



### **Agenda Report**

2725 Judge Fran Jamieson Way Viera, FL 32940

#### Consent

F.1.s

9/13/2022

### **Subject:**

Third Amendment for Stormwater Education and Outreach Interlocal Agreement with the City of Cape Canaveral, the City of Cocoa Beach, the City of Cocoa, The City of Indian Harbour Beach, the Town of Malabar, The City of Melbourne, the Town of Grant-Valkaria, and the City of West Melbourne. (Collectively the "Municipalities").

### **Fiscal Impact:**

Revenue (estimated) \$64,356. Stormwater Management Program Business Area 1110 CC 30331 GL 3490001

### **Dept/Office:**

Natural Resources Management

### **Requested Action:**

It is requested that the Board: (1) authorize the Chair to execute the Third Amendment to the Stormwater Education and Outreach Interlocal Agreement (ILA) with the Partnering Municipalities.

### **Summary Explanation and Background:**

Since 2011 the Municipalities have partnered with the County to fulfill their requirements for Stormwater Education and Outreach under the National Pollutant Discharge and Elimination System (NPDES) permit. This regionalization creates synergistic partnerships between participating governments.

The current Stormwater Education and Outreach Interlocal Agreement (CM # 3450) with the Municipalities was originally entered into by the Board of County Commissioners on November 1, 2011 and was amended in 2012 and 2017.

The Interlocal Agreement (ILA) allows the County to coordinate Stormwater Education and Outreach efforts with the participating Municipalities as part of their Stormwater Program. Partnering on education, outreach and marketing provides consistency across jurisdictions and supports a more robust communication strategy. The annual cost of the Stormwater Education program is paid in full by the County. The Municipalities agree to reimburse the County on an annual basis. The Amendment to Section 5.a. of the ILA, includes a change in the calculation of the partners fee. The partners will be charged at a rate of \$173 per outreach Deliverable Point as shown in Exhibit A. The addendum also includes yearly fee increases based on the Consumer Price Index (CPI). Municipal partners will contribute \$64,356 annually to fund the program. Brevard County's cost share was increased from \$42,050 to \$50,170 per year.

Further, Section 6 will change from quarterly billing to annual.

The Natural Resources Management Department, kindly requests the approval of the Third Amendment to the

F.1. 9/13/2022

Stormwater Education and Outreach Interlocal Agreement.

### **Clerk to the Board Instructions:**

Please sign one original and two copies of the agreement and return to the Brevard County Natural Resources Management Department.

## BREVARD COUNTY BOARD OF COUNTY COMMISSIONERS

# CONTRACT REVIEW AND APPROVAL FORM

	SECTION	I - GENERAL	INFORMATION		
1. Contractor: Cities of Cape Canaveral, C	ocoa, Cocoa Beach, Indian Harbour Beach, Melbou	urne and West Melbourne, Towns of	f Grani-Valkana and Malabar 2. Amoul	nt:	
3. Fund/Account #: 2600	)70	4.	Department Name: N	atural Resourc	es Manageme
5. Contract Description: S	Stormwater Educa				
		ation & Outre		ontract Type	
6. Contract Monitor: Car	olina Alvarez		a. C	oniraci type	<del>;</del>
7. Dept/Office Director: V	irginia Barker		S	ERVICES	
9. Type of Procurement: C	Other		*		
	SECTION II - REV	IEW AND APP	ROVAL TO ADVERTISE		
	APPRO	VAL			
COUNTY OFFICE	YES	NO	SIGNATURE		
		171	Carlos Cueva	<ul> <li>Digitally sign</li> </ul>	ed by Carlos Cuevas
Jser Agency			Carios Cuevas		8.12 08:54:42 -04'00'
Purchasing					
Risk Management					
· ·					
County Attorney			-		
SEC1	TION III - REVIEW A	ND APPROVA	L TO EXECUTE		
	APPRO	VAL			
COUNTY OFFICE	YES	NO	SIGNATURE		
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Jser Agency	$\checkmark$		Carlos Cuevas	Digitally signer Date: 2022_08	d by Carlos Cuevas 12 08:54:56 -04'00'
Purchasing	✓		Wall, Katherin		ed by Wall, Katherine 8,25 15:28:04 -04'00'
Risk Management			Watson, Mich	ael Digitally signe	nd by Watson, Michael 3.26 09:18:09 -04'00'
-			Balser, Heath	Or Digitally sign	ed by Balser, Heather
County Attorney					08.23 14:55:52 -04'00'
SECT	ION IV - CONTRAC	CTS MANAGEM	MENT DATABASE CHEC	KLIST	
CM DATABASE REQUIRED F	IELDS				Complete
Department Information					
Department					
Program Contact Name					
Cost Center, Fund, and G	//				
Vendor Information (SAP V					
Contract Status, Title, Type					
Storage Location (SAP)	e, and Amouni				+ +
Contract Approval Date, E	-ffective Date and	Expiration Dat	Δ		
Contract Absolute End Da					
Material Group	TE TINO MACILIONAL KE	anewais/exter	1310113)		
Contract Documents Uplo	aded in CM databa	ase (Contract	Form with County Att	orney/ Risk	
Management/Purchasing				ZITIO / / KIJK	
"Right To Audit" Clause Inc					
Monitored items: Uploade		rance, Bonds	etc.)		



SEP 2 0 2022

Brevard County Natural Resources

FLORIDA'S SPACE COAST

Kimberly Powell, Clerk to the Board, 400 South Street • P.O. Box 999, Titusville, Florida 32781-0999

Telephone: (321) 637-2001 Fax: (321) 264-6972 Kimberly.Powell@brevardclerk.us



September 14, 2022

MEMORANDUM

TO: Virginia Barker, Natural Resources Management Director

RE: Item F.1., Third Amendment for Stormwater Education and Outreach Interlocal Agreement with the City of Cape Canaveral, City of Cocoa Beach, City of Cocoa, City of Indian Harbour Beach, Town of Malabar, City of Melbourne, Town of Grant-Valkaria, and City of West Melbourne

The Board of County Commissioners, in regular session on September 13, 2022, executed and approved the Third Amendment to the Stormwater Education and Outreach Interlocal Agreement with the City of Cape Canaveral, City of Cocoa Beach, City of Cocoa, City of Indian Harbour Beach, Town of Malabar, City of Melbourne, Town of Grant-Valkaria, and City of West Melbourne. Enclosed is the executed Interlocal Agreement.

Upon execution by all municipalities, please return the recorded Interlocal Agreement to this office for inclusion in the official minutes.

Your continued cooperation is always appreciated.

Sincerely,

BOARD OF COUNTY COMMISSIONERS

RACHEL M/ SADOFF, CLERK

Kimberly Powell, Clerk to the Board

/ds

Encl. (1)

## THIRD AMENDMENT TO EXISTING INTERLOCAL AGREEMENT FOR STORMWATER EDUCATION AND OUTREACH

THIS AMENDMENT is made and entered into on the date of the last signature below by and between the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA (hereinafter referred as "County"), the CITY OF CAPE CANAVERAL ("Cape Canaveral"), the CITY OF COCOA ("Cocoa"), the CITY OF COCOA BEACH ("Cocoa Beach"), the TOWN of GRANT-VALKARIA ("Grant-Valkaria"), the CITY OF INDIAN HARBOUR BEACH ("Indian Harbour Beach"), the TOWN OF MALABAR ("Malabar"), the CITY OF MELBOURNE ("Melbourne"), and the CITY OF WEST MELBOURNE ("West Melbourne") (Collectively the "Municipalities").

#### WITNESSETH:

WHEREAS, the parties hereto previously entered into an Interlocal Agreement on November 1st, 2011("Agreement") for stormwater education and public outreach and the Agreement was subsequently amended on December 11, 2012 and October 10, 2017; and

**WHEREAS**, the parties hereto desire to amend the terms of said Agreement as to Section 5. Allocation of Costs and Exhibit A.

**NOW THEREFORE**, in consideration of the premises and covenants herein contained, it is mutually agreed between the parties as follows:

1. Section 5. ALLOCATION OF COST. a. Program Costs is deleted and replaced with:

The cost for the Education Program will be paid by the County. The Municipalities agree to reimburse the County in accordance with the funding requirement set forth in the Education Program (the "Contribution") and subject to paragraph 7 below. See Amended Exhibit A. Section V. Funding. The annual Contribution for each Municipality is calculated using a minimum base fee of \$173.00 per Deliverable Point. The base fee will be reviewed in June every year and adjusted, if necessary, using the Consumer Price Index (CPI); however, the base fee shall not be less than \$173.00 per Deliverable Point. The net cost contributed by the County, after reimbursement by the

municipalities, is estimated to be \$50,170.00 per contract year. Failure of any Municipality to pay its respective Contribution shall not require the remaining Municipalities to be responsible for paying any portion of the payment that was due from the non-paying Municipality.

2. Section 6. TIMETABLE OF PAYMENTS. is deleted and replaced with:

Full payment will be made on an annual basis and due on September 30 of each year.

- Exhibit A. Section V. Funding is deleted and replaced with Amended Exhibit A. Section V. Funding, which is attached and incorporated herein.
- 4. All terms and conditions of the previous Agreement and Amendments, which are incorporated herein by this reference, not inconsistent with the provisions of this Third Amendment shall remain in full force and effect.

**IN WITNESS WHEREOF**, the parties hereunto have set their hands and seals on the date of the last signature below.

ATTEST

Rache M. Sadoff, Clerk

BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA

By:

Kristine Zonka, Chair

Date: September 13, 2022

(As approved by Board on: Sept. 13

2022)

Reviewed for legal form and content for Brevard County, Florida:

Heather A. Balser, Assistant County Attorney

8-23-2022

DANIEL LEFEVER, DEPUTY CITY CLERK

CITY OF CAPE CANAVERAL

Fodd Morley, City Manager

As approved by the City Council on 10/18/2022

CITY OF COCOA BEACH

Robin R. Hayes, City Manager

As approved by the City Council on 10-20-22

CITY OF COCOA

Stockton Whitten, City Manager

As approved by the City Council on 9-27-2022

TOWN OF GRANT-VALKARIA

Jason Mahaney, Town Administrator

As approved by the Town Council on 10/12/22

CITY OF INDIAN HABOUR BEACH

Kein Balesett Deputy Coty Clark John W. Coffey, City Manager

As approved by the City Council on Oct 11, 2022

TOWN OF MALABAR

Matt Stinnett, Town Manager

As approved by the Town Council on 10/17/2002



CITY OF MELBOURNE

Shannon Lewis, City Manager

CITY OF WEST MELBOURNE

Tim Rhode, City Manager

As approved by the City Council on 11/1/2022

**EXHIBIT A. FUNDING** 

	EXHIBIT A. FUNDING	
	FUNDING REQUIREMENTS	DELIVERABLE POINTS
CONSORTIUM PARTNERS	\$173/Point	Deliverable Points
Cape Canaveral	\$4,152	24
Cocoa	\$7,612	44
Cocoa Beach	\$5,190	30
Grant-Valkaria	\$1,730	10
Indian Harbour Beach	\$3,460	20
Malabar	\$1,384	8
Melbourne	\$32,524	188
West Melbourne	\$8,304	48
TOTAL FOR PARTICIPATING AGENCIES	\$64,356	
Brevard County (Consortium Lead)	\$50,170	

DELIVERABLE	
A. Adult Education Program	
B. School Age Education Program	
C. General Public Programs	
D. Special Event Representation	
E. Storm Drain Marking	
F. Alternative Programs, as requested	STATE OF THE STATE

## STORMWATER EDUCATION AND OUTREACH INTERLOCAL AGREEMENT

This INTERLOCAL AGREEMENT for sharing of costs related to stormwater education and outreach is made and entered into this \_\_1\_\_ day of \_\_November011, by and between, the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA (hereinafter referred to as "County") and the CITY OF CAPE CANAVERAL ("Cape Canaveral"), the CITY OF COCOA ("Cocoa"), the CITY OF COCOA BEACH ("Cocoa Beach"), the TOWN OF GRANT-VALKARIA ("Grant-Valkaria"), the TOWN OF INDIALANTIC ("Indialantic"), the CITY OF INDIAN HARBOUR BEACH ("Indian Harbour Beach"), the TOWN OF MALABAR ("Malabar"), the CITY OF MELBOURNE ("Melbourne"), the TOWN OF MELBOURNE BEACH ("Melbourne Beach"), the TOWN OF MELBOURNE VILLAGE ("Melbourne Village"), the CITY OF PALM BAY ("Palm Bay"), the TOWN OF PALM SHORES ("Palm Shores"), the CITY OF ROCKLEDGE ("Rockledge"), the CITY OF SATELLITE BEACH ("Satellite Beach"), the CITY OF TITUSVILLE ("Titusville"), and the CITY OF WEST MELBOURNE ("West Melbourne") (collectively the "Municipalities").

#### WITNESSETH:

WHEREAS, clean and healthy waterways are important to the ecological, economic, aesthetic, and recreational welfare of Brevard County's residents and visitors; and

WHEREAS, stormwater conveys a significant amount of pollution to the Indian River Lagoon and St Johns Rivers; and

WHEREAS, the County and the Municipalities are required under the National Pollutant Discharge Elimination System ("NPDES") permit program to provide education and outreach on stormwater pollution; and

WHEREAS, all NPDES permit holders who convey stormwater to the Indian River Lagoon must develop and implement Basin Management Action Plans (BMAP) to reduce stormwater pollution, per Florida Department of Environmental Protection requirements, and stormwater outreach is an eligible BMAP component; and

WHEREAS, the County and the Municipalities seek to develop and broadcast a consistent message to the community regarding solutions to stormwater pollution; and

WHEREAS, it is a goal of the County and the Municipalities to find cost-effective measures for meeting stormwater education and outreach requirements; and

WHEREAS, contracting with a non-profit organization that is capable of providing the desired education and outreach program will provide consistency across jurisdictions, improve cost-effectiveness, and provide a venue for volunteers to assist in this community matter;

THEREFORE, it is mutually agreed between the parties as follows:

- STATUTORY AUTHORITY This Agreement shall be considered an Interlocal Agreement pursuant to the authority of Section 163.01, Florida Statutes, hereinafter, referred to as Agreement.
- 2. <u>RECITALS</u> The recitals contained above are true and correct and are incorporated herein by reference.
- 3. INTENT AND PURPOSE The intent and purpose of this Agreement is to provide a structure for financing the cost of contracting with a non-profit organization to fulfill County and Municipality requirements for stormwater education and outreach. To achieve the goals of consistency and cost-effectiveness, the County and the Municipalities seek to partner by this Interlocal Agreement in sharing the costs of a joint stormwater education and outreach program. A summary of the program is set forth in the document titled "Stormwater Education and Outreach Program Brevard County Region, October 1, 2011 to September 30, 2012", attached hereto as Exhibit "A" and incorporated by reference herein (the "Education Program").
- 4. <u>TERM</u> The term of this Agreement shall be for one year, beginning October 1, 2011 and expiring on September 30, 2012, and shall renew automatically from year to year thereafter except that:
  - a. if the County notifies the Municipalities of non-renewal of the Agreement at least 30 days before the expiration date, this Agreement shall not renew as to any parties; or
  - b. if one of the Municipalities notifies the County and the other Municipalities of non-renewal at least 60 days before the expiration date, the non-renewing Municipality shall be stricken from the renewed Agreement and this Agreement shall renew automatically from year to year only as to the County and the remaining Municipalities.

The Agreement shall become effective upon filing the executed Agreement for record with the Clerk of Court of Brevard County, Florida.

#### 5. ALLOCATION OF COSTS

a. Program Costs. The cost for the Education Program will be paid in full by the County. The Municipalities agree to reimburse the County in accordance with the funding requirement set forth in the Education Program (the "Contribution") and subject to paragraph 7 below. See Exhibit A, Section V. Funding. The annual Contribution for each Municipality was calculated using a charge of \$0.30 per person based on 2009 municipal population data published by City-Data.com. The net cost contributed by the County, after reimbursement by the Municipalities is estimated to be \$36,000 per contract year. Failure of any Municipality to pay its respective Contribution shall not require the remaining Municipalities to be responsible for paying any portion of the payment that was due from the non-paying Municipality.

b. Indemnification. As the entity holding municipal funds in trust for the payment of the consultants identified in paragraph 9 of this agreement, the County agrees to indemnify, defend and hold harmless any Municipality that has paid its respective Contribution to the County in its capacity as trustee under this Agreement from any loss, damage or claim arising out of the non-payment of amounts due to the Education Program Administrator under the terms of agreements entered into between the County and the Education Program Administrator identified in paragraph 9 of this agreement.

### 6. TIMETABLE OF PAYMENT

Quarterly Payments Contributions will be paid on a quarterly basis with one fourth (25%) of each Municipality's annual Contribution due on or before December 31, March 30, June 30, and September 30 of each year.

- 7. UNEXPENDED FUNDS TO BE HELD IN TRUST

  The County shall maintain the accounting of Contributions and hold any unexpended Contributions paid to it in accordance with Paragraphs 5 and 6 in trust for payment of the Education Program or for pro rata reimbursement to each contributing Municipality. Within ninety (90) days of any Municipality withdrawing from this Agreement, any unexpended Contributions held in trust for that Municipality under this Agreement shall be returned to the respective Municipality, but only if those Contributions are not already subject to a binding payment obligation.
- 8. ADMINISTRATION OF THE EDUCATION PROGRAM The County, through its Natural Resources Management Office and as the Consortium Lead for the Education Program, shall retain a not-for-profit corporation (the "Program Administrator") to provide the Education Program. It shall be the responsibility of the County to ensure that informational working group conferences with Municipalities and appropriate representatives of the Education Program Administrator occur at regular intervals and at least annually. The County shall contract with the Program Administrator annually, shall pay the Education Program Administrator quarterly, and shall invoice the Municipalities quarterly.

#### 9. CONTRACT

As set forth in the Education Program, the County shall contract with Keep Brevard Beautiful to provide the Program administration for the Education Program, which contract shall reflect the program members, entire scope of services, administration, deliverables, and funding set forth in the Education Program.

In order to contract with Keep Brevard Beautiful, the County shall follow procurement policy specific to Cooperative Contracts and Contracts with Non-Profit Organizations as outlined in Brevard County's Purchasing Manual.

### 11. MISCELLANEOUS

- a. This Agreement may be executed in one or more counterparts, each of which shall be considered an original.
- b. The headings used are for convenience only and they shall be disregarded in the construction and interpretation of this Agreement.

- c. The drafting of this Agreement constituted a joint effort of the parties and the Agreement's interpretation shall assume that no party had no more input or influence than any other. All words, terms, and conditions herein contained are to be read in concert, each with the other, and a provision contained under one heading may be considered to be equally applicable under another heading in the interpretation of this Agreement.
- d. This Agreement is solely for the benefit of the parties to this Agreement and no other causes of action shall accrue upon or by reason hereof to or for the benefit of any third parties.
- 12. <u>SEVERABILITY</u> If any section, subsection, sentence, clause, phrase, or portion of this Agreement is, for any reason, held invalid or unconstitutional by a court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision. Such holding shall not affect the validity of the remaining portions of this Agreement.
- 13. <u>NOTICE</u> Any notice or other document required or allowed to be given pursuant to this Agreement by any party to another shall be in writing and shall be delivered personally, or by recognized overnight courier or sent by certified mail, postage prepaid, return receipt requested, or by facsimile transmission with written confirmation to the contact and address and/or facsimile number set forth below.

Any party may designate an alternate recipient as designee or successor at any time by noticing the other parties. Parties may also request additional recipients be copied on notices and other documents.

### If to Brevard County, such notice shall be addressed to:

Howard Tipton, County Manager 2725 Judge Fran Jamieson Way Viera, Florida 32940

With a copy to: Virginia Barker, Watershed Program Manager Brevard County Natural Resources Management Office 2725 Judge Fran Jamieson Way, Bldg. A Viera, Florida 32940 Facsimile: 321-633-2029

### If to Cape Canaveral, such notice shall be addressed to:

City of Cape Canaveral David L. Greene, City Manager 105 Polk Avenue Cape Canaveral, Florida 32920

### If to Cocoa, such notice shall be addressed to:

City of Cocoa Ric Holt, City Manager 65 Stone Street Cocoa, Florida 32922

### If to Cocoa Beach, such notice shall be addressed to:

City of Cocoa Beach Charles Billias, City Manager City Hall, 2 South Orlando Avenue Cocoa Beach, Florida 32932

### If to Grant-Valkaria, such notice shall be addressed to:

Town of Grant-Valkaria Rick Hood, Town Manager 4240 US Highway 1 Grant, Florida 32949

### If to Indialantic, such notice shall be addressed to:

Town of Indialantic Christopher Chinault, Town Manager 216 5th Avenue Indialantic, Florida 32903

### If to Indian Harbour Beach, such notice shall be addressed to:

City of Indian Harbour Beach Jackie Burns, City Manager 2055 South Patrick Drive Indian Harbour Beach, FL 32937

#### If to Malabar, such notice shall be addressed to:

Town of Malabar Bonilyn Wilbanks, Town Administrator 2725 Malabar Road Malabar, Florida 32950

#### If to Melbourne, such notice shall be addressed to:

City of Melbourne Jack M. Schluckebier, City Manager City Hall 900 East Strawbridge Avenue Melbourne, Florida 32901 Facsimile: 321-608-7219

### If to Melbourne Beach, such notice shall be addressed to:

Town of Melbourne Beach Bill Hoskovec, Town Manager 507 Ocean Avenue Melbourne Beach, Florida 32951

### If to Melbourne Village, such notice shall be addressed to:

Town of Melbourne Village Gail Griswold, Town Clerk 555 Hammock Road Melbourne Village, FL 32904

### If to Palm Bay, such notice shall be addressed to:

City of Palm Bay Sue Hann, City Manager 120 Malabar Road Palm Bay, Florida 32907

### If to Palm Shores, such notice shall be addressed to:

Town of Palm Shores Carol McCormack, Mayor 5030 Paul Hurtt Lane Palm Shores, FL 32940

### If to Rockledge, such notice shall be addressed to:

City of Rockledge James P. McKnight, City Manager 1600 Huntington Lane Rockledge, Florida 32955

### If to Satellite Beach, such notice shall be addressed to:

City of Satellite Beach Michael Crotty, City Manager 565 Cassia Boulevard Satellite Beach, Florida 32937

### If to Titusville, such notice shall be addressed to:

City of Titusville Mark K. Ryan, City Manager 555 S. Washington Avenue Titusville, Florida 32796

### If to West Melbourne, such notice shall be addressed to:

City of West Melbourne Scott Morgan, City Manager 2240 Minton Road Second Floor West Melbourne, Florida 32904

14. WAIVER Failure of one Municipality to insist upon performance by another Municipality of any provision contained herein shall not act as a waiver of the right to later claim a failure to perform on the part of the other or others.

IN WITNESS WHEREOF, the parties have made and executed this Agreement on the respective dates under each signature.

BY:

BY:

Laurie S. Rice, Chief Deputy
Clerk

As approved as to legal form and content

County Attorney

Lan Clark Opan Clark, MMC City Clerk

CITY OF COCOA

Brenda Fattrow Brenda Fettrow, City Manager 65 Stone Street

Cocoa, Florida 32922

ATTEST:	CITY OF COCOA BEACH
	Mary- Bles
	Charles Billias, City Manager
	City Hall, 2 South Orlando Avenue
	Cocoa Beach, Florida 32932

Town clock

TOWN OF GRANT-VALKARIA

Town of Grant-Valkaria Rick Hood, Town Manager 4240 US Highway 1 Grant, Florida 32949 ATTEST: whomat Maluel

Jackie Burns 2055 South Patrick Drive

Indian Harbour Beach, FL 32937

CITY-QF INDIAN HARBOUR BEACH

TOWN OF MALABAR

Bonilyn Wilbanks, Town Administrator 2725 Malabar Road Malabar, Florida 32950

Cathleen A. Wysor City Clerk

CITY OF MELBOURNE

Jack M. Schluckebier, City Manager City Hall

900 East Strawbridge Avenue Melbourne, Florida 32901

Barbara Montanaso

Michael P. Ciott

Michael Crotty, City Manager 565 Cassia Boulevard

Satellite Beach, Florida 32937

CITY OF WEST MELBOURNE

Scott Morgan, City Manager 2240 Minton Road - Second Floor

West Melbourne, Florida 32904

### Exhibit A

FUNDING		FUNDING REQUIREMENTS	DELIVERABLE POINTS
CONSORTIUM LEAD			
Brevard County		\$36,000	288
CONSORTIUM PARTNERS	POPULATION	\$0.30/ Person	
Cape Canaveral	10,081	\$3,024	25
Cocoa	16,538	\$4,961	40
Cocoa Beach	11,862	\$3,559	29
Grant-Valkaria	3,950	\$1,185	10
Indialantic	2,911	\$873	7
Indian Harbor Beach	8,251	2,475	20
Malabar	2,740	\$822	7
Melbourne	77,483	\$23,245	186
Melbourne Beach	3,130	\$939	8
Melbourne Village	670	\$201	2
Palm Bay	100,999	\$30,300	243
Palm Shores	870	\$261	3
Patrick Air Force Base	TBD	TBD	TBD
Port Canaveral	TBD	TBD	TBD
Rockledge	24,763	\$7,429	60
Satellite Beach	11,792	\$3,538	29
Titusville	44,510	\$13,353	107
West Melbourne	15,344	\$4,603	37

DELIVERABLES	POINT VALUE
A. Adult Education Program	3 Points /
Program	
B. School Age Education Program	2 Points /
Program	
C. General Public Programs	3 Points /
Program	
D. Special Event Representation	8 Points /
Event	
E. Science Night Production	15 Points /
Production	
F. Storm Drain Marking	1
Point / 50 Drains Marked	
G. Aquatic Based Clean-up	5 Points /
Event	

### **AGREEMENT**

#### **BETWEEN**

### GOOD EDUCATION SOLUTIONS, INC.

AND

### KEEP BREVARD BEAUTIFUL, INC.

FOR

### STORMWATER EDUCATION AND OUTREACH PROGRAM MANAGEMENT

This is an Agreement made as of August \_\_\_\_\_\_, 2011 between Keep Brevard Beautiful, Inc. (KBB) and Good Education Solutions, Inc. (GES) for 2011-2012 Brevard County Region Stormwater Education and Outreach Program (PROGRAM). KBB and GES, in consideration of the mutual covenants contained herein, agree as follows:

### SECTION 1 - EMPLOYMENT OF GES

KBB hereby agrees to engage GES and GES hereby agrees to perform all services hereinafter set forth in connection with the PROGRAM and KBB hereby authorizes GES to commence work upon funding of the PROGRAM.

### SECTION 2 - SCOPE OF SERVICES

GES shall provide the Scope of Services as set forth in Attachment A of this Agreement. All Additional Services shall be approved in writing by KBB before GES proceeds with the Additional Services.

### **SECTION 3 - COMPENSATION**

GES's compensation for the PROGRAM shall be as set forth in Attachment A of this Agreement for the Program Manager, 64.3% of funding to the PROGRAM under the funding table. Compensation for additional services shall be negotiated on a case by case basis.

Good Education Solutions, Inc (321) 728 – 1006 GoodEdSolutions@gmail.com Page 1 of 5

### **SECTION 4 - DIRECT EXPENSES**

KBB and GES understand that from time to time it may be more practical for GES to pay directly for products and services in the performance of GES's responsibilities in the Marketing Campaign as outlined in Attachment "A". In such cases GES shall submit receipts and invoices to KBB for reimbursement of said direct expenses. Prior approval (e-mail is acceptable) form KBB will be required for direct expenses over \$250.00. No prior approval will be required for direct expenses less than or equal to \$250.00.

#### **SECTION 5 - PAYMENT TO GES**

Payment to GES for the PROGRAM shall be as set forth in Attachment A of this Agreement for the Program Manager. Payments will be made on a quarterly basis, and are due on or before October 15, 2011, January 15, 2012, April 15, 2012 and July 15, 2012. Payment dates for additional services shall be negotiated on a case by case basis.

If KBB fails to make any payment due GES by the date specified, GES may, after giving seven (7) day's written notice to KBB, suspend services under this Agreement until GES has been paid the full amount due.

In the event any payment is not made, KBB will pay GES any and all collection costs and attorney fees resulting from this non-payment.

### SECTION 6 - SCHEDULE

Services for the PROGRAM under this agreement shall run from October 1, 2011 through September 30, 2012. Scheduling of the various aspects of the PROGRAM shall be arranged and coordinate through the appropriate PROGRAM stakeholders.

### SECTION 7 - KBB RESPONSIBILITIES

KBB understands that in order for GES to fully perform all services provided under this agreement, KBB must meet all obligations to the PROGRAM outlined for the Program Administrator in Attachment "A".

### **SECTION 8 - DISPUTE RESOLUTION**

KBB and GES agree to negotiate all disputes between them in good faith for a period of thirty (30) days from the date of notice prior to exercising their rights under the provisions of this Agreement or under law. Prior to exercising their rights under law, KBB and GES agree that they shall first submit any and all unsettled claims,

Good Education Solutions, Inc (321) 728 – 1006 GoodEdSolutions@gmail.com Page 2 of 5 counterclaims, disputes, and other matters in question between them arising out of or relating to this Agreement or the breach thereof to mediation. The selection of a mediator shall be by mutual agreement between both parties to this agreement.

#### **SECTION 9 - PROMPT NOTIFICATION**

KBB shall give prompt written notice to GES whenever KBB observes or otherwise becomes aware of any development that affects the scope or schedule of GES's services, or any defect in the work of GES.

#### **SECTION 10 - TERMINATION**

Either party may terminate this agreement without cause on the last day of any of the quarters during the PROGRAM year, December 31, 2011, March 31, 2012, and June 30, 2012. Written notice must be provided to the other party a minimum of thirty (30) days prior to the last day of the quarter.

### **SECTION 11 - INDEMNIFICATION**

GES agrees to indemnify KBB for claims within the Limitation of Liability arising solely from negligent acts, errors or omissions of GES in the performance of professional services under this Agreement.

KBB agrees to indemnify and hold GES harmless from all liability, loss and expense, including reasonable attorney fees, arising out of GES's faithful performance of this Agreement.

### SECTION 12 - INTELLECTUAL PROPERTY

All logos, taglines, branding, education programs, curricula, and other intellectual property developed by GES, both within and outside the duration of this agreement, shall remain the property of GES. GES specifically grants KKB and other PROGRAM contributors the right to use the "Live Blue" logo, taglines, and branding throughout the duration of this agreement.

#### **SECTION 13 - LIMITATION OF LIABILITY**

Notwithstanding any other provision of these Terms and Conditions, and unless otherwise subject to a greater limitation, GES's total liability to KBB for any loss or damage, including but not limited to special and consequential damages including, but not limited to, loss of use and loss of profit arising out of or in connections with the

Good Education Solutions, Inc (321) 728 – 1006 GoodEdSolutions@gmail.com Page 3 of 5 performance of services or any other cause, shall not exceed \$50,000 or the total compensation received by GES hereunder, whichever is less, and KBB hereby releases and holds harmless GES from any liability above such amount.

### **SECTION 14 - SEVERABILITY**

If any of the terms or conditions contained in this Agreement is, to any extent, held to be invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and each term and condition of this Agreement shall be valid and enforced to the fullest extent permitted by law.

### SECTION 15 - INTERPRETATION

This Agreement, its interpretation, performance, validity and any other claims related to it shall be governed by the laws of the State of Florida.

### **SECTION 16 - ASSIGNMENT**

This Agreement shall not be assigned by KBB as a whole or in part, without the written consent of GES and no assignment of this Agreement shall be effective until the assignee assumes in writing the obligations of the KBB, and delivers such written assumption to GES. In addition, this Agreement shall be binding upon and inure to the benefit of GES, its successors and assigns, and legal representatives.

### SECTION 17 - NO THIRD PARTY

This Agreement gives no rights or benefits to anyone other than KBB, unless specifically stated, and GES and has no third party beneficiaries.

### SECTION 18 - ENTIRE AGREEMENT

This Agreement including all attachments represents the entire agreement between KBB and GES. Additional services not outlined in this Agreement, changes in the scope of services outlined in this Agreement or other amendment(s) to the terms of this Agreement will be separately negotiated by KBB and GES and will be documented in a written Amendment(s) to this Agreement.

Good Education Solutions, Inc (321) 728 – 1006 GoodEdSolutions@gmail.com Page 4 of 5

### **SECTION 19 - DURATION**

This Agreement shall remain in effect from October 1, 2011 through September 30, 2012, unless terminated under the provisions of this agreement. This agreement may be renewed or renegotiated on an annual basis.

### **SECTION 20 - NOTICE**

Any Notice under this agreement shall be give to the following parties by mailing written notice postage prepaid to the Director, Natural Resources Management Office, 2725 Judge Fran Jamieson Way, Suite A219, Viera, FL 32940; Executive Director, Keep Brevard Beautiful, 1620 Adamson Road, Cocoa, FL 32926; and the Director, Good Education Solutions Inc., 5585 Schefflera Place, Grant, FL 32949.

FOR Good Education Solutions, Inc. 5585 Schefflera Place Grant, Florida 32949

We agree to perform the work as described above.

By: Zwaketh S. Good

Director

Date: 8-18-2011

**FOR** 

Keep Brevard Beautiful, Inc. 1620 Adamson Road Cocoa, Florida 32926

The work described is authorized and the terms and conditions are accepted.

By: Patricia W. Down

Patricia W. Brown Executive Director

Date: 8-23-11

# AMENDMENT TO EXISTING INTERLOCAL AGREEMENT FOR STORMWATER EDUCATION AND OUTREACH

THIS AMENDMENT is made and entered into this 11 day of Dec. , 2012 by and between the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA ("County") and the CITY OF COCOA ("Cocoa"), the CITY OF COCOA BEACH ("Cocoa Beach"), the TOWN OF GRANT-VALKARIA ("Grant-Valkaria"), the CITY OF INDIAN HARBOUR BEACH ("Indian Harbour Beach"), the TOWN OF MALABAR ("Malabar"), the CITY OF MELBOURNE ("Melbourne"), the TOWN OF MELBOURNE BEACH ("Melbourne Beach"), the CITY OF SATELLITE BEACH ("Satellite Beach"), and the CITY OF WEST MELBOURNE ("West Melbourne") (collectively the "Brevard Municipalities").

### WITNESSETH:

WHEREAS, the parties hereto previously entered into Agreement on November 1st, 2011 for stormwater education and public outreach and;

WHEREAS, the parties hereto desire to amend the Timetable of Payment and Program Administrator terms of said Agreement;

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

- 1. TIMETABLE OF PAYMENT: Annual contributions will be paid on or before October 15 of each year with the exception of fiscal year 2012-2013 when the annual contribution will be paid by January 15, 2013.
- 2. CONTRACT: The County shall contract to provide Administration for the Education Program, which contract shall reflect the program members, entire scope of services, administration, deliverables, and funding set forth in the Education Program. In order to contract for Program Administration, the County shall follow procurement policy specific to Cooperative Contracts and Contracts with Non-Profit Organizations as outlined in Brevard County's Purchasing Manual.
- 3. That all terms and conditions of the previous Agreement, which is incorporated herein by this reference, not inconsistent with the provisions of this Agreement, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals on the date first above written.

ATTES

BY:

Laurie S. Rice

Chief Deputy Clerk

BREVARD OF THE FLORIDA

Andy Anderson, Chairman

As approved by the Board on 12-11-12

Approved as to legal form and content

County Attorney

Joan Clark, City Clerk CITY OF COCOA

Brenda Fettrow, City Manager

65 Stone Street

Cocoa, Florida 32922

As approved by the Council on 2/12/13

CITY OF COCQA BEACH

Robert Majka, City Manager City Hall, 2 South Orlando Avenue Cocoa Beach, Florida 32932

As approved by the Council on M/4

Swanne RKruegu Town Clerk TOWN-OF GRANT-VALKARIA

Town of Grant-Valkaria

Rick Hood, Town Administrator

4240 US Highway 1 Grant, Florida 32949

As approved by the Council on Feb. 13, 2013

ATTEST: Daluel Maluel

CITY OF INDIAN HARBOUR BEACH

Jackie Burns, City Manager 2058 South Patrick Drive

Indian Harbour Beach, FL 32937
As approved by the Council on \_\_\_\_\_

TOWN OF MALABAR

Bonilyn Wilbanks, Town Administrator

2725 Malabar Road

Malabar, Florida 32950

As approved by the Council on \\\ \lambda \| \lambda \|

Cathleen A. Wysor City Clerk

Michael A. McNees, City Manager

City Hall 900 East Strawbridge Avenue Melbourne, Florida 32901

As approved by the Council on FEB 1 2 2013

CITY OF SATELLITE BEACH

Jeff Pearson, City Manager 565 Cassia Boulevard

Satellite Beach, Florida 32937

As approved by the Council on 23/06/13

Cyrthia S. Hansen

13

CITY OF WEST MELBOURNE

Scott Morgan, City Manager

2240 Minton Road - Second Floor

West Melbourne, Florida 32904

As approved by the Council on  $\frac{2/5}{20/3}$ 

# SECOND AMENDMENT TO EXISTING INTERLOCAL AGREEMENT FOR STORMWATER EDUCATION AND OUTREACH

THIS AMENDMENT is made and entered into this 10 day of October 2017, by and between, the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA (hereinafter referred to as "County") and the CITY OF CAPE CANAVERAL ("Cape Canaveral"), the CITY OF COCOA ("Cocoa"), the CITY OF COCOA BEACH ("Cocoa Beach"), the TOWN OF GRANT-VALKARIA ("Grant-Valkaria"), the CITY OF INDIAN HARBOUR BEACH ("Indian Harbour Beach"), the TOWN OF MALABAR ("Malabar"), the CITY OF MELBOURNE ("Melbourne"), the CITY OF SATELLITE BEACH ("Satellite Beach"), and the CITY OF WEST MELBOURNE ("West Melbourne") (collectively the "Municipalities").

#### WITNESSETH:

WHEREAS, the parties hereto previously entered into Agreement on November 1st, 2011 for stormwater education and public outreach and amended the Agreement on December 11, 2012; and

WHEREAS, the Town of Indialantic no longer participates in this Agreement; and

WHEREAS, the parties hereto desire to amend the terms of said Agreement: Section 5. Allocation of Costs, Section 6. Timetable of Payment, Section 8. Administration of the Education Contract, Section 9. Contract and Exhibit A.

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

 Section 5. ALLOCATION OF COSTS. a. Program Costs is deleted and replaced with:

The cost for the Education Program will be paid in full by the County. The Municipalities agree to reimburse the County in accordance with the funding requirement set forth in the Education Program (the "Contribution") and subject to paragraph 7 below. See Amended Exhibit A, Section V. Funding. The annual Contribution for each Municipality was calculated using a charge of \$0.35 per person based on 2014 municipal population data published by City-Data.com. The net cost contributed by the County, after reimbursement by the Municipalities is estimated to be \$42,050 per contract year. Failure of any Municipality to pay its respective Contribution shall not require the remaining Municipalities to be responsible for paying any portion of the payment that was due from the non-paying Municipality.

2. Section 6. TIMETABLE OF PAYMENT, is deleted and replaced with:

Annual contributions will be paid on or before October 15 of each year.

 Section 8. ADMINSTRATION OF THE EDUCATION CONTRACT, is deleted and replaced with:

The County, through its Natural Resources Management Department and as the Consortium Lead for the Education Program, shall retain through a Request for Qualifications process, either a profit or non-profit corporation as the "Program Administrator" to provide the Education Program. The County shall insure that the participating Municipalities and the Education Program Administrator conduct informational working group conferences at least once a year. The County shall Contract annually with the Program Administrator. The County shall compensate the Program Administrator quarterly. The Program Administrator shall submit monthly progress reports to the Consortium Lead and to the Municipalities. The County shall invoice the Municipalities quarterly.

4. Section 9. CONTRACT, is deleted and replaced with:

The County shall contract to provide Administration for the Education Program. In order to contract for project administration the County shall follow procurement policy specific to Cooperative Contracts and Contracts with Profit and Non-Profit Organizations as outlined in the Brevard County Purchasing Manual.

- Exhibit A, Section V. Funding is deleted and replaced with Amended Exhibit A. Section V. Funding, attached an incorporated herein.
- All terms and conditions of the previous Agreement and Amendment, incorporated herein by this reference, not inconsistent with the provisions of this Second Amendment, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals on the date first above written.

ATTEST:

BY:

Scott Ellis, Clerk

BREVARD COUNTY, FLORIDA

Curt Smith, Chairman

As approved by the Board on 10/10/17

Approved as to legal form and content

Christine Valliere, Assistant County Attorney

Butefort.

CITY OF CAPE CANAVERAL

Jaw Threene David L. Greene, City Manager

105 Polk Ave.

Cape Canaveral, Florida 32920

As approved by the Council on 10/11/17

John

ohn Titkanich, City Manager

65 Stone Street

Cocoa, Florida 32922

As approved by the Council on  $\frac{12/12/17}{}$ 

Loredona Kalashchy City Clerk

CITY OF COCOA BEACH

James McKnight, City Manager City Hall, 2 South Orlando Avenue

Cocoa Beach, Florida 32932

As approved by the Commission on 11/2/17

Gran Deductar P

TOWN OF GRANT WALKARIA

Town of Grant-Valkaria

Rick Hood, Town Administrator

1449 Valkaria Rd.

Grant-Valkaria, Florida 32950

As approved by the Council on Nov. 8, 2017

Mark Ryan, City Manager 2055 South Patrick Drive

Indian Harbour Beach, FL 32937

CITY OF INDIAN HARBOUR BEACH

As approved by the Council on

Doug Floyt, Towk Administrator 2725 Malabar Road

Malabar, Florida 32950

As approved by the Council on 35 2018

Cathleen A. Wysor

CITY OF MELBOURNE

Michael A. McNees, City Manager

City Hall

900 East Strawbridge Avenue

Melbourne, Florida 32901

As approved by the Council on 10/10/2017

LEONOR OLEXA, CMC, CITY CLERK

SEAL STATE

CITY OF SATELLIFE BEACH

Courtney H. Barker, City Manager

565 Cassia Boulevard

Satellite Beach, Florida 32937

As approved by the Council on \_

Chustin D. Promerston Acting City Och CITY OF WEST MELBOURNE

Scott Morgan, City Manager

2240 Minton Road - Second Floor West Melbourne, Florida 32904

As approved by the Council on october 17, 2017

# AMENDED EXHIBIT A SECTION V. FUNDING

CONSORTIUM PARTNERS	2014 POPULATION	\$0.35/ Person	
Cape Canaveral	10,022	\$3,501.70	25
Cocoa	17,678	\$6,187.30	43
Cocos Benck	13,131	¢3.b95.u5	29
Grant-Valkaria	3,916	\$1,370.60	10
Indian Partour Bendly	0,393	47 w760	aq.
Malabar	2,765	\$967.75	7
tulnojme :	78,056	\$27.330.06	189
Satellite Beach	10,290	\$3,601.50	29
Walt O Books	19 (83/	en parampa	
Brevard County		\$42,050.00	290
tor	u	106,200,95	
			<b>参正常。39.</b> 图

Second Amendment to Interlocal Agreement for Stormwater Education and Outreach
Page 13

## AMENDED EXHIBIT A SECTION V. FUNDING

DELIVERABLE	PORT VALUE
A. Adult Education Program	4 Points / Program
8. School Age Education Program	2 Points / Program
C. General Public Programs	4 Points / Program
D. Special Evert Representation	= 8 Pouris 7 Event
E. Storm Drain Marking	2 Point / 50 Drains Marked
F. Alternative Programs, as requested	Points based on time and cos



## FLORIDA'S SPACE COAST

Kimberly Powell, Clerk to the Board, 400 South Street • P.O. Box 999, Titusville, Florida 32781-0999

Telephone: (321) 637-2001 Fax: (321) 264-6972 Kimberly.Powell@brevardclerk.us



September 14, 2022

MEMORANDUM

TO: Virginia Barker, Natural Resources Management Director

RE: Item F.1., Third Amendment for Stormwater Education and Outreach Interlocal Agreement with the City of Cape Canaveral, City of Cocoa Beach, City of Cocoa, City of Indian Harbour Beach, Town of Malabar, City of Melbourne, Town of Grant-Valkaria, and City of West Melbourne

The Board of County Commissioners, in regular session on September 13, 2022, executed and approved the Third Amendment to the Stormwater Education and Outreach Interlocal Agreement with the City of Cape Canaveral, City of Cocoa Beach, City of Cocoa, City of Indian Harbour Beach, Town of Malabar, City of Melbourne, Town of Grant-Valkaria, and City of West Melbourne. Enclosed is the executed Interlocal Agreement.

Upon execution by all municipalities, please return the recorded Interlocal Agreement to this office for inclusion in the official minutes.

Your continued cooperation is always appreciated.

Sincerely,

BOARD OF COUNTY COMMISSIONERS

RACHEL M/SADOFF, CLERK

Kimberly Powell, Clerk to the Board

/ds

Encl. (1)

# THIRD AMENDMENT TO EXISTING INTERLOCAL AGREEMENT FOR STORMWATER EDUCATION AND OUTREACH

THIS AMENDMENT is made and entered into on the date of the last signature below by and between the BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA (hereinafter referred as "County"), the CITY OF CAPE CANAVERAL ("Cape Canaveral"), the CITY OF COCOA ("Cocoa"), the CITY OF COCOA BEACH ("Cocoa Beach"), the TOWN of GRANT-VALKARIA ("Grant-Valkaria"), the CITY OF INDIAN HARBOUR BEACH ("Indian Harbour Beach"), the TOWN OF MALABAR ("Malabar"), the CITY OF MELBOURNE ("Melbourne"), and the CITY OF WEST MELBOURNE ("West Melbourne") (Collectively the "Municipalities").

#### WITNESSETH:

WHEREAS, the parties hereto previously entered into an Interlocal Agreement on November 1st, 2011("Agreement") for stormwater education and public outreach and the Agreement was subsequently amended on December 11, 2012 and October 10, 2017; and

**WHEREAS**, the parties hereto desire to amend the terms of said Agreement as to Section 5. Allocation of Costs and Exhibit A.

**NOW THEREFORE**, in consideration of the premises and covenants herein contained, it is mutually agreed between the parties as follows:

1. Section 5. ALLOCATION OF COST. a. Program Costs is deleted and replaced with:

The cost for the Education Program will be paid by the County. The Municipalities agree to reimburse the County in accordance with the funding requirement set forth in the Education Program (the "Contribution") and subject to paragraph 7 below. See Amended Exhibit A. Section V. Funding. The annual Contribution for each Municipality is calculated using a minimum base fee of \$173.00 per Deliverable Point. The base fee will be reviewed in June every year and adjusted, if necessary, using the Consumer Price Index (CPI); however, the base fee shall not be less than \$173.00 per Deliverable Point. The net cost contributed by the County, after reimbursement by the

municipalities, is estimated to be \$50,170.00 per contract year. Failure of any Municipality to pay its respective Contribution shall not require the remaining Municipalities to be responsible for paying any portion of the payment that was due from the non-paying Municipality.

2. Section 6. TIMETABLE OF PAYMENTS. is deleted and replaced with:

Full payment will be made on an annual basis and due on September 30 of each year.

- 3. Exhibit A. Section V. Funding is deleted and replaced with Amended Exhibit A. Section V. Funding, which is attached and incorporated herein.
- 4. All terms and conditions of the previous Agreement and Amendments, which are incorporated herein by this reference, not inconsistent with the provisions of this Third Amendment shall remain in full force and effect.

**IN WITNESS WHEREOF**, the parties hereunto have set their hands and seals on the date of the last signature below.

ATTEST:

Raghel M. Sadoff, Clerk

BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA

Kristine Zonka, Chair

Date: September 13, 2022

(As approved by Board on: Sept. 13

2022)

Reviewed for legal form and content for Brevard County, Florida:

Heather A. Balser, Assistant County Attorney

8-23-2022

ATTEST:	CITY OF CAPE CANAVERAL
:12	Todd Morley, City Manager
	As approved by the City Council on

ATTEST:	CITY OF COCOA BEACH
	Robin R. Hayes, City Manager  As approved by the City Council on

ATTEST:	CITY OF COCOA
	Stockton Whitten, City Manager
	As approved by the City Council on

ATTEST:	CITY OF INDIAN HABOUR BEACH
	Mark Ryan, Mayor
	As approved by the City Council on

ATTEST:	TOWN OF MALABAR
	Matt Stinnett, Town Manager As approved by the Town Council on

ATTEST:	CITY OF MELBOURNE
	Shannon Lewis, Mayor
	As approved by the City Council on

ATTEST:	TOWN OF GRANT-VALKARIA
	Jason Mahaney, Town Administrator
	As approved by the Town Council on

ATTEST:	CITY OF WEST MELBOURNE
	Tim Rhode, City Manager
	As approved by the City Council on

### **EXHIBIT A. FUNDING**

	EXHIBIT A: TOTALING	
	FUNDING REQUIREMENTS	DELIVERABLE POINTS
CONSORTIUM PARTNERS	\$173/Point	Deliverable Points
Cape Canaveral	\$4,152	24
Cocoa	\$7,612	44
Cocoa Beach	\$5,190	30
Grant-Valkaria	\$1,730	10
Indian Harbour Beach	\$3,460	20
Malabar	\$1,384	8
Melbourne	\$32,524	188
West Melbourne	\$8,304	48
TOTAL FOR PARTICIPATING AGENCIES	\$64,356	7 X 135 14 14 1
Brevard County (Consortium Lead)	\$50,170	

DELIVERABLE	Ball P. K. Sandara
A. Adult Education Program	
B. School Age Education Program	
C. General Public Programs	
D. Special Event Representation	
E. Storm Drain Marking	
F. Alternative Programs, as requested	