the Grantor of any suit, claim or action made against the Grantor that is related to the activity under this Agreement, and will cooperate with the Grantor in the investigation arising as a result of any suit, action or claim related to this Agreement.
- (a) Non-Waiver of Immunity. Notwithstanding he provisions of Sec. 286.28, Florida Statutes, the participation of the County and the Grantee in this Agreement and the acquisition of any commercial liability insurance coverage, self-insurance coverage, or local government liability insurance pool coverage shall not be deemed a waiver of immunity to the extent of liability coverage, nor shall any contract entered into by the County be required to contain any provision for waiver.
- (b) Privileges and Immunities. All of the privileges and immunities from liability, exemptions from laws, ordinances, and rules and pensions and relief, disability, workers' compensation, and other benefits which apply to the activity of officers, agents, or employees of any public agents or employees of the County, when performing their respective functions under this Agreement within the territorial limits of the County shall apply to the same degree and extent to the performance of such functions and duties of such officers, agents, volunteers, or employees outside the territorial limits of the County.
- NONDISCRIMINATION. 10. County and Grantee agree that there will be no discrimination against any person, and it is expressly understood that upon a determination by a court of competent jurisdiction that discrimination has occurred, this Agreement automatically terminates without any further action on the part of any party, effective the date of the court order. County or Grantee agree to comply with all Federal Florida statutes. and all local ordinances, as applicable, relating and nondiscrimination. These include but are not limited to: 1) Title VI of the Civil Rights Act of 1964 (PL 88-352) which prohibits discrimination on the basis of race, color or national origin; 2) Title IX of the Education Amendment of 1972, as amended (20 USC ss. 1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; 3) Section 504 of the Rehabilitation Act of 1973, as amended (20 USC s. 794), which prohibits discrimination on the basis of handicaps; 4) The Age Discrimination Act of

- 1975, as amended (42 USC ss. 6101-6107) which prohibits discrimination on the basis of age; 5) The Drug Abuse Office and Treatment Act of 1972 (PL 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; 6) The Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (PL 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; 7) The Public Health Service Act of 1912, ss. 523 and 527 (42 USC ss. 690dd-3 and 290ee-3), as amended, relating to confidentiality of alcohol and drug abuse patent records; 8) Title VIII of the Civil Rights Act of 1968 (42 USC s. et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; 9) The Americans with Disabilities Act of 1990 (42 USC s. 1201 Note), as maybe amended from time to time, relating to nondiscrimination on the basis of disability; 10) Any other nondiscrimination provisions in any Federal or state statutes which may apply to the parties to, or the subject matter of, this Agreement.
- 11. ANTI-KICKBACK. The Grantee warrants that no person has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, and that no employee or officer of the County or TDC has any interest, financially or otherwise, in the said funded project, except for general membership. For breach or violation of this warranty, the Grantor shall have the right to annul this Agreement without liability or, in its discretion, to deduct from the Agreement price or consideration, the full amount of such commission, percentage, brokerage or contingent fee.
- 12. TERMINATION. This Agreement shall terminate on September 30, 2006. Termination prior thereto shall occur whenever funds cannot be obtained or cannot be continued at a level sufficient to allow for the continuation of this Agreement pursuant to the terms herein. In the event that funds cannot be continued at a level sufficient to allow the continuation of this Agreement pursuant to the terms specified herein, this Agreement may then be terminated immediately by written notice of termination delivered in person or by mail to Grantee. The Grantor may terminate this Agreement without cause upon giving written notice of termination to Applicant. The Grantor shall not be obligated to pay for any services or goods provided by Grantee after Grantee has received written notice of termination.
- 13. TERMINATION FOR BREACH. The Grantor may immediately terminate this Agreement for any breach of the terms contained herein. Such termination shall take place immediately upon receipt of written notice of said termination. Any waiver of any breach of covenants herein contained to be kept and performed by Grantee shall not be deemed or considered as a continuing waiver and shall not operate to bar or prevent the Grantor from declaring a forfeiture for any succeeding breach either of the same conditions or of any other conditions. Failure to provide Grantor with certification of use of matching funds or matching in-kind services at or above the rate of request for reimbursement or payment by is a breach of Agreement, for which the Grantor may terminate this Agreement upon giving written notification of termination.
- 14. ENTIRE AGREEMENT. This Agreement constitutes the entire Agreement of the parties hereto with respect to the subject matter hereof and supersedes any and all prior Agreements with respect to such subject matter between the Grantee and the Grantor.

15. GOVERNING LAW, VENUE, INTERPRETATION, COSTS, AND FEES.

This Agreement shall be governed by and construed in accordance with the laws of the State of Florida applicable to contracts made and to be performed entirely in the State.

- (a) Venue. In the event that any cause of action or administrative proceeding is instituted for the enforcement or interpretation of this Agreement, the County and Grantee agree that venue will lie in the appropriate court or before the appropriate administrative body in Monroe County, Florida.
- (b) Mediation. The County and Grantee agree that, in the event of conflicting interpretations of the terms or a term of this Agreement by or between any of them the issue shall be submitted to mediation prior to the institution of any other administrative or legal proceeding.
- (c) Severability. If any term, covenant, condition or provision of this Agreement (or the application thereof to any circumstance or person) shall be declared invalid or unenforceable to any extent by a court of competent jurisdiction, the remaining terms, covenants, conditions and provisions of this Agreement, shall not be affected thereby; and each remaining term, covenant, condition and provision of this Agreement shall be valid and shall be enforceable to the fullest extent permitted by law unless the enforcement of the remaining terms, covenants, conditions and provisions of this Agreement would prevent the accomplishment of the original intent of this Agreement. The County and Grantee agree to reform the Agreement to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision.
- (d) Attorney's Fees and Costs. The County and Grantee agree that in the event any cause of action or administrative proceeding is initiated or defended by any party relative to the enforcement or interpretation of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, court costs, investigative, and out-of-pocket expenses, as an award against the non-prevailing party, and shall include attorney's fees, courts costs, investigative, and out-of-pocket expenses in appellate proceedings. Mediation proceedings initiated and conducted pursuant to this Agreement shall be in accordance with the Florida Rules of Civil Procedure and usual and customary procedures required by the circuit court of Monroe County.
- (e) Adjudication of Disputes or Disagreements. County and Grantee agree that all disputes and disagreements shall be attempted to be resolved by meet and confer sessions between representatives of each of the parties. If no resolution can be agreed upon within 30 days after the first meet and confer session, the issue or issues shall be discussed at a public meeting of the Board of County Commissioners. If the issue or issues are still not resolved to the satisfaction of the parties, then any party shall have the right to seek such relief or remedy as may be provided by this Agreement or by Florida law.
- (f) Cooperation. In the event any administrative or legal proceeding is instituted against either party relating to the formation, execution, performance, or breach of this

Agreement, County and Grantee agree to participate, to the extent required by the other party, in all proceedings, hearings, processes, meetings, and other activities related to the substance of this Agreement or provision of the services under this Agreement. County and Grantee specifically agree that no party to this Agreement shall be required to enter into any arbitration proceedings related to this Agreement.

- 16. ETHICS CLAUSE: Grantee warrants that he has not employed, retained or otherwise had act on his behalf any former County officer or employee in violation of Section 2 or Ordinance No. 10-1990 or any County officer or employee in violation of Section 3 of Ordinance No. 10-1990. For breach or violation of the provision the Grantor may, at its discretion terminate this Agreement without liability and may also, at its discretion, deduct from the Agreement or purchase price, or otherwise recover, the full amount of any fee, commission, percentage, gift, or consideration paid to the former or present County officer or employee. The County and Grantee warrant that, in respect to itself, it has neither employed nor retained any company or person, other than a bona fide employee working solely for it, to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for it, any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this Agreement. For the breach or violation of the provision, the Grantee agrees that the County shall have the right to terminate this Agreement without liability and, at its discretion, to offset from monies owed, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration.
- (a) Covenant of No Interest. County and Grantee covenant that neither presently has any interest, and shall not acquire any interest, which would conflict in any manner or degree with its performance under this Agreement, and that only interest of each is to perform and receive benefits as recited in this Agreement.
- (b) Code of Ethics. County agrees that officers and employees of the County recognize and will be required to comply with the standards of conduct for public officers and employees as delineated in Section 112.313, Florida Statutes, regarding, but not limited to, solicitation or acceptance of gifts; doing business with one's agency; unauthorized compensation; misuse of public position, conflicting employment or contractual relationship; and disclosure or use of certain information.
- 17. PUBLIC ENTITY CRIME STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid on an Agreement to provide any goods or services to a public entity, may not submit a bid on a Agreement with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to public entity, may not be awarded or perform work as a contractor, supplier, sub-contractor, or consultant under a Agreement with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.

- 18. AUTHORITY: Grantee warrants that it is authorized by law to engage in the performance of the activities encompassed by the project herein described. Each of the signatories for the Grantee below certifies and warrants that the Grantee's name in this Agreement is the full name as designated in its corporate charter (if a corporation); they are empowered to act and contract for the Grantee, and this Agreement has been approved by the Board of Directors of Grantee or other appropriate authority.
- 19. LICENSING AND PERMITS: Grantee warrants that it shall have, prior to commencement of work under this Agreement and at all times during said work, all required licenses and permits whether federal, state, County or City.
- 20. INSURANCE: Grantee agrees that it maintains in force at its own expense a liability insurance policy which will insure and indemnify the Grantee and the Grantor from any suits, claims or actions brought by any person or persons and from all costs and expenses of litigation brought against the Grantee for such injuries to persons or damage to property occurring during the Agreement or thereafter that results from performance by Grantee of the obligations set forth in this Agreement. At all times during the term of this Agreement and for one year after acceptance of the project, Grantee shall maintain on file with the Grantor a certificate of the insurance of the carriers showing that the aforesaid insurance policy is in effect. The following coverage's shall be provided:
 - 1. Workers Compensation insurance as required by Florida Statutes.
- 2. Commercial General Liability Insurance with minimum limits of \$500,000 per occurrence for bodily injury, personal injury and property damage.
- 3. Comprehensive Auto Liability Insurance with minimum limits of \$300,000 combined single limit per occurrence.

The Grantee, the Grantor and the TDC shall be named as additional insured, except workers compensation. The policies shall provide no less than 30 days notice of cancellation, non-renewal or reduction of coverage.

Grantee shall provide, to the County, as satisfactory evidence of the required insurance, including the insurance policy application and either:

- Original Certificate of Insurance
- Certified copy of the actual insurance policy
 Or
- Certificate of Insurance e-mailed from Insurance Agent/Company to County Risk Management (Telephone Maria Slavik at 295-3178 for details)

An original certificate or a certified copy of any or all insurance policies required by this contract shall be filed with the Clerk of the BOCC prior to the contract being executed by the Clerks office. The Insurance policy must state that the Monroe County BOCC and Monroe County TDC is the Certificate Holder and additional Insured for this contract. Insurance should be mailed to:

Monroe County Board of County Commissioners C/O Risk Management P.O. Box 1026 Key West, FL 33041

21. NOTICE. Any written notice to be given to either party under this Agreement or related hereto shall be addressed and delivered as follows:

For Grantee:

Ms. Susie Thomas

City of Marathon

10045-55 Overseas Highway

Marathon, FL 33050

For Grantor:

Lynda Stuart

Monroe County Tourist Development Council

1201 White Street, Suite 102

Key West, FL 33040

and

Suzanne Hutton, Asst. County Attorney P.O. Box 1026 Key West, FL 33041-1026

- 22. CLAIMS FOR FEDERAL OR STATE AID. Contractor and County agree that each shall be, and is, empowered to apply for, seek, and obtain federal and state funds to further the purpose of this Agreement; provided that all applications, requests, grant proposals, and funding solicitations shall be approved by each party prior to submission.
- 23. NON-DELEGATION OF CONSTITUTIONAL OR STATUTORY DUTIES. This Agreement is not intended to, nor shall it be construed as, relieving any participating entity from any obligation or responsibility imposed upon the entity by law except to the extent of actual and timely performance thereof by any participating entity, in which case the performance may be offered in satisfaction of the obligation or responsibility. Further, this Agreement is not intended to, nor shall it be construed as, authorizing the delegation of the constitutional or statutory duties of the County, except to the extent permitted by the Florida constitution, state statute, and case law.
- 24. NON-RELIANCE BY NON-PARTIES. No person or entity shall be entitled to rely upon the terms, or any of them, of this Agreement to enforce or attempt to enforce any third-party claim or entitlement to or benefit of any service or program contemplated hereunder, and the County and the Grantee agree that neither the County nor the

Grantee or any agent, officer, or employee of either shall have the authority to inform, counsel, or otherwise indicate that any particular individual or group of individuals, entity or entities, have entitlements or benefits under this Agreement separate and apart, inferior to, or superior to the community in general or for the purposes contemplated in this Agreement.

- 25. ATTESTATIONS. Grantee agrees to execute such documents as the County may reasonably require, to include a Public Entity Crime Statement, an Ethics Statement, and a Drug-Free Workplace Statement.
- 26. NO PERSONAL LIABILITY. No covenant or Agreement contained herein shall be deemed to be a covenant or Agreement of any member, officer, agent or employee of Monroe County in his or her individual capacity, and no member, officer, agent or employee of Monroe County shall be liable personally on this Agreement or be subject to any personal liability or accountability by reason of the execution of this Agreement.
- 27. FORCE MAJEURE. The Grantee shall not be liable for delay in performance or failure to complete the project, in whole or in part, due to the occurrence of any contingency beyond its control or the control of its contractors and subcontractors, including war or act of war whether an actual declaration thereof is made or not, act of terrorism impacting travel in the United States, insurrection, riot or civil commotion, act of public enemy, epidemic, quarantine restriction, storm, flood, drought or other act of God, or act of nature (including presence of endangered animal species which cannot be timely removed in a safe manner or any act of any governmental authority which prohibits the project from proceeding as described in the scope of services and incorporated references and which the Grantee has exercised reasonable care in the prevention thereof. However, lack of planning for normal and expected weather conditions for the time of year the project is to be executed shall not constitute an act of God excusing a delay. Any delay or failure due to the causes stated shall not constitute a breach of the Agreement; however, the BOCC shall have the right to determine if there will be any reduction to the amount of funds due to the Grantee after consideration of all relevant facts and circumstances surrounding the delay in performance or failure to complete the project within the contract period. Upon demand of TDC or BOCC, the Grantee must furnish evidence of the causes of such delay or failure. BOCC shall not pay for any goods received or services provided after the date(s) described in paragraph 1 and Scope of Services.
- 28. EXECUTION IN COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which shall be regarded as an original, all of which taken together shall constitute one and the same instrument and any of the parties hereto may execute this Agreement by singing any such counterpart.
- 29. SECTION HEADINGS. Section headings have been inserted in this Agreement as a matter of convenience of reference only, and it is agreed that such section headings are not a part of this Agreement and will not be used in the interpretation of any provision of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed the day and year first above written.

(SEAL) ATTEST: DANNY L. KOLHAGE, CLERK

BOARD OF COUNTY COMMISSIONERS OF MONROE COUNTY, FLORIDA

By: Salut Bellants

Mavor/Chairman

(SEAL)

ATTEST

City of Marathon

viayoi

SUZANNE A. HUTTON

NAME OF ENTITY: <u>City of Marathon</u> NAME OF PROJECT: <u>Coco Plum Beach Amenities</u> <u>Improvement Project</u>

NUMBER OF SEGMENTS TO PROJECT: 1

<u>Note</u>: County signoff and submission for reimbursement only allowed after completion of each segment as documented in this exhibit. Grantee must apply for reimbursement utilizing the 'Application for Payment' form included within the Payment/Reimbursement Kit.

	<u>Schedule of Value</u>	TDC Portion
Segment #: <u>1</u>		
<u>Description:</u>		
 Purchase two composting toilets which are ADA accesible for installation at CocoPlum Beach. 	\$65,000	
 Construct contiguous Men/Womens restroom building to house composting toilets 	\$55,000	
 Resurface parking lot w/crushed limerock or similar material 	\$127,500	
Install new gates	\$2,500	
	<u>Total Cost: \$250,000</u>	<u>IDC portion: \$66,310</u>

TO:

Capital Project Administrators

FROM:

Monroe County Tourist Development Council

DATE:

October 1, 2005

SUBJECT:

Payment/Reimbursement Guidelines

The Monroe County Tourist Development Council has entered into Fiscal Year 2005-2006. Outlined in your application for funding and your current year contract are guidelines on submissions for reimbursement of a completed segment/phase or project. In order for the Monroe County Finance Department to process your requests and pay them promptly, please carefully read application information, **YOUR CONTRACT** with Monroe County, and the following guidelines.

Please direct all reimbursement requests to the following address:

Monroe County Tourist Development Council P.O. Box 866 Key West, Florida 33041

CERTIFICATE OF INSURANCE: An original copy of the Certificate of Insurance as outlined in your contract (section 20) must be provided to the Office of Risk Management, Gato Building, 1100 Simonton Street, Room 268, Key West, Florida 33040 prior to the execution of the contract. Upon approval by the Manager of Risk Management, the original Certificate of Insurance will be provided to the Clerk of the Court (copy to Monroe County Finance Department). No reimbursement may proceed without the Finance Department receipt of an approved current certificate.

PROJECT MANAGER: There shall be a project manager assigned who is an architect, engineer or general contractor, or if the project is performed by County or City personnel, the project manager shall be the Engineer, Building Official or Construction Manager of that local government agency. Should the capital project not require an architect, engineer or general contractor, such as acquisition of capital equipment, or projects not requiring a building permit, a project manager must be assigned to acknowledge receipt of goods or work performed. Should there be a change in the project manager specified in the Grantee's application and/or the grant agreement, a new project manager shall be designated and notice in writing of the designation shall be provided to TDC/County immediately.

REIMBURSEMENTS: a) Payment for expenditures permissible by law and County policies shall be made through reimbursement to Grantee upon completion of the segment/phase or project and presentation of Application for Payment Summary - AIA Document G702, invoices, canceled checks and other documentation necessary to support a claim for reimbursement. Included in said documentation shall be proof that the Grantee has received and applied to the property matching funds equivalent to or greater than the amount invoiced to the Grantor. The application for payment document must be certified through a statement signed by an officer of the organization and notarized, declaring that representations in the invoice are true and factual. Grantee shall also provide partial releases of liens if applicable. Grantor shall retain 10% of any payment on work in progress until the Grantee has provided a Final Release of Lien for each vendor/Contractor for whom payment is requested. Projects that involved state/federal or other third party grant awards shall provide the State Project Progress and Expenditure Reports or other Third Party Grant award reports with the reimbursement submission so that the TDC may confirm that all TDC and State/Federal and/or third party expenditures are independent of each other. Final payment will not be made until the following documents are complete and submitted to the Grantor:

AIA Document G-702 Application for Payment Summary
AIA Document G-704 Certificate of Substantial Completion
AIA Document G-706 Contractor's Affidavit of Debts & Claims
AIA Document G-706A Contractor's Affidavit of Release of Liens
AIA Document G-707 Consent of Surety to Final Payment
Final Release of Lien
Affidavit and Partial Release of Lien

Please **read carefully** and note that Section 3 (a) of your contract also requires a proposed schedule of values for phases/segments and an indication of the percentage of completion of the overall project to be submitted upon completion of each phase/segment. All required signatures, documentation, invoices, cancelled checks, reports and photos of the work progress are to be included. Upon completion of segment(s), it will be the grantees responsibility to contact Monroe County Engineering Department (Gato Building, 1100 Simonton St., Key West, FL, telephone 305 292-4426, fax 305 295-4321) to facilitate inspections and obtain a County Engineer's signature on documents before submission for payment.

All reimbursement requests must be submitted no later than 60 days after the completion of the phase/segment.

b) Documentation shall be submitted to the TDC Administrative Office to show the receipt and application of in-kind donations of goods, professional services, and materials. Said documentation should include cancelled checks, invoices, bills of lading, etc., and be verified as received and applied to the project through a notarized statement of the project architect, engineer, general contractor or project manager. The receipt and application to the project of volunteer labor are to be documented and verified by notarized signature of the project architect, engineer, general contractor or project manager, and said documentation submitted to the TDC Administrative Office. All submissions shall identify the items included in the schedule of values attached hereto and incorporated herein as Exhibit A which are sought to be reimbursed and shall indicate the percentage of completion of the overall project as of the submission. This document should be signed by the project architect, engineer, general contractor or project manager. Photographs showing progress on project shall be included in any payment request.

The reimbursement request package must be accompanied by an original invoice. Photocopies and faxes are not acceptable. Invoices must be specific and worded to clearly identify the project, phase/segment as outlined in the Scope of Services in the contract. A **notarized** reimbursement coversheet showing the charges involved, including check number, payee, and amount paid and copies of the cancelled check(s) must be submitted. In the case of a purchase by credit card, a copy of the credit card statement plus proof of payment must be submitted including a copy of the cancelled check. If a credit card on an account of any entity other than the grantee (contract entity) is used, further proof of payment by contract entity to the credit card holder is required including a copy of the cancelled check. The grantee shall designate a project manager if no licensed architect, engineer or general contractor is involved in the project. If the project is performed by County or City personnel, the project manager shall be the engineer, building official or construction manager of that local government. The designee shall sign off on all aspects of the project and such acknowledgement shall be included with the reimbursement request package.

Cancelled checks, when required, must include a copy of the bank statement showing that the check has cleared and a copy of the actual check from statement back-up. All other personal information may be blacked out for privacy.

When matching funds for a project, phase/segment involved state/federal and or third party grant award(s), the state/federal project progress and expenditure reports or other third party grant awards reports shall be required within the reimbursement submission.

BACK-UP: Back-up to verify reimbursement requests, i.e. payroll records, verifiable documentation pertaining to volunteer activities, etc. will be required. Copies of all contracts with contractors and sub-contractors must be submitted. The TDC has supplied samples of construction business forms which must be completed and submitted with the application for reimbursement.

The Monroe County Finance Department, at their discretion, may request additional documentation to substantiate a reimbursement request.

PERMISSIBLE AND NON PERMISSIBLE EXPENDITURES: Permissible expenditures refer to tangible expenses i.e. architectural fees; contractor fees and direct expenses for material, labor, etc. Non Permissible expenses refer to telephone charges; mailing/postage costs; travel expenses (airline tickets, gas, rental cars, etc.).

MATCHING FUNDS: Documentation of hard dollar income or the performance of in-kind services constituting matching funds must be supplied – dollar for dollar -- with each submission. Application of matching funds requires actual payment of the matching funds. Mere obligation through execution of a contract or approval of a budget item to be paid from matching funds will not suffice.

When matching funds for a project, phase/segment involved state/federal and or third party grant award(s), the state/federal project progress and expenditure reports or other third party grant awards reports shall be required within the reimbursement submission.

Please feel free to contact the TDC Administrative Office at 305 296-1552 (1201 White Street, Suite 102, Key West, Florida 33040) with any questions about this agreement or about submissions for reimbursement. PLEASE READ YOUR CONTRACT CAREFULLY AND PROVIDE THE INFORMATION AS OUTLINED TO AVOID UNNECESSARY DELAYS IN PROCESSING

APPLICATION AND CERTIFICATE FOR PAYMENT

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CONTINUATION SHEET PAGES

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© 1992 - THE AMERICAN INSTITUTE OF ARCHITECTS, T - CERTIFICATION OF SUBSTANTIAL COMPLETION - CO photocopying violates U.S. copyright laws and will a permission of the AIA and can be reproduced in account	NSTRUCTION MANAGER-ADVISER EDITION subject the violator to legal prosecution. If relation with your license without violation is	- 1992 EDITION - ALAS - WARNING: Unicensed his decrement was electronically produced with
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AIA G-706

CONTRACTOR'S AFFIDAVIT OF OWNER PAYMENT OF DEBTS AND CLAIMS ARCHITECT CONTRACTOR AIA Document G706 SURETY (Instructions on reverse side) OTHER TO OWNER ARCHITECT'S PROJECT NO.: (Name and address) CONTRACT FOR-CONTRACT DATED: PROIECT: طفه آمده مسملی STATE OF COUNTY OF: The undersigned hereby certifies that, except as listed below, payment has been made in full and all obligations have otherwise been satisfied for all materials and equipment funished, for all work, labor, and services performed, and for all known indebtedness and cisions against the Contractor for damages arising in any manner in connection with the performance of the Contract referenced above for which the Owner or Owner's property might in any way be held responsible or encumbered. EXICEPTIONS: SUPPORTING DOCUMENTS ATTACHED HERETO: CONTRACTOR: (Name and address) 1. Consent of Surety to Final Payment. Whenever Surety is involved, Consent of Surery is required. AIA Document G707. Consens of Surery, may be used for this purpose. Indicate attachment ☐ yes BY: The following supporting documents should be attached bereto Square of authorized representative If required by the Owners L. Contractor's Release or Waiver of Liens, conditional upon receipt of final payment. (Printed name and Itale) 2. Separate Releases or Waivers of Liens from Subcontractors Subscribed and swom to before me on this date: and material and equipment suppliers, to the extent required by the Owner, accompanied by a list thereof. Notary Publica 3. Contractor's Affidavit of Release of Liens (AIA Document G706A). My Commission Expires:

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INSTRUCTION SHEET

FOR AIA DOCUMENT G706A, CONTRACTOR'S AFFIDAVIT OF RELEASE OF LIENS

A GENERAL INFORMATION

1. Purpose

This document is intended for use as a companion to AIA Document 0706, Contractor's Allidavit of Payment of Debts and Clatters.

2. Related Documents

This document may be used with most of the AIA's Owner-Contractor agreements and general conditions, such as A201, and its related family of documents. As noted above, G706A is a companion document to AIA Document G706.

1. Use of Current Documents

Prior to using any AIA document, the user should consult the AIA, an AIA component chapter or a current AIA Documents List to determine the current edition of each document.

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B. CHANGES FROM THE PREVIOUS EDITION

A cross-reference to AIA Document A201 has been deleted to permit the use of G706A with other families of AIA documents, including construction management, interiors and design/build.

C. COMPLETING THE G706A FORM

GENERAL: The Owner-Compactor Agreement is the usual source of required information such as the contract date and the names and acidresses of the Owner, Project and Contractor.

ARCHITECT'S PROJECT NO.: This information is typically supplied by the Architect and entered on the form by the Contractor.

CONTRACT FOR This refers to the scope of the contract, such as "General Construction" or "Mechanical Worls".

AFFIDAVIT: Indicate the state and county where the Affidavit is made. This is not necessarily the same location as the Project, but should be the location where the notary is authorized to administer sworp ouths If there are any EXCEPTIONS to the statement, these should be listed in the space provided; otherwise enter as "None". It may be a stipulation of the Contract Documents that the Owner has the right to require the Contractor to furnish a bond to cover each exception listed on the Affidavic.

SUPPORTING DOCUMENTS: The AIA does not publish a "Release or Waiver of Liens" for contractors or subcontractors because of the great diversity of releases or waivers permitted by various state mechanics lien laws. Forms for such purposes may be available from local contractors' associations or may be written with the assistance of legal counsel.

D. EXECUTION OF THE DOCUMENT

The Notary Public should administer a sworn oath to the Contractor referencing the written statements appearing on G706A, and should duly sign and seal this document containing the Contractor's signature. G706A should be signed by the Contractor or the Contractor's authorized representative.

AIA G-707

CONSENT OF SURETY TO FINAL PAYMENT	OWNER ARCHITECT CONTRACTOR	
AIA Document G707	SURETY	
(Instructions on reverse side)	OTHER	
TO OWNER	ARCHITECT'S PROJECT NO.:	
	CONTRACT FOR	
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ALA DOCUMENT G707 - CONSENT OF SURETY TO FINAL PAYMENT - 1994 EDITION - "ALA D1994 - THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 NEW YORK AVENUE, NW, WASH-INGTON, D.C. 20006-5192 - WARMING: Unificanced photocopying violates U.S. copyright laws and will subject the violates to legal prosecution.

G707-1994

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See the instruction Sheet for information on Licensed Reproduction.

CONTRACTOR'S AFFIDAVIT OF RELEASE OF LIENS

ALA Document G706A (Instructions on reverse side) OWNER. ARCHITECT 0 CONTRACTOR SURETY OTHER

TO OVINER: (Name and address) ARCHITECT'S PROJECT NO .:

CONTRACT FOR:

PROTECT:

CONTRACT DATED:

STATE OF: COUNTY OF:

The undersigned hereby certifies that to the best of the undersigned's knowledge, information and belief, except as listed below, the Releases of Waivers of Lien attached herem include the Contractor, all Subcontractors, all suppliers of materials and equipment, and all performers of Work, labor or services who have or may have liens or encumbrances or the right to assert liens or encumbrances against any property of the Owner axising in any manner out of the performance of the Contract referenced above.

EXCEPTIONS:

SUPPORTING DOCLIMENTS ATTACHED HERETO:

- 1. Contractor's Release or Waiver of Liens, conditional upon receipt of final payment.
- 2. Separate Releases or Waivers of Liens from Subcontractors and material and equipment suppliers, to the extent required by the Owner, accompanied by a list thereof.

CONTRACTOR Name and address

BY: Signature of maker tool representative)

(Printed name and ride)

Subscribed and sworn to before me on this date:

Notary Public

My Commission Expires:



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G706A-1994

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FINAL RELEASE OF LIEN

KNOW ALL MEN BY THESE	PRESENTS, that	
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ereon or in otherwise improving said prop	perty situated as above described and of	cribed.

MONROE COUNTY

APPLICATION FOR PAYMENT

AFFIDAVIT AND PARTIAL RELEASE OF LIEN

APPLICATIO	N NO.:	PERIOD ENDING	DATE:	APPLICATION	N DATE:
payment of the acquits, satisfassigns from whatsoever.	ne sum \$	PRESENTS, that the payment to date on the following dent of the following dent dent dent dent dent dent dent dent	paid to the rights, clair on account	undersigned, here, OWNER, their s ns or demands of a of the furnishing of	by releases, successors and any kind
As part of this	PARTIAL REL	EASE, THAT UNDE	RSIGNED H	HEREBY CERTIFIE	S the following:
amount of \$_ received	<u></u>	ersigned, as adjuste , as of the date of t t on the adjusted co	he Partial F	Release and the und	dersigned has
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CLAIMANT	AMOUNT DUE	AMOUNT CI	AIMED	REASON FOR NO	NPAYMENT
THAT all taxe	es imposed by al	government agenci	es have bee	en paid and dischar	ged.
THAT all fur deposited with	nds have been h appropriate ag	collected for FICA encies or paid to the	and withhor	olding taxes have It as required by law	been properly
	rs'/Suppliers' am	o other claims for nounts remaining due			
Agreement in PARTIAL RE	connection wit	r certifies that if the h the labor and ma ot release the und tenance Agreement.	terial furnisi ersigned fr	hed by it, that this	payment and
WITN	ESS MY HAND	THISday of	-		, 20
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		APPLICATION FO	R PAYMEN	T	

PROPERTY REPORTING FORM	FOR TDC CAPITAL PRO	JECT
GRANT AWARD -		

GRANTEE: List non-expendable equipment/personal property (not including software) costing \$1,000 or more and purchased under the above Contract. Complete the serial number, cost, location, address, and control number assigned to item by Grantee in appropriate columns of this form. The Grantee shall establish a unique identifier for tracking all personal property, and shall provide access to said property by the TDC, BOCC, or any agents thereof, or the State Controller, upon request.

DESCRIPTION	SERIAL NO./COST	LOCATION/ADDRESS	GRANTEE ASSIGNED
DESCRIPTION	SERIAL NO./COST	LOCATION/ADDRESS	
			CONTROL NUMBER
Attach copy of invoic	e, bill of sale, or other docum	entation to support purchase.	
,			
GRANTEE:			
Signed by Grantee's I	Project Manager:		DATE:

MONROE COUNTY ENGINEERING/CONSTRUCTION MANAGEMENT Contract Change Order

ARCHITECT: CONTRACTOR: CONSTRUCTION MANAGER: COUNTY ENGINEER:	Stephanie L. Coffer	Date Date Date
CONTRACTOR:	Stephanie L. Coffer	Date
ARCHITECT:		Date
Detailed description of change order an	a justification:	
Change in contract time Revised date of Substantial Completion		
Current Change Order % of Original Contract Amount % of Contract after Prior C/O's Original Contract Amount Revised Contract Amount		
Total Previous Change Orders		
CHANGE ORDER NO:	· · · · · · · · · · · · · · · · · · ·	
PROJECT TITLE:		

ATTENTION EVENT/PROJECT COORDINATOR

IF YOU HAVE NOT DONE SO PREVIOUSLY:

PLEASE FILL OUT COMPLETELY AND SIGN THE FOLLOWING REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION

(W-9) FORM

PLEASE HAVE ANY SUPPLIERS (VENDORS) WHICH WILL BE PAID DIRECTLY BY THE TDC COMPLETE THIS FORM

PLEASE INCLUDE THE COMPLETED FORM(S)
WITH YOUR SUBMISSION FOR DIRECT PAYMENT/REIMBURSEMENT

PLEASE RECORD FEDERAL
IDENTIFICATION NUMBER (FID) OR SOCIAL
SECURITY NUMBER ON ALL
REIMBURSEMENT COVER SHEETS WHEN
REQUESTING PAYMENT OR
REIMBURSEMENT

Form W-9

(Rev. March 1994)

Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give form to the requester. Do NOT send to the IRS.

t or type	Name (If joint names, list first and circle the name of the person Business name (Sole proprietors see instructions on page		w. See instruc	ctions on page 2 if your name has changed.)
print	Please check appropriate box: Individual/Sole pro	prietor Corporation Partners	hip (Other >
Please	Address (number, street, and apt. or suite no.)		Requester	r's name and address (optional)
<u>元</u>	City, state, and ZIP code			والمراجع المراجع المراجع المراجع
E	art I Taxpayer Identification Number	(TIN)	List accou	unt number(s) here (optional)
in (S oi id	nter your TIN in the appropriate box. For dividuals, this is your social security number SN). For sole proprietors, see the instructions in page 2. For other entities, it is your employer entification number (EIN). If you do not have a umber, see How To Get a TIN below.	Social security number OR	Part II	For Payees Exempt From Backup
N Se	ote: If the account is in more than one name, the the chart on page 2 for guidelines on whose tumber to enter.	Employer identification number		Withholding (See Part II instructions on page 2)

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding.

Certification Instructions.—You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because of underreporting interest or dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, the acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. (Also see Part III instructions on page 2.)

Sign
Here Signature ▶ Date ▶

Section references are to the Internal Revenue Code.

Purpose of Form .- A person who is required to file an information return with the IRS must get your correct TIN to report income paid to you, real estate transactions, mortgage interest you paid, the acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA. Use Form W-9 to give your correct TIN to the requester (the person requesting your TIN) and, when applicable, (1) to certify the TIN you are giving is correct (or you are waiting for a number to be issued), (2) to certify you are not subject to backup withholding, or (3) to claim exemption from backup withholding if you are an exempt payee. Giving your correct TIN and making the appropriate certifications will prevent certain payments from being subject to backup withholding.

Note: If a requester gives you a form other than a W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

What Is Backup Withholding?—Persons making certain payments to you must withhold and pay to the IRS 31% of such

payments under certain conditions. This is called "backup withholding." Payments that could be subject to backup withholding include interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

If you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return, your payments will not be subject to backup withholding. Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester, or
- 2. The IRS tells the requester that you furnished an incorrect TIN, or
- 3. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 4. You do not certify to the requester that you are not subject to backup withholding under 3 above (for reportable

interest and dividend accounts opened after 1983 only), or

5. You do not certify your TIN. See the Part III instructions for exceptions.

Certain payees and payments are exempt from backup withholding and information reporting. See the Part II instructions and the separate Instructions for the Requester of Form W-9.

How To Get a TIN.—If you do not have a TIN, apply for one immediately. To apply, get Form SS-5, Application for a Social Security Number Card (for individuals), from your local office of the Social Security Administration, or Form SS-4, Application for Employer Identification Number (for businesses and all other entities), from your local IRS office.

If you do not have a TIN, write "Applied For" in the space for the TIN in Part I, sign and date the form, and give it to the requester. Generally, you will then have 60 days to get a TIN and give it to the requester. If the requester does not receive your TIN within 60 days, backup withholding, if applicable, will begin and continue until you furnish your TIN.

Monroe County Board of County Commissioners

Finance Department
c/o Monroe County Tourist Development Council
P.O. Box 866 Key West, Florida 33041
REIMBURSEMENT REQUEST COVER SHEET

_				as described in		·
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	(C)Total F	Requested & Paid (A+B)		\$	_	
	(D) Total	Contract Amount		\$		
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Authorized signature

Monroe County Board of County Commissioners Finance Department

c/o Monroe County Tourist Development Council P.O. Box 866 Key West, Florida 33041

REIMBURSEMENT REQUEST COVER SHEET The following is a summary of the expenses for City of Marathon Cocoplum Bch Amenities Project/Segment as described in Exhibit A #119 79040 530340 T69B568X 530340 Check # Pavee Reason Amount (A)Total (B)Total prior payments (C)Total Requested & Paid (A+B) (D) Total Contract Amount Balance of Contract (D-C) I certify that the above checks (copies of cancelled checks attached) have been submitted to the vendors as noted and that the expenses are accurate and in agreement with the records of this organization's scope of services outlined within the contract with the Monroe County Board of County Commissioners and the Tourist Development Council and will not be submitted for reimbursement to any other funding source. Included in documentation is proof that the grantee has received and applied to the property matching funds equivalent to or greater than the amount invoiced to the County. Application of matching funds requires actual payment of the matching funds. Cancelled checks, when required, must include a copy of the bank statement showing that the check has cleared and a copy of the actual check from statement back-up. All other personal information may be blacked out for privacy. Executive Director/ Event-Project Manager F.I.D. or Social Security Number Attachments (supporting documents including copies of cancelled checks) Sworn and subscribed before me this _____day of _____year of ____ **Notary Public Notary Stamp** The above mentioned segment(s) has been inspected by the Monroe County Engineering Department

Authorized signature

Monroe County Board of County Commissioners

Finance Department
c/o Monroe County Tourist Development Council
P.O. Box 866 Key West, Florida 33041

IC IOII	owing is a sum	imary of the expens	es for <u>City of Mara</u>	itnon Coco	opium BCD /	<u>Amenities</u>		
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Authorized signature

Monroe County Board of County Commissioners

Finance Department
c/o Monroe County Tourist Development Council P.O. Box 866 Key West, Florida 33041

		REIMBU	RSEMENT REQ	UEST COVE	R SHEET		
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Executiv	ve Director/ Ever	nt-Project Manager	Date				
F.I.D. o	Social Security	Number					
Attach	ments (suppor	rting documents includin	g copies of cancelled che	cks)			
Sworn	and subscribed	d before me this	_day ofyear	of			
		Notary	Public			Notary Stamp	
The ab	ove mentioned	segment(s) has been i	nspected by the Monroe	County Engineer	ing Department		

Authorized signature