

BOARD OF COUNTY COMMISSIONERS

GULF COUNTY, FLORIDA

AGENDA	JULY 10, 2012	TIME / PAGE NO.
1. Meeting Called to Order		6:00 p.m.
2. Consent Agenda		1-31
3. Public Hearing – Homeless Shelter Ordinance / Nuisance Ordinance		32-33
4. County Staff Business		
5. Board Business		
6. Keith McCarron – Apalachee Regional Planning Council (F.D.O.T. 5 Year Work Program)		34-35
7. Public Discussion		

F.S. 286.0105:

If a person decides to appeal any decision made by the board, agency or commission, with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

CONSENT AGENDA

July 10, 2012

1. Approval of Checks and warrants for June, 2012 which are incorporated herein by reference, pursuant to Chapter 136.06 F.S.
2. Agreement – FL Department of Revenue (Communications Services Tax) 1-7
Agreement – MRD Associates, Inc. (St. Joseph Peninsula Post-Construction Physical Monitoring) 8-12
3. Culvert Placement - Bass Street 13
4. Grant Agreement – FL Department of State (State Aid to Libraries Grant) 14-20
5. Invoices – Coastal Parasail – Beach Raking (Invoice #12003 * \$2,500.00 * to be paid from Account #27452-46100) 21
 - Environmental Products of Florida – Tub Grinder (Invoice #V027646 * \$6,202.76 * to be paid from Account #28151912-46200) 22
 - Ken Murphy - Videotaping & Airing of Board Meetings (June, 2012 * \$1,350.00 * to be paid from Account #27452-34000) 23
 - Life Management Center of Northwest Florida, Inc. – Mental Health Services (\$6,932.00 * to be paid from Account #51363-82001) 24
6. Letter of Support – Department of Health and Human Services (Community Transformation Grants – Small Communities) 25
7. Memorandum of Understanding and Pledge Arrangements (Sacred Heart Health System) 26
8. Pledge Arrangements – St. Joe Community Foundation (Sacred Heart Health System) 27
9. Road Closure - (Temporary) – U.S. Highway 98 in the vicinity of Veterans' Memorial Park for the Beach Blast Sprint and Olympic Distance Triathlon and Duathlon (September 8, 2012) 28
10. Tax Roll Recapitulation for 2011 29-30
11. Training – Emergency Management (Public Information Officer * Starke, FL) 31

**Communications Services Tax
Agreement for Access to Confidential State Tax Information
between**

GCBOCC and the Florida Department of Revenue
(Local Government Name)

1. The Florida Department of Revenue, acting in its capacity as coordinator of the Communications Services Tax (CST) Information Sharing Website, and GCBOCC (Local Government) enter into this Agreement for the sharing of certain information specified in s. 213.053(8)(v), Florida Statutes (F.S.).
2. According to s. 213.053(8), F.S., when in receipt of information shared under this Agreement, the Local Government, its employees, its contractors, and any other person who may have access to confidential information obtained by the Local Government under this agreement shall be bound by all applicable laws imposing confidentiality requirements. These requirements include, but may not be limited to, those stated in s. 213.053, F.S., and Chapter 12-22, Florida Administrative Code. Violation of confidentiality requirements is a misdemeanor of the first-degree, punishable as stated in ss. 775.082 and 775.083, F.S., by up to one year in prison and/or fines up to \$1000.
3. As stated in s. 213.053(2), F.S., all information contained in returns, reports, accounts, or declarations related to or identifying specific taxpayers is confidential. The Local Government and the person(s) designated below agree to take appropriate steps to protect confidential information obtained from the Department of Revenue under this agreement from unauthorized use or disclosure.
4. The Local Government and the person(s) designated below agree that confidential state tax information will be kept in a secure environment, and will only be used for official tax administration purposes. When no longer needed, tax information obtained from the Department must be destroyed by shredding, incineration, pulping, or other appropriate means to make the information unreadable. Shredded paper should be 5/16 inch wide or smaller and, if not using a cross-cut shredder, paper should be fed into the shredder with lines of print perpendicular to the cutting blades of the shredder. If incinerating, the incinerator should produce enough heat to burn the entire bundle, or the bundle should be separated to ensure all pages are burned. If pulping, the process should reduce all material to particles one inch or smaller.
5. Only the employees of the Local Government with an official need and use will be allowed to request, receive, and review state tax information. The Local Government agrees that confidential state tax information obtained from the Department will be shared only with persons with direct responsibility for budget preparation, auditing, revenue or financial administration, or legal counsel, and may only be used for purposes related to budget preparation, auditing, and revenue and financial administration. Confidential and exempt information may not be further disclosed by the recipient unless meeting these stated criteria.
6. Each authorized employee as stated in paragraph 5 above is required to execute the certification of familiarity with the confidentiality requirements of s.213.053, F.S., and Chapter 12-22, F.A.C., found in the Addendum to this agreement. Any person who becomes an authorized employee subsequent to the signing of this agreement must execute a separate certification of familiarity. In each instance, certifications shall be forwarded to the Department of Revenue Security & Disclosure Officer within 15 business days of hire date or change of employment status, with a cover letter signed by the Local Government signatory to this agreement.
7. The Local Government shall notify the Department of Revenue Disclosure Officer in writing within 15 business days when any signatory of this Agreement leaves employment or changes employment status such that he or she no longer has an official use for the information.
8. Effective Date
This Agreement shall be effective on the date all parties have signed the Agreement.
9. Duration and Termination
 - A. This Agreement shall terminate three (3) years from the effective date.
 - B. Either party may terminate this Agreement upon no less than thirty (30) calendar days notice, without cause, unless the parties mutually agree upon a lesser time. Said notice shall be in writing, delivered by certified mail, return receipt requested, or in person with proof of delivery.

BCC APPROVED
DATE _____ D.C. _____

1
DATE 7/10/12 CC

10. Legal Requirements

- A. With respect to its interpretation, construction, effect, performance, enforcement, and all other matters, this Agreement shall be governed by, and be consistent with, the whole law of the State of Florida, both procedural and substantive. Any and all litigation arising under this Agreement shall be brought in the appropriate State of Florida court in Leon County, Florida.
- B. Each party hereto agrees that it shall be solely responsible for the wrongful act of its employees, contractors, and agents. However, nothing contained herein shall constitute a waiver by either party of its sovereign immunity and the limitation set forth in section 768.28, Florida Statutes.
- C. The failure of either party to this Agreement to object to or to take affirmative action with respect to any conduct of the other which is in violation of the terms of this Agreement shall not be construed as a waiver of any existing violation, breach, wrongful conduct; or of any future violation, breach, or wrongful conduct.

11. Modification

Modification of this Agreement shall only be valid when reduced to writing and duly signed. The parties agree to renegotiate this Agreement if revisions of applicable Federal and/or State statutes and regulations make changes necessary; or when either party deems such action appropriate in the administration of the laws.

12. Severability

If any provision of this Agreement or the application of it is determined to be invalid for any reason, such determination shall not affect the validity of other provisions or applications of the Agreement which can be given effect without the invalid provision or application. To this end, the provisions of this Agreement are declared to be severable.

- 13. The Local Government designates the following person to receive password and user identification information for accessing the CST Information Sharing Website, and to control access to the CST Information Sharing Website:

Name (print) Scott Warner Title GIS Coordinator
 Mailing Address 1000 Cecil G. Costin Sr. Blvd city/ZIP Port St. Joe, 32456
 Phone Number (850) 229-9110 E-mail Address swarner@gulfcounty-fl.gov

- 14. This Agreement must be signed by the local government representative and the Florida Department of Revenue. Please sign and date in the space below. A copy of the Agreement, signed by the Florida Department of Revenue, will be returned to you.

Approved by Local Government:

 Signature
 Title Chairman
 Date 7/10/12

Approved by Florida Department of Revenue:

Lisa Vickers
 Signature
 Executive Director
 Florida Department of Revenue
 Date _____

Please return your signed Agreement and Addendum to Paul Fultz, Disclosure Officer.

By e-mail to: fultzp@dor.state.fl.us

By fax to: 850-488-7112

By mail to:

Paul Fultz, Disclosure Officer
 Florida Department of Revenue
 PO Box 6668
 Tallahassee, FL 32314-6668

ADDENDUM

**Communications Services Tax
Agreement for Access to Confidential State Tax Information
between**

GCBOCC and the Florida Department of Revenue
(Local Government Name)

Designee's Certification

As the person designated in paragraph 13 of this agreement to receive password and user identification information for accessing the CST Information Sharing Website, and to control access to the CST Information Sharing Website, I certify that I am familiar with the confidentiality requirements of s.213.053, F.S., and aware that the unauthorized use or disclosure of state tax information is a misdemeanor of the first degree punishable as stated in ss. 775.082 and 775.083, F.S., by up to one year in prison and/or fines up to \$1000. I understand that confidential state tax information obtained from the Department of Revenue may be used only for official purposes related to budget preparation, auditing, and revenue and financial administration

Designee signature _____ Date _____

Other Authorized Employees

As an authorized employee or contractor of the local government, I certify that I am familiar with the confidentiality requirements of s. 213.053, F. S., and aware that the unauthorized use or disclosure of state tax information is a misdemeanor of the first degree punishable as stated in ss. 775.082 and 775.083, F.S., by up to one year in prison and/or fines up to \$1000. I understand that state tax information received from the Department of Revenue may be used only for official purposes related to budget preparation, auditing, and revenue and financial administration

Name (print) Don Butler Title County Administrator

Signature [Signature] Date 7/3/12

Name (print) Lynn Lanier Title Deputy Administrator

Signature [Signature] Date 7/3/12

Name (print) Carla Hand Title _____

Signature _____ Date _____

Name (print) _____ Title _____

Signature _____ Date _____

Name (print) _____ Title _____

Signature _____ Date _____

Name (print) _____ Title _____

Signature _____ Date _____

DATE 7/10/12 LL

(Attach additional sheets, if needed)

2011 CST Audit Distribution detail file

City Name				
Sum of Loc.curr.amount				
Company name	FEIN	Starting date	Ending date	Total
BIRCH COMMUNICATIONS INC	582233012	10/1/2002	9/30/2005	\$7.26
Collection allowance adj	(blank)	10/1/2001	10/1/2010	(\$0.06)
GE BUSINESS PRODUCTIVITY SOLUTIONS	582222857	1/1/2003	12/31/2005	\$22.94
METROPCS CALIFORNIA/FLORIDA INC	752695067	10/1/2002	9/30/2005	\$51.82
NECC TELECOM INC	300025116	11/1/2002	10/31/2005	\$8.68
TELCOVE INVESTMENT LLC	251862408	12/1/2003	9/30/2005	\$7.38
VOCALOCITY INC	770704688	10/1/2007	6/30/2010	\$10.29
Grand Total				\$108.31

City Name2			
Sum of Loc.curr.amount			
Company name	FEIN	Starting date	Ending date
CLARICOM NETWORKS INC	43314894	9/1/2002	8/31/2005
CLARICOM NETWORKS LLC	954884067	9/1/2002	8/31/2005
Collection allowance adjustment	(blank)	10/1/2001	2/1/2010
GLOBAL CROSSING BANDWIDTH INC	770228804	1/1/2003	1/31/2005
NECC TELECOM INC	300025116	11/1/2002	10/31/2005
NEW SOUTH COMMUNICATIONS CORP	571070386	10/1/2001	12/31/2002
POWERTEL JACKSONVILLE INC	593369351	11/1/2004	12/31/2005
		11/1/2001	10/31/2004
QWEST COMMUNICATIONS CORPORATION	46141739	10/1/2001	9/30/2004
		1/1/2005	12/31/2007
TELENATIONAL COMMUNICATIONS INC	911828240	10/1/2002	9/30/2005
TOTAL CALL INTERNATIONAL INC	330858351	9/1/2002	8/31/2005
XO FLORIDA INC	911831758	10/1/2002	9/30/2005
Grand Total			

Total
0.11
0.15
(1.37)
0.01
1.50
0.23
3.45
4.12
1,132.86
466.56
(0.44)
55.79
(28.26)
1,634.71

St. Joseph Peninsula Beach Restoration Project
Gulf County, Florida

Fourth Post-Construction Physical Monitoring
May 15, 2012



7/11/12

SUPPLEMENTAL AGREEMENT 2012-10.4
St. Joseph Peninsula, Gulf County, Florida
Fourth Post-Construction Physical Monitoring
 May 15, 2012

SCOPE OF WORK

The last load of sand was placed within the limits of the 7.5-mile "St. Joseph Peninsula Beach Restoration Project" [PROJECT] on January 03, 2009. Pursuant to the State of Florida Joint Coastal Permit 0266819, Gulf County and Chapter 62B-41.005(16), F.A.C., a physical monitoring of the project is required through acquisition of project-specific data to include, at a minimum, topographic and bathymetric surveys of the beach and engineering analysis. The monitoring data is necessary in order for GULF COUNTY and the Florida Department of Environmental Protection, Bureau of Beaches and Coastal Systems to regularly observe and assess, with quantitative measurements, the performance of the project, any adverse effects which have occurred, and the need for any adjustments, modifications, or mitigation response to the project. The will also provide GULF COUNTY and the Department information necessary to plan, design, and optimize subsequent follow-up projects, and potentially reducing the need for and costs of unnecessary work. The following is the monitoring history for this PROJECT:

- The immediate post-construction surveys were performed between February 23 and 25, 2009 with the monitoring report completed in May 2009.
- The second monitoring surveys were conducted in August/September 2010 with the monitoring report completed in October 2010.
- The third monitoring surveys were conducted in August 2011 with the monitoring report completed in September 2011.
- This TASK ASSIGNMENT authorizes surveys to be performed in July/August 2012 with the monitoring report to be completed within 45 days or September/October 2012.

MRD ASSOCIATES, INC. [MRD] in this SUPPLEMENTAL AGREEMENT will provide the following services:

TASK 2.0 BEACH AND OFFSHORE PROFILE SURVEYS

Beach and offshore surveys for each monument and ½ - monument (R-62 to R-110 for a total of 97 profile lines) within the project limits will be performed to document volume of sand remaining within and adjacent to the project limits. This data will be used in Task 3 to compare to previous survey data. All work shall be conducted in accordance with *Section 01000 Beach Profiling Topographic Surveying* and *Section 01100 Offshore Profile Surveying* specified in the Florida Department of Environmental Protection, "Monitoring Standards for Beach Erosion Control Projects", dated March 2004 (or later revision).

2.1. Upland Beach Profiles

Beach profiles shall begin at least 200 feet landward of the DEP (whole and ½) R-monument and extend seaward to approximate wading depth. Beach profiles shall be conducted using standard differential leveling techniques and equipment including an automatic level, 25-foot survey rod and 300-foot long fiberglass or composite survey chain and/or GPS/RTK techniques. Elevations shall be taken at a maximum of 10 foot intervals along each profile line and at all grade breaks or material changes.

2.2. Offshore Profiles

Offshore profiles shall extend a minimum of 3,000' seaward of the R-monument and have adequate overlap with the seaward limit of the beach portion of the survey. Soundings shall be obtained at ten (10)

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DATE _____ D.C. _____

foot intervals along the offshore profiles and be acquired using a survey launch with centrally located, hull-mounted transducer. Horizontal positioning shall be acquired via real time differential global positioning system. Soundings shall be obtained "Real-Time-Kinematics" (RTK) using an Odom Echotrack Thermal Depth Sounder/Recorder or equivalent. For merging the bathymetric data to horizontal position, as well as providing a means for online data collection and vessel guidance, the Coastal Oceanographics "Hypack" System shall be used. All Calibrations including, fathometer, horizontal position, measurement of static draft, squat and settlement shall be conducted in accordance published requirements.

2.3. Data Processing

Upon completion of acquisition of the beach and offshore survey data, review and processing of data shall proceed as follows:

1. Compute and tabulate horizontal and vertical positions for the beach profile data.
2. Merge the beach/offshore data to form a continuous string of data or each profile line.
3. Edit each profile line using a suitable editing program. Electronic spikes and/or other anomalies shall be removed and/or reconciled after comparison with fathometer charts.

TASK 3.0 DATA ANALYSIS AND MONITORING REPORT

MRD shall prepare and submit an engineering report and the monitoring data to the Bureau within 45 days following completion of the surveys and data reduction. The report shall include a comparative analysis and review of completed PROJECT and the previous surveys listed in the introduction. Appendices shall include plots of survey profiles and graphical representations of volumetric and shoreline position changes for the monitoring area. Beach and offshore data points will be overlain on scaled aerials obtained from DEP at an appropriate spacing. Results shall be analyzed for patterns, trends, or changes for between annual surveys and cumulatively since the PROJECT construction. Two (2) hard copies and two (2) CD copies of the monitoring report and data shall be submitted each to the COUNTY and the Florida Department of Environmental Protection, Bureau of Beaches and Coastal Systems in Tallahassee.

PROJECT SCHEDULE AND COMPENSATION

The surveys will be conducted in July/August 2012 and the report finalized within 45 days of the surveys. The timing of the surveys will be weather and sea dependent. The COUNTY shall pay MRD the lump sum fees and expenses of \$114,793.00 for this work and will be cost-shared with the State of Florida under DEP's Beaches and Coastal Systems, Erosion Control Program Funds.



Michael R. Dombrowski, President
MRD Associates, Inc.

William C. Williams, III, Chairman
Gulf County Board of County Commissioners

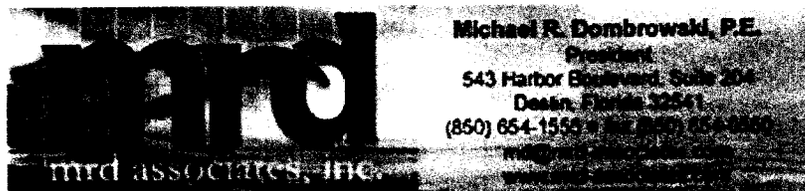
To: Florko, Catherine
Subject: SJP - Post-Construction Monitoring SOW

Catherine,

Attached is the SOW for the 4th post-construction monitoring ... it is the same as last year except we changed the submittals to 2-CD and 2-hardcopies as requested by Charlotte last year

Please review ASAP and provide approval. Thank you.

Should you have any questions please feel free to contact me at 850.654.1555. Thank you.



Vertical stamp or text on the right side of the page, possibly a date or reference number.

Handwritten signature or initials at the bottom right, possibly "T. Glidiz LL".

St. Joseph Peninsula Beach Restoration Project
Gulf County, Florida
Fourth Post-Construction Physical Monitoring
 May 15, 2012

TASK	Sub-Total EXPENSES	Sub-Total FEES	TOTAL FEES & EXPENSES	Weeks																
				1	2	3	4	5	6	7	8	9	10							
2.0. BEACH AND OFFSHORE SURVEYS			\$83,243																	
2.1. Upland Beach Profiles	\$2,600	\$37,968																		
2.2. Offshore Profiles	\$15,100	\$21,588																		
2.3. Data Processing	\$0	\$5,987																		
3.0. DATA ANALYSIS AND MONITORING REPORT	\$500	\$31,050	\$31,550																	
TOTAL LUMP SUM EXPENSES AND FEES: \$114,793																				

BOARD OF COUNTY COMMISSIONERS GULF COUNTY, FLORIDA

(From the Desk of Carmen McLemore, Commissioner, District 1)

1000 CECIL G. COSTIN SR. BLVD., ROOM 302, PORT ST. JOE, FLORIDA 32456

PHONE (850) 229-6106/639-6700

FAX (850) 229-9252 • EMAIL: commissioner1@gulfcountry-fl.gov

DATE AND TIME OF MEETINGS • SECOND AND FOURTH TUESDAYS AT 6:00 P.M., E.T.

MEMORANDUM

TO: GULF COUNTY BOARD OF COUNTY COMMISSIONERS
FROM: COMMISSIONER CARMEN MCLEMORE, DISTRICT 1
DATE: JULY 3, 2012
RE: BASS STREET

The county removed a culvert pipe on Bass Street due to restriction of water flow on this street. The owner of the property will purchase a new culvert pipe.

It is my recommendation to allow public works to install this culvert according to county specifications.

Thank you.

BCC APPROVED

DATE _____ D.C. _____

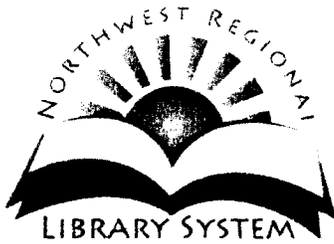
CARMEN L. MCLEMORE
District 1

WARD McDANIEL
District 2

BILL WILLIAMS
District 3

TAN SMILEY
District 4

WARREN YEAGER
District 5



www.nwrls.lib.fl.us

Serving Florida Counties
of Bay, Gulf and Liberty

Headquarters:
Bay County Public Library
898 W 11th Street
PO Box 59625
Panama City FL 32412-0625

Phone 850/522-2100
FAX 850/522-2138

Robin Shader
Library Director

June 27, 2012

Rebecca Norris, Clerk
Gulf County Court House
1000 Cecil G. Costin, Sr. Blvd
Port St. Joe FL 32456

Re: State Aid to Libraries FY2013 Grant Application

Enclosed are three copies of the *State Aid to Libraries Grant Agreement* and your file copy of the *FY2012-2013 State Aid to Libraries Grant Application*. The *Application's Expenditure Report* summarizes qualifying FY2011 local expenditures by sources of funding. The *Agreements* should be signed by the chairman of the County Commission and Clerk of Court or chief financial officer. Please return the signed agreements to me by September 4 to ensure that required documentation is compiled and received at the State Library by October 1. We will complete the additional documentation needed to comply with grant program requirements. An executed copy of the agreement with original signatures will be returned to you.

If you have any questions regarding qualifying expenditures, please call me at 522-2119.

Sincerely,

Deanne Coffield
Finance Manager

Enclosures File copy of State Aid to Libraries Grant Application (1)
State Aid to Libraries Grant Agreement (3)

7/10/12 u
14

**Florida Department of State, Division of Library and Information Services
STATE AID TO LIBRARIES GRANT AGREEMENT**

The Applicant (GRANTEE) Gulf County Board of County Commissioners
(Name of library governing body)

Governing body for Gulf County Public Libraries
(Name of library)

hereby makes application and certifies eligibility for receipt of grants authorized under Section 257, *Florida Statutes*, and guidelines for the State Aid to Libraries Grant Program.

The Division, as administrator of state funds provided under Section 257, *Florida Statutes*, has approved an application for State Aid to Libraries Grant funds submitted by the GRANTEE. By reference, the application is hereby made a part of this agreement.

The parties agree as follows:

I. The GRANTEE agrees to:

- a. Expend all grant funds awarded and perform all acts in connection with this agreement in full compliance with the terms and conditions of Chapter 257, *Florida Statutes*, and guidelines for the State Aid to Libraries Grant Program.
- b. Expend all grant funds received under this agreement solely for the purposes for which they were authorized and appropriated,
- c. Provide the DIVISION with statistical, narrative, financial and other evaluative reports as requested.
- d. Retain and make available to the DIVISION, upon request, all financial and programmatic records, supporting documents, statistical records, and other records for the project.
- e. Retain all records for a period of five years from the date of submission of the final project report. If any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the five year period, the records shall be retained until completion of the action and resolution of all issues which arise from it, or until the end of the regular five year period, whichever is later.
- f. Establish and maintain a proper accounting system in accordance with generally accepted accounting procedures. To use and maintain adequate fiscal authority, control, and accounting procedures that will ensure proper disbursement of, and accounting for, project funds.
- g. Perform all acts in connection with this agreement in strict conformity with all applicable laws and regulations of the State of Florida.
- h. Not use any grant funds for lobbying the legislature, the judicial branch, or any state agency.

BCC APPROVED

DATE _____ D.C. _____

- i. The GRANTEE hereby certifies that it is cognizant of the prohibition of conflicts of interest described in Sections 112.311 through 112.326, *Florida Statutes*, and affirms that it will not enter into or maintain a business or other relationship with any employee of the Department of State that would violate those provisions. The GRANTEE further agrees to seek authorization from the General Counsel for the Department of State prior to entering into any business or other relationship with a Department of State employee to avoid a potential violation of those statutes.
- j. Not discriminate against any employee employed in the performance of this agreement, or against any applicant for employment because of race, color, religion, gender, national origin, age, handicap, or marital status. The GRANTEE shall insert a similar provision in all subcontracts for services by this agreement.
- k. In the event that the grantee expends a total amount of state financial assistance equal to or in excess of \$500,000 in any fiscal year of such GRANTEE, the grantee must have a State single or project-specific audit for such fiscal year in accordance with Section 215.97, *Florida Statutes*; applicable rules of the Department of Financial Services; and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), *Rules of the Auditor General*. In determining the state financial assistance expended in its fiscal year, the GRANTEE shall consider all sources of state financial assistance, including state financial assistance received from the Department of State, other state agencies, and other nonstate entities. State financial assistance does not include federal direct or pass-through awards and resources received by a nonstate entity for federal program matching requirements.

In connection with the audit requirements addressed in part j, paragraph 1, the GRANTEE shall ensure that the audit complies with the requirements of Section 215.97(8), *Florida Statutes*. This includes submission of a financial reporting package as defined by Section 215.97(2)(e), *Florida Statutes*, and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), *Rules of the Auditor General*.

If the GRANTEE expends less than \$500,000 in state financial assistance in its fiscal year, an audit conducted in accordance with the provisions of Section 215.97, *Florida Statutes*, is not required. In the event that the GRANTEE expends less than \$500,000 in state financial assistance in its fiscal year and elects to have an audit conducted in accordance with the provisions of Section 215.97, *Florida Statutes*, the cost of the audit must be paid from the nonstate entity's resources (i.e., the cost of such an audit must be paid from the grantee's resources obtained from other than State entities).

Information related to the requirements of Section 215.97, *Florida Statutes*, (the Florida Single Audit Act) and related documents may be found at <https://apps.fldfs.com/fsaa/>.

Copies of financial reporting packages required by this agreement shall be submitted by or on behalf of the GRANTEE directly to each of the following:

1. The Department of State at the following addresses:

Office of Inspector General
Florida Department of State
R. A. Gray Building, Room 114A
500 S. Bronough Street
Tallahassee, Florida 32399-0250

2. The Auditor General's Office at the following address:

Auditor General's Office
Room 401, Pepper Building
111 West Madison Street
Tallahassee, Florida 32399-1450

- l. Identify an individual or position with the authority to make minor modifications to the application, if necessary, prior to execution of the agreement.

II. The DIVISION agrees:

- a. To provide a grant in accordance with the terms of this agreement in consideration of the GRANTEE's performance hereinunder, and contingent upon funding by the Legislature. The State of Florida's performance and obligation to pay under this agreement is contingent upon an annual appropriation by the Legislature. In the event that the state funds on which this agreement is dependent are withdrawn, this agreement is terminated and the state has no further liability to the GRANTEE beyond that already incurred by the termination date. In the event of a state revenue shortfall, the total grant may be reduced accordingly.
- b. To notify the grantee of the grant award after review and approval of required documents. The grant amount shall be calculated in accordance with Chapter 257, *Florida Statutes*, and guidelines for the State Aid to Libraries Grant Program.
- c. To distribute grant funds in two payments. The first payment will be requested by the DIVISION from the Chief Financial Officer upon execution of the agreement. The remaining payment will be made by June 30.
- d. That any balance of unobligated cash that has been paid to the grantee may be retained for direct program costs in a subsequent period.

III. The GRANTEE and the DIVISION mutually agree that:

- a. This instrument embodies the whole agreement of the parties. There are no provisions, terms, conditions, or obligations other than those contained herein; and this agreement shall supersede all previous communications, representation, or agreements either verbal or written, between the parties. No amendment shall be effective unless reduced in writing and signed by the parties.
- b. The agreement is executed and entered into in the State of Florida, and shall be construed, performed, and enforced in all respects in accordance with the laws and rules of the State of Florida. Each party shall perform its obligations hereunder in accordance with the terms

and conditions of this agreement. If any matter arising out of this Agreement becomes the subject of litigation, venue shall be in Leon County.

- c. If any term or provision of the agreement is found to be illegal and unenforceable, the remainder of the agreement shall remain in full force and effect and such term or provision shall be deemed stricken.
- d. No delay or omission to exercise any right, power, or remedy accruing to either party upon breach or default by either party under this Agreement shall impair any such right, power, or remedy of either party; nor shall such delay or omission be construed as a waiver of any such breach or default, or any similar breach or default.
- e. This agreement shall be terminated by the DIVISION because of failure of the GRANTEE to fulfill its obligations under the agreement in a timely and satisfactory manner unless the GRANTEE demonstrates good cause as to why it cannot fulfill its obligations. Satisfaction of obligations by GRANTEE shall be determined by the DIVISION, based on the terms and conditions imposed on the GRANTEE in paragraphs I and III of this agreement and guidelines for the State Aid to Libraries Grant Program. The DIVISION shall provide GRANTEE a written notice of default letter. GRANTEE shall have 15 calendar days to cure the default. If the default is not cured by GRANTEE within the stated period, the DIVISION shall terminate this agreement, unless the GRANTEE demonstrates good cause as to why it cannot cure the default within the prescribed time period. For purposes of this agreement, "good cause" is defined as circumstances beyond the GRANTEE's control. Notice shall be sufficient if it is delivered to the party personally or mailed to its specified address. In the event of termination of this agreement, the GRANTEE will be compensated for any work satisfactorily completed prior to notification of termination, if equitable.
- f. The DIVISION shall unilaterally cancel this agreement in the event that the GRANTEE refuses to allow public access to all documents or other materials made or received in regard to this agreement that are subject to the provisions of Chapter 119, *Florida Statutes*. GRANTEE agrees to immediately contact the DIVISION for assistance in the event that it receives a public records request related to this agreement or the grant the it awards.
- g. The DIVISION shall not be liable to pay attorney fees, interest, late charges and service fees, or cost of collection related to the grant.
- h. The DIVISION shall not assume any liability for the acts, omissions to act or negligence of the GRANTEE, its agents, servants, or employees; nor shall the GRANTEE exclude liability for its own acts, omissions to act, or negligence to the DIVISION. In addition, the GRANTEE hereby agrees to be responsible for any injury or property damage resulting from any activities conducted by the GRANTEE.
- i. The GRANTEE, other than a GRANTEE which is the State or agency or subdivision of the State, agrees to indemnify and hold the DIVISION harmless from and against any and all claims or demands for damages of any nature, including but not limited to personal injury, death, or damage to property, arising out of any activities performed under this agreement and shall investigate all claims at its own expense.
- j. The GRANTEE shall be responsible for all work performed and all expenses incurred in connection with the project. The GRANTEE may subcontract as necessary to perform the services set forth in this agreement, including entering into subcontracts with vendors for

services and commodities, provided that such subcontract has been approved by the DIVISION, such approval not to be unreasonably withheld, and provided that it is understood by the GRANTEE that the DIVISION shall not be liable to the subcontractor for any expenses or liabilities incurred under the subcontract and that the GRANTEE shall be solely liable to the subcontractor for all expenses and liabilities incurred under the subcontract.

- k. Neither the State nor any agency or subdivision of the State waives any defense of sovereign immunity, or increases the limits of its liability, upon entering into a contractual relationship.
- l. The GRANTEE, its officers, agents, and employees, in performance of this agreement, shall act in the capacity of an independent contractor and not as an officer, employee or agent of the DIVISION. Under this agreement, GRANTEE is not entitled to accrue any benefits of state employment, including retirement benefits, and any other rights or privileges connected with employment in the State Career Service. GRANTEE agrees to take such steps as may be necessary to ensure that each subcontractor of the GRANTEE will be deemed to be an independent contractor and will not be considered or permitted to be an agent, servant, joint venturer, or partner of the DIVISION.
- m. The GRANTEE shall not assign, sublicense, nor otherwise transfer its rights, duties, or obligations under this agreement without the prior written consent of the DIVISION, whose consent shall not unreasonably be withheld. The agreement transferee must demonstrate compliance with the requirements of the program. If the DIVISION approves a transfer of the GRANTEE's obligations, the GRANTEE remains responsible for all work performed and all expenses incurred in connection with the Agreement. In the event the Legislature transfers the rights, duties, or obligations of the Department to another governmental entity pursuant to Section 20.06, *Florida Statutes*, or otherwise, the rights, duties, and obligations under this agreement shall also be transferred to the successor government entity as if it were an original party to the agreement.
- n. This agreement shall bind the successors, assigns, and legal representatives of the GRANTEE and of any legal entity that succeeds to the obligation of the DIVISION.
- o. The State of Florida's performance and obligation to pay under this agreement is contingent upon an annual appropriation by the legislature. In the event that the state funds on which this agreement is dependent are withdrawn, this agreement is terminated and the DIVISION has no further liability to the GRANTEE beyond that already incurred by the termination date. In the event of a state revenue shortfall, the total grant shall be reduced in accordance with Section 257.21, *Florida Statutes*.
- p. If the GRANTEE is in noncompliance with any term(s) of this grant agreement or any other grant agreement with any Division of Library and Information Services, the Division of Historical Resources or the Division of Cultural Affairs, the Division may withhold grant payments until the GRANTEE comes into compliance. Violation of a grant program requirement, including but not limited to failure to submit grant reports and other grant documents; submission of incomplete grant reports or other grant documents; or violation of other grant agreement requirements; shall constitute a basis for the Division to place the GRANTEE in noncompliance status with the Department of State.

- q. Unless there is a change of address, any notice required by this agreement shall be delivered to the Division of Library and Information Services, 500 South Bronough Street, Tallahassee, Florida 32399-0250, for the State and, for the GRANTEE, to its single library administrative unit. In the event of a change of address, it is the obligation of the moving party to notify the other party in writing of the change of address.

IV. The term of this agreement will commence on the date of execution of the grant agreement.

THE APPLICANT/GRANTEE

THE DIVISION

 Chair of Governing Body or
 Chief Executive Officer

 Florida Department of State
 Division of Library and Information Services

 Typed Name

 Typed Name

 Date

 Date

 Clerk or Chief Financial Officer

 Division Witness

 Typed Name and Title of Official

 Division Witness

 Date

5742



Coastal
PARASAIL

Bill To
Gulf County

Date	Invoice #
6/18/2012	12003

Description: Beach Raking	Amount
Raked Indian Pass June 10, 11, 12 (1/2 day) \$500.00 per day	\$1,250.00
Raked Cape San Blas June 12 (1/2 day), 13, 14 \$500.00 per day	\$1,250.00
<p>APPROVED FOR PAYMENT Date <u>6-18-12</u> D.H. <u>DB</u> Acct. # <u>TBC</u></p> <p>BCC APPROVED DATE _____ D.C. _____ ACCT. # <u>27452-46100</u></p>	
	\$2,500.00

stoltz ll

Environmental Products of Florida

2525 Clarcona Road
 Apopka, Florida 32703
 Ph: 407.798.0004 Fx: 407.798.0013

Invoice	V027646
Date	5/21/2012 22
Page	1

5278-1

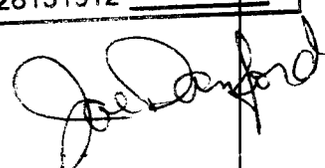
70-672

Bill To:

ACCOUNTS PAYABLE
 GULF COUNTY PUBLIC WORKS
 1001 10TH STREET
 PORT ST. JOE FLORIDA 32456

Ship To:

ACCOUNTS PAYABLE
 1001 10TH STREET
 PORT ST. JOE FLORIDA 32456

Purchase Order No.		Customer ID	Salesperson ID	Shipping Method	Payment Terms	Req Ship Date	Master No.
JIMMY		GULF COUNTY PUB	JSPARK	UPS GROUND	DUE ON RECEIPT	5/9/2012	36,406
Ordered	Shipped	B/O	Item Number	Description	Discount	Unit Price	Ext. Price
200	200	0	NI	HAMMER TIP 5200132	\$0.00	\$21.00	\$4,200.00
100	100	0	NI	HAMMER BOLT 4800563	\$0.00	\$11.50	\$1,150.00
1	1	0	NI	MOTOR SEAL KIT 7501005	\$0.00	\$82.00	\$82.00
				Tub Grinder			
				<div style="border: 1px solid black; padding: 5px; display: inline-block;"> Fleet Maintenance 28151912-442 </div> 			
				BCC APPROVED DATE _____ D.C. _____ ACCT. # <u>28151912-44200</u>			

JUN 11 PM 4:05

Subtotal	\$5,432.00
Misc	\$0.00
Tax	\$0.00
Freight	\$770.76
Trade Discount	\$0.00
Total	22 \$6,202.76

American Express, Master Card and Visa Accepted

7/10/12 LL

July 2, 2012

Board of County Commissioners
Gulf County Court House
Port St. Joe, FL 32456

June 2012 Invoice

Taping County Commissioners Meetings for June of 2012.
Editing and Broadcast over Gulf TV.

Due for June 2012 \$1,350.00

Total \$1350.00.

Thanks

Ken Murphy
PO Box 911
Port St. Joe, FL 32457

APPROVED FOR PAYMENT

Date 7/3/12 CH LL

Acct. # TDC

BCC APPROVED

DATE _____ D.C. _____

ACCT. # 27452-34000



Life Management Center

Of Northwest Florida Inc.



2012 BLUE CROSS BLUE SHIELD FOUNDATION OF FLORIDA AWARD HONOREE FOR HEALTHCARE EXCELLENCE

June 11, 2012

Board of County Commissioners
ATTN: Lynn Lanier
Gulf County, Florida
1000 Cecil G. Costin, Sr. Boulevard
Port St. Joe, Florida 32456

Dear Ms. Lanier:

As per our budget request, please remit \$6,932 to Life Management Center of Northwest Florida, Inc. (formerly known as the Gulf County Guidance Clinic, Inc.). This sum assists in the provision of mental health services for residents of Gulf County during fiscal year 2011-12.

We appreciate the concern and consideration shown by the Gulf County Commission in helping us to assist others. Do not hesitate to call me if you have any further questions.

Sincerely,

Edwin R. Ailes, M.S., LMFT
Chief Executive Officer

ERA/rr

BCC APPROVED

DATE _____ D.C. _____
ACCT. # 51363-82001

APPROVED FOR PAYMENT

Date 7/2/12 D.H. LL
Acct. # 51363-82001
Budgeted amt \$5,476

Edwin R. Ailes, MS, LMFT Chief Executive Officer
525 East 15th Street, Panama City, FL 32405
(850) 522-4485 Fax (850) 522-4484
www.lifemanagementcenter.org

SENT
DATE 7/10/12 **24**

BOARD OF COUNTY COMMISSIONERS GULF COUNTY, FLORIDA

25

1000 CECIL G. COSTIN, SR. BLVD., ROOM 302, PORT ST. JOE, FLORIDA 32456
PHONE: (850) 229-6106/639-6700 • FAX: (850) 229-9252 • EMAIL: boccc@gulfcountry-fl.gov
WEBSITE: www.gulfcountry-fl.gov

DATE AND TIME OF MEETINGS: SECOND AND FOURTH TUESDAYS AT 6:00 P.M., E.T.

June 29, 2012

Vivian Walker, Grants Management Officer
Department of Health and Human Services
CDC Procurement and Grants Office
2920 Brandywine Road, MS E-09
Atlanta, GA 30341

Re: Community Transformation Grants - Small Communities, FOA DP12-1216PPHF12

Dear Ms. Walker,

The Gulf County Board of County Commissioners is pleased to support the Big Bend Rural Health Network (BBRHN) in its efforts to effect significant improvements in the health of residents of Gulf County through changes in weight, physical activity, and tobacco use prevalence. The Gulf County Board of County Commissioners has an ongoing interest in promoting wellness programs and healthy lifestyle choices in Gulf County.

During these past years, we have observed efforts made by the Gulf County Students Working Against Tobacco (SWAT) groups to educate local youth and citizens about the risks of tobacco use and the manipulation of their products. In fact, last September, we were encouraged by these youth to fully support a county resolution urging tobacco retailers not to sell or market candy flavored tobacco products not covered by the FDA.

In addition, we are very interested in supporting local physical activity and weight loss strategies in order to reduce the rising overweight and obesity rates of Gulf County citizens. We look forward to partnering on the future projects, such as workplace wellness, that the Community Transformation Grant would allow.

With support from BBRHN and the Community Transformation Grant, The Gulf County Board of County Commissioners will be able to significantly enhance county-wide activities. We believe that this will lead to great overall improvements in the health of our target population. We also understand the importance of health policy efforts to make lasting changes.

The Gulf County Board of County Commissioners will demonstrate commitment to the grant by supporting the Gulf County Health Department, our county's grant partner with the BBRHN, with local health strategies and goals. We are certain that this grant, if awarded, will benefit our community and our State.

Sincerely,

GULF COUNTY BOARD OF COUNTY COMMISSIONERS

William C. Williams, III
Chairman

25

7/10/12



Sacred Heart Hospital on the Gulf

3801 E. Highway 98
Port St. Joe, Florida 32456
850-229-5600
www.sacredheartonthegulf.org

June 29, 2012

Don Butler
Gulf County Administrator
1000 Cecil G. Costin Sr. Boulevard
Room 302
Port St. Joe, Florida 32456

Re: Memorandum of Understanding and Pledge Arrangements

Dear Don:

This letter is to inform you that with your consent we are amending the Memorandum of Understanding to extend an additional timeframe for The St. Joe Company to honor their commitment.

Please acknowledge your consent to the amendment by signing in the area provided below, and return by facsimile to (850) 278-3010 or by email to my assistant Christy Rizza at christy.rizza@shhpens.org.

Thank you for your understanding.

Sincerely,

Roger Hall, President
Sacred Heart Hospital on the Emerald Coast
Sacred Heart Hospital on the Gulf

Agreed to this ____ day of June, 2012.

Enclosure

Don Butler, on behalf of Gulf County
Board of County Commissioners



BCC APPROVED

DATE _____ D.C. _____

Affiliated with:
Florida State University College of Medicine
Lake Erie College of Osteopathic Medicine
M. D. Anderson Physicians Network
Methodist Homes for the Aging
Nemours Children's Clinic

CONSENT 26
DATE: 7-10-12 DJ



Via Electronic Mail

June 26, 2012

Sacred Heart Hospital on the Emerald Coast
7800 U.S. Highway 98 West
Miramar Beach, FL 32550
Attention: Roger Hall, President

Re: Pledge Arrangements

Dear Roger,

This letter serves as a follow up on our recent conversations. As discussed, changes in the operations and income of The St. Joe Community Foundation, Inc. (the "Foundation") necessitate changes to amounts pledged to Sacred Heart Health System, Inc. and/or Sacred Heart Foundation (collectively "Sacred Heart").

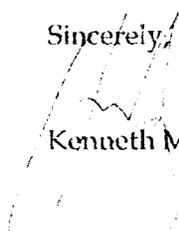
The Foundation proposes that Sacred Heart agree to accept the following:

1. One Million Dollars (\$1,000,000) to be paid by June 30, 2012, and
2. One Million Five Hundred Thousand Dollars (\$1,500,000) to be paid by the Foundation in annual increments of Three Hundred Thousand Dollars (\$300,000) on or before June 30 each year for the next five years.

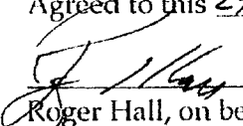
The above payments would be the only amounts to be paid from the Foundation to Sacred Heart and would be in lieu of any and all outstanding amounts that have previously been pledged by the Foundation to Sacred Heart.

Please acknowledge Sacred Heart's consent to this proposal in the area provided below.

Sincerely,


Kenneth M. Borick, Trustee

Agreed to this 29 day of June, 2012


Roger Hall, on behalf of Sacred Heart
Health System, Inc. and Sacred Heart
Foundation

BCC APPROVED

DATE _____ D.C. _____

136183

133 South WaterSound Parkway, WaterSound, FL 32413 850.588.1957 Fax 850.588.2302 www.stjcf.com

CONSENT
DATE 7-10-12



To the Gulf County Commissioner Meeting attendees

I would like to apply for your approval to temporarily close U.S. Highway 98 for an athletic event.

Name of event: Beach Blast Sprint and Olympic Distance Triathlon and Duathlon
 Sprint Distance 0.35mile swim, 15mile bike, 6.1 mile run
 Olympic Distance 0.7mile swim, 25mile bike, 6.2mile run

Date: September 8, 2012

Contact: Olga Cemore, Race Director, ph: 850-914-2348 or cell 850-867-0117

Approximate schedule: First start - Olympic distance 8:00am,
 Second start - Sprint Distance 8:30am.
 Last finisher of Olympic distance in at 11:45am,
 Last finisher of Sprint distance 11:30am. All ET.

Details:

1. For safety of everyone involved, race participants, volunteers and spectators, we need uniformed men to assist when athletes cross U.S. Highway 98 after the swim part of the race. There will be a carpet laid on the road to keep everyone on the same path. Carpet is to be removed after the event.

2. Bicycles leaving Beacon Hill Park entering U.S. Highway 98 will face potential hazard of entering the open traffic. Due to a significant decline of the road when leaving the Park, we need to be able to permit cyclists safely make a turn (East U.S. Highway 98). Traffic is not to be stopped unless an officer is letting race participants make the turn on U.S. Highway 98, no more than 10 minutes at the time.

Olga Cemore
June 30, 2012

BCC APPROVED

DATE _____ D.C. _____

Ph 850.867.0117

Olga Cemore
 P.O. Box 864
 Panama City, FL 32402
www.BeachBlastTriathlon.com

Fax 850.914.2398

JUL 10 2012 11:30 AM
 JUL 10 2012 11:30 AM

RECAPITULATION OF THE 2011 TAX ROLL

TO: Board of County Commissioners, Gulf County, Florida

FROM: Shirley J. Jenkins, Gulf County Tax Collector

I was Charged on the 2011 Tax Roll:	23,155,172.32
Property Appraiser has added:	0.00
Penalties added:	68,937.87
Less subtractions from Tax Roll:	(6,628.22)
TOTAL:	<u>23,217,481.97</u>

I have remitted the following amounts to the different Departments of State, County, and Municipal Governments:

County of Gulf:	
General Fund	8,095,089.86
St. Joseph Fire Control District	349,558.19
Tupelo Fire Control District	52,765.84
Howard Creek Fire Control District	16,208.40
Overstreet Fire Control District	27,372.23
Gulf Front-MSTU	1,233,092.75
Interior- MSTU	557,749.74
School Board:	
Special (LRE & Disc)	10,053,807.88
Local Capital Imp.	585,798.58
City of Port St Joe	1,013,390.38
City of Wewahitchka	366,351.95
NW Florida Water Management District	56,660.60
 Sub-Total	 <u>22,407,846.40</u>
Discounts Earned	703,166.56
Errors & Insolvencies	3,269.78
County Held Certificates	14,693.76
Uncollected- Due to Pending Litigation	10,744.83
Warrants Pending	77,430.38
Other Unpaid Properties	0.00
Adjustment due to Mortgage Company paying taxes in error resulting in reversal of 2011 taxes	330.26
Over-Under Paid	
TOTAL	<u>23,217,481.97</u>

AS THIS COMPLETES THE 2011 TAX ROLL, I WISH TO BE RELEASED FROM SAME.

Shirley J. Jenkins, Gulf County Tax Collector

Shirley J. Jenkins

BCC APPROVED
DATE _____ D.C. _____

Recap of Roll

RECAPITULATION

I, Shirley J. Jenkins, Tax Collector of Gulf County, Florida,

certify that the within and foregoing is a true list of all Errors, Insolvencies, Double Assessments and Discounts on the Assessment Roll for the year 2011; that all errors and double assessments have been plainly indicated on the Assessment Roll; that the discounts were actually earned for the month shown; that no exemptions, other than those shown on the Assessment Roll, have been allowed by me except upon a showing of satisfactory proof that each such claim was just and legal; that each item herein marked as insolvent is in fact insolvent and, although diligent search has been made by me I have been unable to find any property upon which levy can be made to enforce the payment of the tax; that I have not collected any of the items shown on this list.

I am, therefore, entitled to credit against the 2011 Assessment Roll in the following amounts:

Errors	_____	\$ PER ATTACHED
Insolvencies	_____	\$ _____
Double Assessments	_____	\$ _____
Discounts	_____	\$ _____
Federal Bankruptcies	_____	\$ _____
Others: (Specify)	_____	\$ _____
Total		\$ _____

Dated this the 26th day of June 2012

Shirley J. Jenkins
Tax Collector, Gulf County

COUNTY COMMISSIONERS:

Read Carefully The Certificate Below Before Using.

RECAPITULATION

WE, the undersigned members of the Board of County Commissioners in and for the County of Gulf, Florida, hereby certify that we have carefully examined and compared each item in the within and foregoing list and The Tax Collector has stricken from this list and made a separate list of such items, which in our judgment should be collected by the Tax Collector, tht to the best of our knowledge, information and belief such list is now correct, just and legal and Honorable Tax Collector is therefore entitled to credit on account of said list for the following amounts:

Errors	_____	\$ PER ATTACHED
Insolvencies	_____	\$ _____
Double Assessments	_____	\$ _____
Discounts	_____	\$ _____
Federal Bankruptcies	_____	\$ _____
Others: (Specify)	_____	\$ _____
Total		\$ _____

Dated this the _____ day of _____ 2012

Chairman

Member

Member

Member

Member

ATTEST:

Clerk

GULF COUNTY
EMERGENCY MANAGEMENT

1000 Cecil G. Costin, Sr. Blvd.
Port St. Joe, Florida 32456

INTEROFFICE MEMORANDUM

TO: BOARD OF COUNTY COMMISSIONERS
FROM: MARSHALL NELSON
DATE: JUNE 3, 2012
SUBJECT: PUBLIC INFORMATION OFFICER TRAINING

The Florida Division of Emergency Management's Office of External Affairs will host the inaugural Public Information Officer (PIO) training at the Camp Blanding Joint Training Center in Starke, FL. The first annual "PIO Rodeo" will be held July 23 through 26, with check in on Sunday, July 22nd. Registration is free and open to current Public Information Officers, or those fulfilling that role with state agencies or county emergency management agencies.

The PIO Rodeo is an annual comprehensive Public Information Officer Training to ensure Public Information Officers throughout the State receive uniform training, and are familiar with best practices and effective crisis communication strategies. The training will also serve as a networking event, helping Florida Public Information Officers to build strong relationships to more readily and effectively serve Florida's residents and visitors in the event of a disaster.

By this memo we are requesting board approval to allow Gulf County's Emergency Operation Center (EOC) Public Information Officer's (Brett Lowry (HR), Jennifer Jenkins (TDC), Sarah Hinds (DOH) and Alice Jean Martin (Volunteer) to attend this valuable training. All costs will be paid from the emergency management budget.

Should you have any questions or need additional information do not hesitate to give me a call at 850-229-9110.

BCC APPROVED

DATE _____ D.C. _____

2012 JUN 11 11:01 AM
MARSHALL NELSON
31

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the Gulf County Board of County Commissioners will hold a public hearing to consider adoption of the following amendments and Ordinances with the following titles:

- 1) **AN ORDINANCE OF THE COUNTY OF GULF, IN THE STATE OF FLORIDA TO REGULATE AND CONTROL THE APPLICATION, REVIEW, PERMITTING PROCESSES AS WELL AS THE REGULATION AND ANNUAL EVALUATION OF ANY AND ALL HOMELESS SHELTERS; PROVIDING FOR APPROPRIATE LOCATIONS FOR SUCH FACILITIES; PROVIDING FOR ENFORCEMENT; ADOPTING A HEARING PROCEDURE, PROVIDING FINES AND PENALTIES FOR ENFORCEMENT; PROVIDING FOR REPEAL OF ORDINANCES IN CONFLICT HERewith; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.**

- 2) **AN ORDINANCE OF THE COUNTY OF GULF, IN THE STATE OF FLORIDA AMENDING "NUISANCE" ORDINANCE 99-06, PROVIDING ADDITIONAL LANGUAGE AND FURTHER DEFINITION OF NUISANCE AS ANY ACTIVITY CONDUCTED ON A PROPERTY WITHIN THE COUNTY REQUIRING THE PRESENCE OF LAW ENFORCEMENT OFFICERS ON FIVE OR MORE OCCASIONS OF ANY THIRTY DAY PERIOD; PROVIDING FOR SEVERABILITY; PROVIDING FOR REPEAL; AND PROVIDING FOR AN EFFECTIVE DATE.**

Complete Ordinance on file in the Clerk's Office

A first public reading and introduction will be held during the Gulf County Board of County Commissioner's Regular Meeting on Tuesday, June 26, 2012 at 6:00 p.m. est. in the County Commissioner's meeting room in the Robert M. Moore Administration Building, Gulf County Courthouse Complex, Port St. Joe, Florida.

A second reading in addition to a public hearing and consideration will be held during the Gulf County Board of County Commissioner's Regular Meeting on Tuesday, July 10, 2012 at 6:00 p.m. est. in the County Commissioner's meeting room in the Robert M. Moore Administration Building, Gulf County Courthouse Complex, Port St. Joe, Florida.

All interested persons may appear and be heard with respect to the proposed Ordinances and referenced amendments. If a person decides to appeal any decisions made by the Gulf County Commission with respect to any matter considered at this hearing, he/she will need a record of the proceedings and that for such purpose he/she may need to ensure a verbatim record of the proceedings made and which would include any evidence upon which the appeal is to be based.

A copy of the proposed Ordinances and amendments are available for inspection on weekdays between the hours of 9:00 a.m. est., and 5:00 p.m. est. at the Office of the Clerk of Court, Gulf County Courthouse, 1000 C.G. Costin, Sr., Blvd., Port St. Joe, Florida, 32456.

BOARD OF COUNTY COMMISSIONERS
GULF COUNTY, FLORIDA

BY: WILLIAM C. WILLIAMS III, CHAIRMAN

Ad Dates: June 28 and July 5, 2012

Ad #2012-66

Publish in Legals

Invoice: Gulf County Board of County Commissioners

AGENDA DATE: July 10, 2012

TO: The Honorable Chairman and
Commissioners

FROM: Keith McCarron, Senior Planner
Apalachee Regional Planning Council

SUBJECT: Florida Department of Transportation Five-Year Work Program

Background: The Florida Department of Transportation (FDOT) works annually with agencies, local governments and the public to update the Five-Year Transportation Work Program, the Department's ongoing planning process for allocating state and federal transportation funds. As a new Work Program is adopted on July 1 each year, planning begins on development of the next Tentative Work Program.

The Apalachee Regional Planning Council (ARPC) assists FDOT-District 3 in distributing information and gathering local input on the Work Program. In this role the ARPC assists counties in 1) understanding FDOT's Work Program process, 2) identifying projects and priorities for FDOT consideration and 3) promoting consistency between the Work Program and local government's Capital Improvement Schedules. ARPC staff will brief the Commission on the adopted FY 2013-17 Work Program and receive suggestions for projects and priorities the FDOT should consider in developing the next Tentative Work Program.

Local Candidate Projects Submitted to the Program Development Manager in 2012

Program	Description	Scope
SCOP	Jarrott Daniels Rd, Phase II from CR 386 to SR 22	Pave unpaved road
	CR 30B (Indian Pass Rd) Intersection of CR30A & CR 30B to Indian Pass Boat Ramp	Widen/Resurface
SCRAP	CR 286 (Overstreet Road) US 98 to SR 71	Widen/Resurface

GULF COUNTY

Item No	Project Description	Work Description	Length	2013	2014	2015	2016	2017
---------	---------------------	------------------	--------	------	------	------	------	------

Highways: State Highways

Item No	Project Description	Work Description	Length	2013	2014	2015	2016	2017
4109814	GULF COAST PARKWAY FROM EAST OF OVERSTREET 10 SR 22	RIGHT OF WAY - FUTURE CAPACITY	11.000		8,563 PE	10,164 ROW		
4109112	GULF TO BAY HIGHWAY FROM S OF PINE STREET TO CR 386	NEW ROAD CONSTRUCTION	5.300	3 PE				
4248201	SR 22 FROM BAY COUNTY LINE TO WETAPPO CREEK BRIDGE	RESURFACING	5.416	22 PE	3,091 CST			
4216411	SR 22 WEWA HIGHWAY FROM WETAPPO CREEK TO SR 71 MAIN STREET	RESURFACING	6.718	206 CST				
4266571	SR 30 (US 98) FROM EAST OF PINE STREET TO BAY COUNTY LINE	RESURFACING	2.889	23 CST				
4307811	SR 30 (US 98) FROM FRANKLIN COUNTY LINE TO SR 30A	RESURFACING	9.199	652 PE		4,679 CST		
4307781	SR 30 (US 98) FROM GULF CO CANAL BRIDGE TO S OF US 98 REALIGNMENT	RESURFACING	1.277	313 PE		1,178 CST		
4235821	SR 30 (US 98) OVER CITY STREET BRIDGE NO. 510030	BRIDGE - PAINTING	102	2 CST				
4292971	SR 30 (US 98) OVER ST. JOE BAY NE ET BRIDGE NO. 510014	BRIDGE REPAIR/REHABILITATION	078	81 ROW	610 CST			
4230641	SR 30A FROM SR 30E TO SR 30 (US 98)	WIDEN/RESURFACE EXIST LANES	6.661	8,225 CST				
4169431	SR 30E CAP SAN BLAS FROM SR 30A TO ST JOE BAY BUFFER PRES	WIDEN/RESURFACE EXIST LANES	4.142	749 PE		4,393 CST		
4172922	SR 30E CAPE SAN BLAS FROM IN TEST SITE D3A ENT TO COASTLINE DRIVE	PRELIMINARY ENGINEERING	2.107	1,473 PE	427 PE			
4126813	SR 30E CAPE SAN BLAS FROM SAI INAS PK TO 1 MI E W OF SAI INAS PK	BIKE LANE/SIDEWALK	1.000	5 CST				
4193031	SR 71 FROM END OF CONCRETE PVMT TO INTERCOASTAL BRIDGE	RESURFACING	6.380	14 PE	4,374 CST			

Highways: Local Roads

Item No	Project Description	Work Description	Length	2013	2014	2015	2016	2017
4312231	CR 30A FROM FRANKLIN COUNTY LINE TO E OF MONKEY BAYOU	WIDEN/RESURFACE EXIST LANES	4.200			2,292 CST		

Highways: Off State Hwy Sys/Off Fed Sys

Item No	Project Description	Work Description	Length	2013	2014	2015	2016	2017
4195232	GULF COUNTY LOCAL HWY OFF ST./OFF FED TROPICAL STORM DEBBY	EMERGENCY OPERATIONS	.000	4 MSC				
4313281	JARROTT DANIELS RD FROM CR 386 OVER STREET RD TO SR 22	ROAD RECONSTRUCTION - 2 LANE	7.583			3,586 CST		
4280352	OLD BAY CITY ROAD FROM S OF ROSS STRIPING TO CLYDE TEAL ROAD	RESURFACING	5.309			2,094 CST		

Miscellaneous: Non-System Specific

Item No	Project Description	Work Description	Length	2013	2014	2015	2016	2017
4195231	GULF COUNTY DISASTER RECOVERY TROPICAL STORM DEBBY	EMERGENCY OPERATIONS	.000	7 MSC				

Public Trans.: Transit

Item No	Project Description	Work Description	Length	2013	2014	2015	2016	2017
4213662	GULF COUNTY ARC TRANSIT NON-URBANIZED AREA 5311	OPERATING/ADMIN. ASSISTANCE	.000	132 OPS				