Two or more members of the Peace River Basin Management Advisory Committee and Charlotte Harbor National Estuary Program may be in attendance and may discuss matters that could come before the Peace River Basin Management Advisory Committee and Charlotte Harbor National Estuary Program, respectively, for consideration.

In accordance with the Americans with Disabilities Act (ADA), any person requiring special accommodations to participate in this meeting should contact the Southwest Florida Regional Planning Council 48 hours prior to the meeting by calling (844) 988-8244; if you are hearing or speech impaired call (800) 955-8770 Voice/(800) 955-8771 TDD.

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Packets Printed Upon Request*

Mission Statement:
To work together across neighboring communities to consistently protect and improve the unique and relatively unspoiled character of the physical, economic and social worlds we share...for the benefit of our future generations.

Join by phone: 1-929-205-6099
Meeting ID: 915 8872 9954
Passcode: 082520

https://us06web.zoom.us/j/91588729954?pwd=OVErTVNQVVpRZjQrY1Jab1dpMDBPUT09
Two or more members of the Peace River Basin Management Advisory Committee and Charlotte Harbor National Estuary Program may be in attendance and may discuss matters that could come before the Peace River Basin Management Advisory Committee and Charlotte Harbor National Estuary Program, respectively, for consideration.

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UPCOMING SWFRPC MEETING DATES:
June 15, 2023
September 21, 2023
# SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL MEMBERSHIP

## OFFICERS

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<tr>
<td>Chair</td>
<td>Mr. Donald McCormick</td>
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<td>Vice-Chair</td>
<td>Councilman Fred Burson</td>
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<td>Secretary</td>
<td>Commissioner Bill McDaniel</td>
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<td>Treasurer</td>
<td>Commissioner Bill McDaniel, Secretary</td>
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## CHARLOTTE COUNTY

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## COLLIER COUNTY

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<td>Commissioner Rick LoCastro</td>
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<td>Commissioner Wayne Cushman</td>
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## GLADES COUNTY

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<tr>
<td>Commissioner</td>
<td>Commissioner Donna Storter-Long</td>
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<td>Commissioner Tim Stanley</td>
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## HENDRY COUNTY

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<td>Commissioner</td>
<td>Commissioner Emma Byrd</td>
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<td>Commissioner</td>
<td>Commissioner Mitchell Wills</td>
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<td>Commissioner Emma Byrd</td>
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<td>Vice-Mayor</td>
<td>Vice-Mayor Greg Thompson</td>
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## LEE COUNTY

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## SARASOTA COUNTY

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<td>Commissioner</td>
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<td>Mayor</td>
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## EX-OFFICIO MEMBERS

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<tr>
<td>(Vacant), FDEP</td>
<td>Keith Robbins, FDOT</td>
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<td>Phil Flood, SFWMD</td>
<td>(Vacant) SWFWMD</td>
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## STAFF

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<th>Name</th>
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<tr>
<td>Margaret Wuerstle, Executive Director</td>
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<td>Rebekah Harp</td>
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<td>Amelia Williams</td>
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<tr>
<td>Jim Burch</td>
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<td>Asmaa Odeh</td>
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<tr>
<td>Charity Franks – Vista</td>
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<td>Julie Bankston – Vista</td>
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<td>Catherine Peralta - Vista</td>
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Regional Planning Council
Functions and Programs

March 4, 2011

- **Economic Development Districts:** Regional planning councils are designated as Economic Development Districts by the U.S. Economic Development Administration. From January 2003 to August 2010, the U.S. Economic Development Administration invested $66 million in 60 projects in the State of Florida to create/retain 13,700 jobs and leverage $1 billion in private capital investment. Regional planning councils provide technical support to businesses and economic developers to promote regional job creation strategies.

- **Emergency Preparedness and Statewide Regional Evacuation:** Regional planning councils have special expertise in emergency planning and were the first in the nation to prepare a Statewide Regional Evacuation Study using a uniform report format and transportation evacuation modeling program. Regional planning councils have been preparing regional evacuation plans since 1981. Products in addition to evacuation studies include Post Disaster Redevelopment Plans, Hazard Mitigation Plans, Continuity of Operations Plans and Business Disaster Planning Kits.

- **Local Emergency Planning:** Local Emergency Planning Committees are staffed by regional planning councils and provide a direct relationship between the State and local businesses. Regional planning councils provide thousands of hours of training to local first responders annually. Local businesses have developed a trusted working relationship with regional planning council staff.

- **Homeland Security:** Regional planning council staff is a source of low cost, high quality planning and training experts that support counties and State agencies when developing a training course or exercise. Regional planning councils provide cost effective training to first responders, both public and private, in the areas of Hazardous Materials, Hazardous Waste, Incident Command, Disaster Response, Pre- and Post-Disaster Planning, Continuity of Operations and Governance. Several regional planning councils house Regional Domestic Security Task Force planners.

- **Multipurpose Regional Organizations:** Regional planning councils are Florida's only multipurpose regional entities that plan for and coordinate intergovernmental solutions on multi-jurisdictional issues, support regional economic development and provide assistance to local governments.

- **Problem Solving Forum:** Issues of major importance are often the subject of regional planning council-sponsored workshops. Regional planning councils have convened regional summits and workshops on issues such as workforce housing, response to hurricanes, visioning and job creation.

- **Implementation of Community Planning:** Regional planning councils develop and maintain Strategic Regional Policy Plans to guide growth and development focusing on economic development, emergency preparedness, transportation, affordable housing and resources of regional significance. In addition, regional planning councils provide coordination and review of various programs such as Local Government Comprehensive Plans, Developments of Regional Impact and Power Plant Ten-year Siting Plans. Regional planning council reviewers have the local knowledge to conduct reviews efficiently and provide State agencies reliable local insight.
• **Local Government Assistance:** Regional planning councils are also a significant source of cost effective, high quality planning experts for communities, providing technical assistance in areas such as: grant writing, mapping, community planning, plan review, procurement, dispute resolution, economic development, marketing, statistical analysis, and information technology. Several regional planning councils provide staff for transportation planning organizations, natural resource planning and emergency preparedness planning.

• **Return on Investment:** Every dollar invested by the State through annual appropriation in regional planning councils generates 11 dollars in local, federal and private direct investment to meet regional needs.

• **Quality Communities Generate Economic Development:** Businesses and individuals choose locations based on the quality of life they offer. Regional planning councils help regions compete nationally and globally for investment and skilled personnel.

• **Multidisciplinary Viewpoint:** Regional planning councils provide a comprehensive, multidisciplinary view of issues and a forum to address regional issues cooperatively. Potential impacts on the community from development activities are vetted to achieve win-win solutions as council members represent business, government and citizen interests.

• **Coordinators and Conveners:** Regional planning councils provide a forum for regional collaboration to solve problems and reduce costly inter-jurisdictional disputes.

• **Federal Consistency Review:** Regional planning councils provide required Federal Consistency Review, ensuring access to hundreds of millions of federal infrastructure and economic development investment dollars annually.

• **Economies of Scale:** Regional planning councils provide a cost-effective source of technical assistance to local governments, small businesses and non-profits.

• **Regional Approach:** Cost savings are realized in transportation, land use and infrastructure when addressed regionally. A regional approach promotes vibrant economies while reducing unproductive competition among local communities.

• **Sustainable Communities:** Federal funding is targeted to regions that can demonstrate they have a strong framework for regional cooperation.

• **Economic Data and Analysis:** Regional planning councils are equipped with state of the art econometric software and have the ability to provide objective economic analysis on policy and investment decisions.

• **Small Quantity Hazardous Waste Generators:** The Small Quantity Generator program ensures the proper handling and disposal of hazardous waste generated at the county level. Often smaller counties cannot afford to maintain a program without imposing large fees on local businesses. Many counties have lowered or eliminated fees, because regional planning council programs realize economies of scale, provide businesses a local contact regarding compliance questions and assistance and provide training and information regarding management of hazardous waste.

• **Regional Visioning and Strategic Planning:** Regional planning councils are conveners of regional visions that link economic development, infrastructure, environment, land use and transportation into long term investment plans. Strategic planning for communities and organizations defines actions critical to successful change and resource investments.

• **Geographic Information Systems and Data Clearinghouse:** Regional planning councils are leaders in geographic information systems mapping and data support systems. Many local governments rely on regional planning councils for these services.
SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL (SWFRPC) ACRONYMS

ABM - Agency for Bay Management - Estero Bay Agency on Bay Management
ADA - Application for Development Approval
ADA - Americans with Disabilities Act
AMDA - Application for Master Development Approval
BEBR - Bureau of Economic Business and Research at the University of Florida
BLID - Binding Letter of DRI Status
BLIM - Binding Letter of Modification to a DRI with Vested Rights
BLIVR - Binding Letter of Vested Rights Status
BPCC - Bicycle/Pedestrian Coordinating Committee
CAC - Citizens Advisory Committee
CAO - City/County Administrator Officers
CDBG - Community Development Block Grant
CDC - Certified Development Corporation (a.k.a. RDC)
CEDS - Comprehensive Economic Development Strategy (a.k.a. OEDP)
CHNEP - Charlotte Harbor National Estuary Program
CTC - Community Transportation Coordinator
CTD - Commission for the Transportation Disadvantaged
CUTR - Center for Urban Transportation Research
DEO - Department of Economic Opportunity
DEP - Department of Environmental Protection
DO - Development Order
DOPA - Designated Official Planning Agency (i.e. MPO, RPC, County, etc.)
EDA - Economic Development Administration
EDC - Economic Development Coalition
EDD - Economic Development District
EPA – Environmental Protection Agency
FAC - Florida Association of Counties
FACTS - Florida Association of CTCs
FAR - Florida Administrative Register (formerly Florida Administrative Weekly)
FCTS - Florida Coordinated Transportation System
FDC&F - Florida Department of Children and Families (a.k.a. HRS)
FDEA - Florida Department of Elder Affairs
FDLES - Florida Department of Labor and Employment Security
FDOT - Florida Department of Transportation
FHREDI - Florida Heartland Rural Economic Development Initiative
FIAM – Fiscal Impact Analysis Model
FLC - Florida League of Cities
FQD - Florida Quality Development
FRCA - Florida Regional Planning Councils Association
FTA - Florida Transit Association
IC&R - Intergovernmental Coordination and Review
IFAS - Institute of Food and Agricultural Sciences at the University of Florida
JLCCB - Joint Local Coordinating Boards of Glades & Hendry Counties
JPA - Joint Participation Agreement

JSA - Joint Service Area of Glades & Hendry Counties

LCB - Local Coordinating Board for the Transportation Disadvantaged

LEPC - Local Emergency Planning Committee

MOA - Memorandum of Agreement

MPO - Metropolitan Planning Organization

MPOAC - Metropolitan Planning Organization Advisory Council

MPOCAC - Metropolitan Planning Organization Citizens Advisory Committee

MPOTAC - Metropolitan Planning Organization Technical Advisory Committee

NADO – National Association of Development Organizations

NARC - National Association of Regional Councils

NOPC - Notice of Proposed Change

OEDP - Overall Economic Development Program

PDA - Preliminary Development Agreement

REMI – Regional Economic Modeling Incorporated

RFB - Request for Bids

RFI – Request for Invitation

RFP - Request for Proposals

RPC - Regional Planning Council

SHIP - State Housing Initiatives Partnership

SRPP – Strategic Regional Policy Plan

TAC - Technical Advisory Committee

TDC - Transportation Disadvantaged Commission (a.k.a. CTD)
TDPN - Transportation Disadvantaged Planners Network

TDSP - Transportation Disadvantaged Service Plan

USDA - US Department of Agriculture

WMD - Water Management District (SFWMD and SWFWMD)
Agenda

Item

Minutes
Minutes of the December 15, 2022 and the January 12, 2023 Council/Executive Meeting & Workshop
MINUTES OF THE
SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL
DECEMBER 15, 2022, MEETING

The in-person and zoom meeting of the Southwest Florida Regional Planning Council and Executive Board was held on December 15, 2022, at the South Florida Water Management District Office with a conference call option. Governor Appointee and Council Chair, Mr. Don McCormick called the meeting to order at 9:03 a.m. There was a quorum of the Executive Committee present.

BOARD MEMBERS PRESENT

Charlotte County: Mr. Don McCormick – Chair
Collier County: Commissioner Bill McDaniel
Glades County: Mr. Thomas Perry Chairman, Tim Stanley (Zoom), Commissioner Donna Storter-Long (Zoom)
Hendry County: None
Lee County: Councilman Ray Sandelli (Zoom)
Sarasota County: None
Ex-Officio Members: Phil Flood SFWMD

OTHERS PRESENT

Ms. Margaret Wuerstle - Executive Director, SWFRPC
Ms. Rebekah Harp - SWFRPC
Ms. Tracy Whirls - SWFRPC
Ms. Amelia Williams – SWFRPC (Zoom)
Ms. Asmaa Odeh – SWFRPC (Zoom)
Mr. Jaha Cummings - Citizen
Mr. Daniel Trescott – Trescott Planning
Jim Paulmann – Stantec

Full zoom meeting video: December 15, 2022
AGENDA ITEM #6(a)
MINUTES

None. No meeting held for October or November.

AGENDA ITEM #7(a),(b)
FINANCIALS: JULY – SEPTEMBER 2022 FINANCIALS
FINANCIALS: FY21-22 FISCAL YEAR END BUDGET AMENDMENT

Ms. Wuerstle explained that in the packet are July, August and September financials. Ms. Wuerstle explained that September is the end of the fiscal year and that there was an unaudited $53,678 surplus. Ms. Wuerstle also explained that there is an amendment to the budget to zero all the line items.

Commissioner Bill McDaniel offered a motion to approve the July, August, and September financials and the FY21-22 Budget Amendment. Mr. Thomas Perry seconded the motion to approve the July, August, and September financials and the FY21-22 Budget Amendment.

Commissioner Bill McDaniel requested a discussion and requested that at the January meeting he would like a plan presented on how the SWFRPC will survive. Commissioner McDaniel would also like financials, current reserves and how much can be utilized, and projected revenue.

Mr. McCormick called the approval for the July, August, and September financials and the FY21-22 Budget Amendment. The motion was approved unanimously.

AGENDA ITEM #7(c)
FINANCIALS GOVERNMENT FUND ACTIVITY – PER AUDIT (INFORMATIONAL ITEM)

AGENDA ITEM #8(a)
PALMER RANCH INCREMENT 30

Mr. Dan Trescott presented Palmer Ranch Increment 30. Mr. Thomas Perry offered a motion to approve Palmer Ranch Increment 30. Commissioner Bill McDaniel seconded the motion to approve Palmer Ranch Increment 30. The motion was approved unanimously. Commissioner Bill McDaniel asked if it is required that the DRIs still be brought before this board for approval even with the changes to the statutes. Mr. Paulmann responded that it is still required.
AGENDA ITEM #9(a)
DISCUSSION ITEMS: EVERGLADES RESTORATION UPDATE – PHIL FLOOD

Mr. Phil Flood presented a presentation on Everglades Restoration Updates.

AGENDA ITEM #9(b)
DISCUSSION ITEMS: ORGANIZATION STRUCTURE DISCUSSION – COMMISSIONER MCDANIEL

Commissioner McDaniel requested that next month we revisit this item to see if the adjustment to the bylaws is still a viable option along with the adjustment to membership dues. This will also include an update and plan on how this organization survives.

AGENDA ITEM #10
DIRECTORS REPORT

Ms. Wuerstle explained that an application for a Disaster Recovery Coordinator was submitted to EDA. Ms. Wuerstle also explained that the CEDS application was also submitted to EDA for the next three years. A new brownfields grant was approved from EPA for $500,000. Clewiston Lakefront Masterplan is currently underway and is in the draft plan stage for different options for development. There is also a USDA marketing plan that is underway. There will be a kickoff meeting in March. The food insecurity grant through DEO is a few years old but is still underway. Ms. Wuerstle announced that EDA believes that there will be another disaster supplemental coming for project applications.

AGENDA ITEM #10(a)
DIRECTORS REPORT: COMP PLAN AMENDMENTS (INFORMATION ONLY)

AGENDA ITEM #10(b)
DIRECTORS REPORT: GRANT ACTIVITY SHEET (INFORMATION ONLY)

AGENDA ITEM #11
COMMITTEE REPORTS

No Committee Reports were given.

AGENDA ITEM #11(a)
EXECUTIVE COMMITTEE

There was no update given.
AGENDA ITEM #11(b)  
QUALITY OF LIFE & SAFETY COMMITTEE

There was no update given.

AGENDA ITEM #12  
NEW BUSINESS

There was no new business.

AGENDA ITEM #13  
STATE AGENCIES COMMENTS/REPORTS

No comments were provided.

AGENDA ITEM #14  
COUNCIL MEMBERS’ COMMENTS

No comments were provided.

AGENDA ITEM #15  
ADJOURN

The meeting adjourned at 10:34 a.m.

____________________________________________
Don McCormick, Chairman

The meeting was duly advertised in the November 9, 2022, issue of the FLORIDA ADMINISTRATIVE REGISTER, Volume 48, Number 219.
MINUTES OF THE
SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL
JANUARY 12, 2023, WORKSHOP

The in-person and zoom meeting/workshop of the Southwest Florida Regional Planning Council and Executive Board was held on January 12, 2023, at the South Florida Water Management District Office with a conference call option. Governor Appointee and Council Chair, Mr. Don McCormick called the meeting to order at 9:01 a.m. There was a quorum of the Executive Committee present.

BOARD MEMBERS PRESENT

**Charlotte County:** Mr. Don McCormick – Chair, Councilman William Dryburgh

**Collier County:** Commissioner Bill McDaniel (*Zoom*)

**Glades County:** Mr. Thomas Perry Chairman, Commissioner Donna Storter-Long (*Zoom*)

**Hendry County:** None

**Lee County:** Councilman Ray Sandelli (*Zoom*), Councilman Fred Burson

**Sarasota County:** None

**Ex-Officio Members:** Phil Flood SFWMD

OTHERS PRESENT

34 Participants on ZOOM
Ms. Margaret Wuerstle - Executive Director, SWFRPC
Ms. Rebekah Harp - SWFRPC
Ms. Tracy Whirls - SWFRPC
Ms. Asmaa Odeh – SWFRPC (*Zoom*)
Mr. Jaha Cummings - Citizen
Mr. Tony Palmero, City of Fort Myers – Public Comment Item #6
Mr. Dan Oberski, SWFL Impact Partners – Public Comment
Ms. Megan Greer, Blue Zones – Public Comment
Ms. Marsha Elis – Inner Loop Working Group RGMC – Public Comment
Ms. Patty Whitehead – EBABM – Public Comment
Mr. Forrest Banks, City of Fort Myers Citizen – Public Comment
Ms. Elsha Roy – Lee County School District – Public Comment
Ms. Cheryl Cook – Public Comment (*Zoom*)
Mr. Lou Murry, Sarasota Food Advocate – Public Comment (*Zoom*)
Ms. Nora Demers, EBABM – Public Comment (*Zoom*)
Mr. Lou Murray, Manasota Food Access Council Co-chair – Public Comment (*Zoom*)

*Full zoom meeting video: January 12, 2023*
AGENDA ITEM #4
PUBLIC COMMENT

- Ms. Cheryl Cook explained that she sat on the RPC board in the past and expects, as a citizen from the Southwest Florida Regional Planning Council, that she represents approximately 2 million citizens. Without the participation of the counties in the SWFRPC in the Opioid Task Force, how can we combat the escalation in Opioid overdoses and deaths? This is one example of the importance of the SWFRPC. Another example is the conservation foundation and how they are tasked with the protection of the Florida Panther. This falls under Lee County who is under the SWFRPC. If you look at the map of the Florida Regional Planning Councils, how will the counties be divided if this organization goes away? Please review the documents I provided and please come to a consensus to MOVE FORWARD with the SWFRPC.

- Ms. Marsha Ellis presented some of the great successes of the SWFRPC. First, we have the benefit of having the existing Watershed Master Planning Initiative through the Caloosahatchee basin. Which is so important in the conversation today because this will help reduce the costs of insurance and issues we are facing in the future for planning. Ms. Ellis continues to point out different projects throughout her presentation that needs the support of the SWFRPC.

Public comments will continue after Ms. Wuerstle’s presentation.

AGENDA ITEM #5 & 6
BUDGET EXPLANATION
MOVING FORWARD: “HOW DO WE THRIVE AND NOT JUST SURVIVE”? – MARGARET WUERSTLE

Ms. Wuerstle begins her presentation with going over the budget and explains what funds are restricted and what funds are not. Every budget is presented to the board in the same format with a breakdown of funds for each highlighted section. The current budget is $963 thousand dollars and if you look at the cash, cash equivalents, and investments of $271,773 - none of these funds are restricted. We use the operating account and pull from the money market as needed and replace these funds when we are reimbursed from the grants.

Ms. Wuerstle goes on to explain the background. There are 37 duties within 11 chapters of the state statutes that the Regional Planning Councils are obligated. If you eliminate the SWFRPC, you will have to eliminate all of the state statues or eliminate all of the regional planning councils or this council will be divided up into the remaining RPCs.

There are four unfunded mandates required by state statutes, which are 1. SRPP Strategic Regional Policy Plan, 2. Regional Data Clearinghouse/IC&R, 3. Annual Report/Financial & Audit Reporting, 4. Regional Dispute Resolution.

There are also ongoing programs funded by the federal government which are filtered to the states and then the states disburse to the RPCs. These programs are 1. Local Emergency

In addition to those mandated and funded, here are a list of all the programs that we have done in the past and that we are doing right now (17 programs listed in the presentation). Projects in progress right now are the following: CEDS Economic Development, Disaster Recovery and Continuity/Resiliency Guide, SWFL Fresh, Choose Local, Choose Fresh, Collier County Food Policy Council, A Resiliency Strategy, Inland Port, Clewiston Waterfront Master Plan, Grant Research and Writing for Government Projects.

We only have three full time employees. Amelia Williams handles the FDEM contracts and is the coordinator for the LEPC Local Emergency Planning Committee, HMEP Hazardous Material Emergency Preparedness, and HA Hazardous Analysis projects. These are approximately $142,265 in annual revenue with no match. With this money we conduct quarterly meetings, conduct Hazmat exercises and trainings, provide technical assistance and the Tier II reporting and shelter-in-place trainings.

Under the HMEP contract we provide $62,000 in trainings for the hazmat and first responders. For the HA contract we conduct 80 site visits in Lee and Collier Counties. This information is put into a system so all the first responders know what their walking into when they arrive on scene to an incident.

Another program is the VISTA program that we have had for the last 7 years. This program funds 9 VISTA volunteers in the SW Florida Region. There are 14 sites that have benefited from this program.

There is also the Glades SQG 5-year contract to conduct inspections of Glades County businesses for SQG compliance, which is entered into a state database.

Continuing with in progress services, we do grant writing and data services. The next slide shows all the awarded grants since 2017. It is a total of almost $4 million dollars. There were approximately $16 million dollars of grants submitted, of which one is pending.

For Regional Collaboration, we have assisted with the Brownfields conferences, disaster recover meetings for EDA. With Hurricane Ian, we have done three listening sessions so far with EDA and we are waiting to hear when they will be directing us to put on a workshop.

Ms. Wuerstle explains that each time she goes to meet with a county, they always ask “What have you done for our county”. The following six slides are broken down by county showing what the SWFRPC has done for each county.
COLLIER COUNTY:

Marco Island –
- Vulnerability Assessment grant submitted,
- Seeking funding to address flooding issues.

Collier County –
- Awarded a grant to establish a Food Policy Council;
- Awarded a grant to address food insecurity in the region;
- Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh;
- Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business.
- The Immokalee foundation has been assigned VISTA Volunteers for 6 consecutive years.
- Conduct Hazard Analysis for industry sites that contain Extremely Hazardous Substances (EHS).
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- Hired a new Disaster Coordinator to assist with Hurricane Ian Recovery

LEE COUNTY:

Ft. Myers –
- Enterprise Center: seeking funding for Incubator Program and providing VISTA Volunteers to assist with program; wrote DEO grant for incubator program
- Impact Partners: providing VISTA Volunteer to assist with Outreach to Minority businesses; funded outreach to minority businesses with CARES ACT grant.
- Black History Museum was assigned a VISTA Volunteer to help with capacity building and grant writing.
- Collaboratory was assigned a VISTA Volunteer to help with programming
- ACT was assigned VISTA Volunteer to assist with Human Trafficking for 6 consecutive years

Lee County –
- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh.
- SRES – Statewide Regional Evacuation Study (Sarasota, Charlotte, Lee)
- Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Conduct Hazard Analysis for industry sites that contain Extremely Hazardous Substances (EHS). Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan, Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- Hired a Disaster Coordinator to assist with Hurricane Ian Recovery
• FGCU was awarded a grant through the CARES Act to purchase IMPLAN software to study the impact of COVID-19 on the region’s businesses. FGCU was also assigned a VISTA Volunteer to help develop a Dashboard for economic development activities in the region

HENDRY COUNTY:
Clewiston –
• Wrote 3 grants to address the problems at the Wastewater Treatment Plant; Wrote one grant to address the transmission lines.
• Awarded a grant to prepare the Clewiston Lakefront Master Plan

Hendry County –
• Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh. Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
• Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan
• Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
• Awarded a Brownfield Assessment grant
• Hired a new Disaster Coordinator to assist with Hurricane Ian Recovery

GLADES COUNTY:
• Wrote 2 grants for the Ortono Indian Mound Park for a Strategic Plan
• The RPC completes the inspections for the Small Quantity Generators (SQG) Hazardous Materials Program
• Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh.
• Awarded 2 Brownfield Assessment Grants
• Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
• Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan
• Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
• Hired a New Disaster Coordinator to assist with Hurricane Ian Recovery

CHARLOTTE COUNTY:
Punta Gorda –
• Wrote and submitted $4,000,000 grant for stormwater management system for the new City Market Place

Charlotte County –
- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh. Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan,
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- SRES – Statewide Regional Evacuation Study (Sarasota, Charlotte, Lee)
- Hired a Disaster Coordinator to assist with Hurricane Ian Recovery

SARASOTA COUNTY:
- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh. Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan,
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- SRES – Statewide Regional Evacuation Study (Sarasota, Charlotte, Lee)
- Hired a Disaster Coordinator to assist with Hurricane Ian Recovery
- Writing grants for Bay Park Improvements

The next slides are some of the other many projects we have done, but there are many more. All of which can be found on our website. Ms. Wuerstle explains that she finds it hard to accept that anyone would say that the SWFRPC is not relevant. We certainly are because most of the projects I have went over have been done with little or no money from the counties. The only entities paying are the Fort Myers Beach, City of Fort Myers, Glades County, and Bonita Springs. The rest of this was funded through grants and contracts. So for three people to be doing all of these projects is pretty good return on your investment.

Ms. Wuerstle continues onto the next slide and explains that back in 2019 she was asked to go out to the City manager and County’s to see what they thought would make this entity relevant. Here is what we heard: water quality, affordable housing, regional transportation, storm resiliency & climate change, quality of life, inter-governmental coordination and communication. Then at the May 16, 2019 board meeting, this is what we heard from the members: water quality, affordable housing, regional coalition common voice in Tallahassee, beach renourishment, quality of life, information on common issues, collective force to combat erosion of home rule, the go-to people for organizing among counties, impact of development on adjacent counties, coordinate and share information with county staff.
We also heard: move to quarterly meetings, have half day event, short business meeting followed by a meaningful presentation on important issue. The board wanted to maintain the unfunded mandates required by state statutes. As well as keep the funded programs.

The issues that were most important back in 2019 were: Impact Of Development On Adjacent Counties, Coordinate & Share Information With County Staff, Provide Information On Common Issues along with Home Rule, Water Quality, Affordable Housing, Beach Renourishment, Resiliency, Quality of Life Issues, Impact of Development, Coordinate and Share Information, Information on Common Issues, Collective Force.

The SWFRPC never had the opportunity to move forward with what was outlined in 2019 and approved by the board. There were several reasons why we could not move forward. The first reason is COVID. The first workshop that was scheduled with a speaker lined up, David Griffin, we had to cancel it. But the good news is that the agency has been flexible enough and resilient enough to bounce back with programs that were important during COVID. We had a disaster recovery coordinator that wrote a disaster resiliency guide that we are now starting to implement through the new grant. We had the food insecurity grant that was awarded during COVID.

Ms. Wuerstle goes on to explain that now moving forward, this is what she is proposing. To remind everyone that that there is a full slide of state statues that the regional planning councils are mentioned. If we are eliminated, the counties are going to go to another regional planning council and your dues could go up, stay the same or go down depending on where the Governor directs the county to. There still will be regional planning councils.

Ms. Wuerstle suggests the following:
1. Start immediately - to identifying the focus for the rest of the year. Build on the positives and identify issues that will be our Common Voice.
2. Rebrand the Council - Change the Name to be consistent with the new direction and Common Voice and Develop Outreach Strategy to promote Common Voice
3. Reduce Assessments from $.30 per Capita to \$10 per Capita
4. Go back to quarterly SWFRPC Board meeting - Take the SWFRPC meetings to the Counties during the “off” months, have a prominent speaker at the quarterly meeting Move the meeting to different county each quarter, Have TAC meeting on “off” months.
5. Create a technical advisory committee
6. Coordinate and host one major event/conference

---Brief meeting interruption due to system restart –

Commissioner Bill McDaniel asks to not go to quarterly meetings and continue with monthly meetings. Commissioner McDaniel states that this meeting was not supposed to be about eliminating the SWFRPC, but how to financially sustain the SWFRPC. Commissioner McDaniel apologizes that he must leave to attend a meeting with the Governor.
Ms. Wuerstle continues with her presentation and provides a **10 Step Proposal:**

1. Start Immediately - identify the Common Voice Issue TODAY
2. Rebrand - Change the Name of the RPC
3. Reduce Assessments to $.10 per Capita/ Only paying members can vote
4. Go back to quarterly SWFRPC Board meeting/take SWFRPC to counties/cities on “off” months
5. Create a Technical Advisory Committee (TAC)
6. Coordinate and host one major event/conference with a prominent speaker on an issue of importance to the Southwest Florida Region
7. Hold 2 meetings per year with all county/city planning staff
8. Continue CEDS meeting with Economic Development Stakeholders
9. Provide the services mandated by State Statute and funded by contracts
10. Continue assistance to our governments and agencies through grant writing and providing data

Ms. Wuerstle recommends that this proposal is implemented on a 1 year trial basis and if it is going to be successful the members must participate! Ms. Wuerstle asks for any questions or comments.

**PUBLIC COMMENT CONTINUES:**

- **Ms. Patty Whitehead** – explains that she has been a member of the Estero Bay Agency on Bay Management for several years and a resident of Southwest Florida for 20 years and someone who holds a degree in Environmental Policy, she agrees with everything Margaret says up to a point. She takes exception with one thing, this is a planning council and planning is important. The lack of planning in SWFL is what got us sprawl in Lehigh Acres. The lack of planning in SWFL is what got us the mess in Cape Coral and Cape Coral government is trying to reverse engineer from. We cannot allow developers to be de facto planners, that’s not how things work. If we do that, we lose the opportunity for a cohesive functional and appropriate landscape and land use. We are confronting that yet again. We are confronting that on Corkscrew Rd. Ms. Whitehead continues to explain that this RPC isn’t strong enough to handle important issues that are killing conservation land areas. She explains that her city, Estero bailed out of the RPC of which she disagreed with. This is how intergovernmental coordination takes place, within this room. With a united front of elected officials, experts, scientists. Ms. Whitehead explains that there could be a better landscape if there was better planning.

- **Mr. Forrest Banks** – Mr. Banks explains he was a former Council member for the City of Fort Myers. He is proud that the City of Fort Myers has remained in the planning council. However, he believes that the train left the station. When the legislature changed making the developers more powerful and removed the power from the planning councils, the RPCs have continued to have the same struggle over the last five years. Margaret is spot on with how she wants to proceed with moving forward and Mr. Banks applauds the commissioner from Collier County for being interested in keeping this organization alive. Mr. Banks likes the idea of changing the name and he would like to apply for the Technical Advisory Committee. Mr. Banks also
announced that he might put in an application to get back on the SWFRPC’s board because the SWFRPC is the only place that everyone can get together officially.

- **Ms. Megan Greer** – is from the Blue Zones Project of Southwest Florida and she is also a representative of the Food Policy Council that was initiated in 2015, but then solidified with help and support of the SWFRPC through a grant from the AETNA Foundation. Since they have come together as a Food Policy Council, their partners have come together and with the guidance and writing of the SWFRPC to now have landed an approximate $1.2 million dollars that is related to food resiliency, food access, healthy food access and healthy food policy. Ms. Greer continues to explain that she cannot stress enough the importance and impact of having a collaborative effort and a full-time staff person dedicated to the work of the Food Policy Council. Ms. Greer explains that they were able to bring the MEANS database, a national program, to Florida. In less than two years, a half of a million pounds of food have been rescued from going to waste and given to families in need and to organizations that provide and prepare food for families in need in all of our communities. The collaboration between school districts have been phenomenal – the work that was administrated throughout COVID to ensure universal feeding was made accessible to every single child. Also advocating and helping to support for the continuation of the CEP program for schools. This means that thousands of families now have secured access, at least throughout the school year, to breakfast, lunch and dinner for those who need it. This makes a huge impact, not only to food access and health, but families who are struggling with food access generally incur a 20% increase in their medical costs. This impacts all communities and families throughout Southwest Florida need the support of work like this. We are so grateful to the work of the SWFRPC but recognizing only three full-time staff are doing all this work, we know how much burden that is and how much better we could do in the areas of food access and food resiliency. The CDBG grant that is focused on food resiliency, we are seeing so much impact on inflation and the farmers how they are able to move food, what their barriers are. Their costs right now are about 150% increase over last year alone. These are extremely important issues that need to be addressed. The facilitation of bringing a council members together to address these issues to work on efficiency, to work on the gaps, to communicate everywhere we can. To work and write for more funding is essential to this community, it is essential to the families. Ms. Greer advocates and make sure we are sharing the impacts of the work of the regional planning council and how important this is for every single county that is involved with it or should be involved. She highly advocates for events to share the work of the council. With only three staff the work goes unrecognized because everyone is focused on getting work done. But the funding is essential to continue this work and Ms. Greer cannot stress the impact and importance of the work that is happening that is impacting the end users and families and people in need. Also, the support of the nine VISTAs that that have been procured through the SWFRPC is essential. All of us are wearing multiple hats and to have a full-time free employee to help with some of this work is crucial.

- **Mr. Lou Murray**, Manasota Food Access Council Co-chair for Sarasota & Manatee Count (Zoom). Mr. Murray expresses that Ms. Greer is absolutely right. We are working with the Southern Region along with USDA looking at policies dealing with food waste, where 47% of the food produced go to waste. Those issues are crucial and we are also finding out that nutrition is also
tied to good health. 50% of illness and disease it tied to food. Then you have economic
development for underserved communities tied into that. Mr. Murray explains that he gets
frustrated that he receives information on projects every week from the southern region from
USDA and healthy human services and he doesn’t have anyone to go the funding projects to.
For example, project funding opportunities for artificial intelligence, food waste, food security,
and now food sovereignty and nutrition sovereignty. Mr. Murray explains that he has been
frustrated and didn’t know that the SWFRPC existed. When you don’t act as a region, that
money goes somewhere else. It is important that this council is functional because when we are
not functional our communities don’t receive funds and programs in our communities, and they
suffer.

• **Elsha Roy** – is in charge of comprehensive health for the Lee County School District. The fall
before last they started a healthy living collaboration at the school district, working on school
Gardens, Farm to school, smarter lunchrooms. They have made amazing progress and Ms. Roy
explains that this is her first time at this meeting. She thinks everybody has goals of doing great
things. What they discovered at the school district when they combined their curriculum,
instruction and food, nutrition services and environmental education that they were all working
towards the same thing, but nobody knew what anybody else was doing and their collaboration
within four or five months they received $100,000 farm school grant from the federal
government. They have made amazing strides. They are providing food from our school gardens
to multiple other schools, providing fresh produce in their cafeterias. Ms. Roy explains, just
listening this, it’s like a flashback to when they first started just within the school district. She
definitely thinks that there are things that can be done once everybody knows what everybody
else is doing and trying to work toward the same goal.

• **Tony Palermo** – Mr. Palermo explains that he didn’t expect to speak or want to speak, but he
was provoked. He explains, “I can organize my thoughts into four parts. First, I want to thank
Margaret, Rebekah and Amelia for hosting us here today and for being the staff for the RPC. So
thank you for being here and thank you for putting this together. I’m going to speak on behalf
of I work for the City of Fort Myers, but I’m also a leader in the American Planning Association’s
Florida chapter. I was the promised land second chair for four years, and I also served as the
Vice President for Section Affairs for APA, Florida, also very active in FPZ A and ULI. That’s who
I'm speaking on behalf of today. I hate to do this, but the I guess the 1st order of business is to
bitch about the RPC and I'm sorry to do that, but that's what happens and that's what people
do. I've been a city employee for the past five years and I've enjoyed that and I'm a professional
planner, but during those five years I did not hear from the RPC and I did not know you were
doing anything and it's been radio silence and that's been a shame because we could have been
working together for a long time on projects, either in the related to the city or related to the
region, or related to planning activities. Because again I'm active in planning and that I'm
disappointed that I didn't hear from the RPC and didn't know you were existing until we were
invited. I mean, as a city employee and as a leader of APA, I mean I there should have been a lot
more contact and there should have been a lot more communication and that's just not for me
personally, but I can speak on behalf of other Members. They don't hear from the RPC, they
don't hear anything about the RPC, they think the RPC is dead and obviously it's not. I guess the
second part of my presentation is I'd like to comment on the 10 point plan, because I think that's important and I think that's kind of what the business of today should be about. Just some random thoughts, because I think there's some good ideas, and I think there's some not so good ideas. The technical advisory Committee is a good idea and I participate in the MPO's Technical Advisory Committee that is a model of how you should operate and I'm surprised you don't have one and maybe I'm surprised that other RPC's don't have one, but that's a great way to approach that. Have professional planners talk about things informally, with an agenda of just planners and not the general public or all the special interests. Moving meetings to quarterly will also be a productive thing to do. You can't meet monthly. No organization can do that. An intriguing issue is reducing the dues for members from $0.30 to $0.10 a person. I don't know how that creates more revenue, but maybe there's a way that it can create more revenue. Maybe more cities will participate. Maybe more organizations will participate. Those are the good ideas as they as is the major planning events of the year and APA, Florida would be very happy to participate in the region for AP Florida events. We used to have a very strong partnership with the RPC when they were at the other facility when they were under Wayne Daltry, when they were under other leaders of the RPC. So you do have a legacy to build on and I think you should hang on to that legacy. Now to the not so good ideas. Taking your eye off the ball in terms of growth management, I think that's a bad idea. I think that's part of the legacy of the RPC's in the state of Florida. I know that's a policy issue that's bigger than you all. But I think taking up the mantle of growth management, even if you're the only organization in the state of Florida or the only organization in the region doing that is something you should do, even if you don't have the power to regulate, even if you don't have DRI's. And even if the governor of the State of Florida and the cabinet and the state legislature says no, you may not touch growth management. It's part of your legacy and it's something you should hang on to. I also think changing the name of the organization is a silly idea and again that that takes away from the legacy of what was the regional Planning Council and what it is meant to do and I think that's a cosmetic change that will cause a lot of controversy and cause a lot of discussion. I'd like a copy of the presentation that we saw today and with the 10 point. Plan I can put together of some more cogent thoughts about the 10 point plan, because again, there's some good things about and there's some bad. Let me close with the one last idea, which was I think 1 central organizing point of this meeting was, what's the one issue we should work on for the rest of the year or just the one issue we can focus on and maybe we can get our RPC back into some sort of relevance. I think the one issue looking us in the face, if you drive around the city of Fort Myers and look at all the Hurricane damage, is the response to Hurricane Ian. I think that is a regional issue because that I know affected Lee County. It affected Cape Coral, it affected Port Charlotte. It affected Sanibel. It affected Estero. It affected Bonita Springs. It affected Collier County. I've seen damage from Sarasota to Bayshore on and Collier County. The response to Ian is critical. The response to Ian is regional. The response to Ian is important not just because it damaged my city, not just because it damaged a lot of institutions that I that I love, but because it is the most important thing going on in Southwest Florida right now is how we respond to this hurricane. If there's a way we can get money to people who need it, if there's a way we can get relief to people who need it, if there's a way we can bring planning to people who need it, including the
town of Fort Myers Beach there's a mess. Not just because of the hurricane, but because of politics. There's a response that that we can play a constructive role in that RPC can play a constructive role in. I'd be interested to be on your TAC and if we're going to do one thing, I think we need to respond to this terrible hurricane that has done so much damage to our community.”

• Dan Oberski – Mr. Oberski begins with thanking the Regional Planning Council through Southwest Florida Impact Partners. Mr. Oberski explains, “Our organization has been a benefactor of what your organization and you have done. Both through identifying, engaging disadvantaged small businesses that we got to participate and serve and better understand the outcomes of COVID and most recently through the Vista placement of Julie, she’s been spectacular. We’ve placed over or reviewed over 200 applications for grants that are federally funded for small businesses in the impacted areas and so a huge kudos to the service and work that you do. I’m not afraid of conflict or argument or disagreement. To me, it's a great opportunity to learn and listen. I think we can have disagreements on environmental ways to engage and better engage water flow and planning. I think that's one of the biggest issues that we have is not having a platform to come and fight a little bit. It can be done respectfully and well so that we can all grow and learn. My final comment is around reducing silos and providing opportunities for that. This seems like a phenomenal platform for a multi county discussion around points that are critical for our ongoing success. So thank you very much for your service.

• Nora Demers – Ms. Demers explains, “I'm with Florida Gulf Coast University. I also represent the responsible growth management coalition to the Estero Bay Agency on Bay Management, which is a subset of the Regional Planning Council. We as that organization have done some really powerful products. One of them is the State of the Bay. That's been done every four years, which kind of give’s a report on how the different ecosystems and habitats ecosystem services sort of thing, but we've also presented several conferences called Cela Tega, which is view from the high ground. Where we have not only had some that speak to the staff of agencies for management, but also more recently speaking to the residents and visitors to the area on things like resiliency and adaptation in the Estero Bay watershed and economic benefits of conservation land. I'm looking forward to hopefully having more of the former members of the RPC come back in and if $0.10 instead of $0.30 per resident is a way to do that, then I'm in favor of it. You said three of the five are here today are the paying members. What about those that are not paying? Did we get any of them here and how can we reach them. Jim Beaver and I have been the primary organizers of the Cela Tega events since we started them. I think in 2009 we had two. The leadership in that and obviously we couldn’t do it without all of the people that presented and came together for those. We have had over 100 residents in our past couple of meetings and I think with more participation through the RPC membership, we could increase that and absolutely along with FGCU, I think that Hurricane Ian provides us a really good way to hopefully reunite and move forward together.”
Commissioner Ray Sandelli explains that he has been on the line since the beginning of the meeting. Mr. McCormick asks if Commissioner Sandelli has any thoughts on the meeting this morning or comments. Commissioner Sandelli responds, “Everything happens in some form of collaboration. I was appointed by the governor in 19, then ran for a full term and the assignments at the county level evolve every year. So I don’t have the history of this council that some of the folks here do. But I will say this, that whoever brought up the idea of having a single focal point right now around the aftermath of the recent hurricane is I would strongly encourage that. I have three incorporated areas in my district. One of those in Fort Myers Beach. I will tell you I was in the air with the sheriff two days after the storm. I've been on the ground every week with the town down there. It's starting almost with a clean slate. There's a lot of pain, but I'm encouraged by the people of Fort Myers Beach and the efforts that they're making. We had no water, no electric, a lot of nothing. And I think that's where going back to the word collaboration where people can best. Understand the challenges, whether it's planning, whether it's zoning, whether it's food, whether it's what it's going to look like going forward. That's where I think we can collaborate around something and and the fact is you're collaborating about something that the need is now. So I would incur and you know, you're welcome to call my office. Welcome to have a discussion with me. I talked to the town council down there every day and I'm down there almost every day.

Ms. Wuerstle explains that the suggestion to focus on hurricane Ian Recovery is good. There are a lot of people in need. We were just given the grant. And by the way, Jaha Cummings has been hired to fill that position and work with us and getting funding and money to businesses and people who need it. So if that is the focus I would more than welcome it. I would request that you consider at least approving setting up the Technical Advisory Committee, going to the quarterly meeting, and the major event and workshop. So that if you do approve that I can start working on it now, because you know it takes funding, it takes a lot of time to get a major speaker to collaborate with other organizations that may already be planning something. So at least we get some preliminary direction for the rest of the year, even if you don't want to approve the whole 10 steps.

Mr. Thomas Perry asks Ms. Wuerstle if she has discussed going to quarterly meetings and the 10 steps with the county commissioners that are on this board individually outside of this meeting? Ms. Wuerstle responds that she has not, that this is the first time presenting the information. Mr. Perry responds, “I believe to collaboration, you got to have communication and we don't have communication if we're not talking to the Commissioners, they're the people in the driving seat. My suggestion is, go find out what they think about going to quarterly meeting and find out what they think about having A yearly big meeting and let's get them engaged in that decision and let's get them to have some buy in and that will lead to better participation.

Councilman Burson adds, “To go along with what Thomas said, I think you need to find out from the counties, if they're willing to pay $0.10 per person. Just because if you propose it, if they're not still willing to pay anything, were just salmon swimming upstream”.

Mr. Perry adds, “The other thing I believe you need to emphasize when you go to speak to them is that we are working on hurricane recovery and what steps you've made and what steps we're going to make and see how we can assist them or help collaborate between the counties to coordinate the efforts for each county.

Mr. McCormick asks, “if somebody, one of us who was on the executive committee here to make a motion along the lines of we endorse the efforts that Margaret’s making. That we endorse the 10-point
program as a concept and that we as our board of this planning council. I think I'd like some sort of formal action from us as a board.

Councilman Burson moves to accept the motion to approve and move forward with the endorsement of the 10-point plan. Mr. Perry seconds the motion to approve and move forward with the endorsement of the 10-point plan. Motion is approved unanimously.

AGENDA ITEM #7
NEW BUSINESS

There was no new business.

AGENDA ITEM #8
STATE AGENCIES COMMENTS/REPORTS

No comments were provided.

AGENDA ITEM #9
COUNCIL MEMBERS’ COMMENTS

No comments were provided.

AGENDA ITEM #10
ADJOURN

The meeting adjourned at 10:47 a.m.

____________________________________________

Don McCormick, Chairman

The meeting was duly advertised in the January 4, 2022, issue of the FLORIDA ADMINISTRATIVE REGISTER, Volume 49, Number 02.
## Revenues

### General Fund
- Assessments (Glades, Fort Myers, Fort Myers Beach, Bonita Springs): $49,201
- Secured Federal/State Grants: $822,991
- Secured Contractual: $11,500
- Interest/Misc: $2,000
- **Total:** $885,692

### Personnel Expenses
- **Direct:**
  - Salaries: $249,600
  - FICA: $19,094
  - Unemployment: $-
  - Workers Compensation: $1,344
  - Retirement: $60,459
  - Health Insurance: $40,848
- **Total Personnel Expenses:** $371,346

### Operational Expenses
- **Consultants:** $65,700
- **Grant/Consulting:** $457,513
- Audit Fees: $25,000
- Travel: $1,000
- Telephone: $1,488
- Postage: $-
- Equipment Rental: $3,631
- **Insurance:** $6,220
- **Repair/Maint. (Equip/Vehicle):** N/A
- **Printing/Reproduction:** $1,000
- **Utilities:** N/A
- **Advertising:** $1,600
- **Other Miscellaneous:** $500
- **Bank Service Charges:** $-
- **Office Supplies:** $600
- **Computer Related Expenses:** $22,388
- **Dues and Memberships:** $3,059
- **Publications:** N/A
- **Professional Development:** N/A
- **Meetings/Events:** $2,000
- **Capital Outlay - Operations:** N/A
- **Lease Long Term:** N/A
- **Operational Expense:** $591,699
- **Total Cash Outlays:** $963,046

### Net Income/Loss
- **Net Income/Loss:** ($77,354)

### Reserves Estimate (as of 5/31/2022)
- $277,251

### Total Net Income with Reserves
- $199,897

### State Revenue Sources

<table>
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<tr>
<th>Revenue Sources</th>
<th>DEM-LEPC</th>
<th>Lee/Collier Hazard Analysis</th>
<th>DEM-HMEP (Planning &amp; Training)</th>
<th>Clewiston Master Plan</th>
<th>DEO CDBG-MIT Food Insecurity</th>
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</tr>
<tr>
<td>Total Grant Award</td>
<td>$70,000 $9,601</td>
<td>$61,006</td>
<td>$175,000</td>
<td>$350,000</td>
<td></td>
</tr>
<tr>
<td><strong>Grant to spend in FY 23</strong></td>
<td>$70,000 $9,601</td>
<td>$61,006</td>
<td>$<strong>175,000</strong></td>
<td>$350,000</td>
<td></td>
</tr>
</tbody>
</table>

### Federal Revenue Sources

<table>
<thead>
<tr>
<th>Revenue Sources</th>
<th>Brownfields Grant #2 EPA</th>
<th>National Community Service Vista Coordinator</th>
<th>USDA</th>
<th>Economic Development 23/25</th>
<th>Disaster Recovery Coordinator EDA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grant Term</td>
<td>3-year</td>
<td>continuous</td>
<td>3-year</td>
<td>3-year</td>
<td>2-year</td>
</tr>
<tr>
<td>Total Grant Award</td>
<td>$500,000  $65,721</td>
<td>$752,426</td>
<td>$300,000</td>
<td>$321,636</td>
<td>$321,636</td>
</tr>
<tr>
<td><strong>Grant to spend in FY 23</strong></td>
<td>$166,667 $20,000</td>
<td>$250,899</td>
<td>$70,000</td>
<td>$160,918</td>
<td>$<strong>1,062,544</strong></td>
</tr>
</tbody>
</table>
REVENUE SOURCES

BUDGET REVENUES

<table>
<thead>
<tr>
<th>REVENUE SOURCE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessments (Glades, Fort Myers, Fort Myers Beach, Bonita Springs)</td>
<td>$49,201</td>
</tr>
<tr>
<td>Secured Federal/State Grants</td>
<td>$822,991</td>
</tr>
<tr>
<td>Secured Contractual</td>
<td>$11,500</td>
</tr>
<tr>
<td>Interest/Misc</td>
<td>$2,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$885,692</strong></td>
</tr>
</tbody>
</table>

CASH, CASH EQUIVALENTS, INVESTMENTS (as of 12/31/2022):

<table>
<thead>
<tr>
<th>INVESTMENT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>FineMark Bank - MM</td>
<td>$106,186</td>
</tr>
<tr>
<td>Local Government Surplus - Fund A</td>
<td>$148,599</td>
</tr>
<tr>
<td>Petty Cash</td>
<td>$200</td>
</tr>
<tr>
<td>FineMark - Operating</td>
<td>$16,788</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$271,773</strong></td>
</tr>
</tbody>
</table>
The Regional Planning Councils Are Delegated:

37 duties within 11 chapters:

CHAPTER 129: ADMINISTRATIVE PROCEDURES ACT
CHAPTER 163: INTERGOVERNMENTAL PROGRAMS
CHAPTER 186: STATE & REGIONAL PLANNING
CHAPTER 258: MYAKKA RIVER MANAGEMENT COORDINATING COUNCIL
CHAPTER 260: FLORIDA GREENWAYS & TRAILS COUNCIL
CHAPTER 288: COMMERCIAL DEVELOPMENT & CAPITAL IMPROVEMENTS
CHAPTER 339: TRANSPORTATION FINANCE & PLANNING
CHAPTER 380: LAND AND WATER MANAGEMENT
CHAPTER 403: ENVIRONMENTAL CONTROL
CHAPTER 420: HOUSING
CHAPTER 1013: EDUCATIONAL FACILITIES
<table>
<thead>
<tr>
<th>CHAPTER 129: ADMINISTRATIVE PROCEDURES ACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>When an administrative law judge presides over a matter involving RPC, RPC shall reimburse administrative law judge’s travel expenses.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 163: INTERGOVERNMENTAL PROGRAMS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review and comment on regional resources or facilities identified in the SRPP.</td>
</tr>
<tr>
<td>Review proposed plans or plan amendments under the State Coordinated Review.</td>
</tr>
<tr>
<td>Conduct scoping meetings upon request, to identify relevant planning issues.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 186: STATE &amp; REGIONAL PLANNING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Act as a regional data clearinghouse.</td>
</tr>
<tr>
<td>Designated as the primary organization to address problems and plan solutions that are of greater-than-local concern.</td>
</tr>
<tr>
<td>Florida’s only multipurpose regional entity to plan for and coordinate intergovernmental solutions to growth-related problems; provide technical assistance to local governments; and, meet other needs of the communities in each region.</td>
</tr>
<tr>
<td>Provide technical assistance to local governments on growth management matters.</td>
</tr>
<tr>
<td>Assist local governments with activities designed to promote and facilitate economic development.</td>
</tr>
<tr>
<td>Meet statutory requirements regarding membership for a regional planning council.</td>
</tr>
<tr>
<td>Conduct business to run the organization.</td>
</tr>
<tr>
<td>Provide advice to constituent local governments on regional, metropolitan, county, and municipal planning matters.</td>
</tr>
<tr>
<td>Cooperate with federal and state agencies in planning for emergency management.</td>
</tr>
<tr>
<td>Coordinate with other regional entities in preparing and ensuring regular review of the Strategic Regional Policy Plan.</td>
</tr>
<tr>
<td>Coordinate land development and transportation policies that foster region-wide transportation systems.</td>
</tr>
<tr>
<td>Review plans of independent transportation authorities and metropolitan planning organizations to identify inconsistencies between those agencies’ plans and applicable local government plans.</td>
</tr>
<tr>
<td>Provide consulting services to a private developer or landowner under certain circumstances.</td>
</tr>
<tr>
<td>Prepare and adopt by rule a Strategic Regional Policy Plan (SRPP). SRPP shall be prepared at least every 5 years.</td>
</tr>
<tr>
<td>Establish by rule a dispute resolution process to reconcile differences on planning and growth management issues between local governments, regional agencies, and private interests.</td>
</tr>
<tr>
<td>Provide annual report of activities.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 258: MYAKKA RIVER MANAGEMENT COORDINATING COUNCIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Required to serve on Myakka River Management Coordinating Council</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 260: FLORIDA GREENWAYS &amp; TRAILS COUNCIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serve on the Florida Greenways and Trails Council. Membership rotates among the 7 RPCs.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 288: COMMERCIAL DEVELOPMENT &amp; CAPITAL IMPROVEMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>An appointed representative by FRCA shall serve on the Rural Economic Development Initiative.</td>
</tr>
<tr>
<td>Participate in a pre-submission workshop concerning a military base reuse plan.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 339: TRANSPORTATION FINANCE &amp; PLANNING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Develop transportation goals and policies as part of the SRPP.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 380: LAND AND WATER MANAGEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serve on Resource Planning and Management Committees as designated by the Governor prior to an area being designated as an Area of Critical State Concern.</td>
</tr>
<tr>
<td>Provide technical assistance to local governments in the preparation of land development regulations and local comprehensive plans in Areas of Critical State Concern.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 403: ENVIRONMENTAL CONTROL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serve on Ecosystem Management Advisory Teams.</td>
</tr>
<tr>
<td>Perform local hazardous waste management assessments and provide technical expertise.</td>
</tr>
<tr>
<td>Follow the local hazardous waste management assessment guidelines to properly implement the assessments.</td>
</tr>
<tr>
<td>Designate sites for regional hazardous waste storage or treatment facility could be constructed.</td>
</tr>
<tr>
<td>Participate in regional permit action teams.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 420: HOUSING</th>
</tr>
</thead>
<tbody>
<tr>
<td>One representative from RPCs shall serve on the Affordable Housing Study Commission, as appointed by Governor.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAPTER 1013: EDUCATIONAL FACILITIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review Campus Master Plans prior to adoption and provide comments.</td>
</tr>
</tbody>
</table>
REQUIRED BY STATE STATUTE
UNFUNDED

01
SRPP: Strategic Regional Policy Plan

02
Regional Data Clearing-house / IC&R

03
Annual Report / Financial & Audit Reporting

04
Regional Dispute Resolution
ONGOING PROGRAMS FUNDED BY FEDERAL GOVERNMENT

01
Local Emergency Planning Committee
• Outreach, Education, & Comprehensive Emergency Management Plan

02
Hazardous Material Emergency Planning
• Training of first responders

03
Economic Development District
• CEDS required for federal funding
• Impact modeling provided
SWFRPC PROGRAMS

- Economic Dev. ED District, CEDS
- Water Quality
- Estero Bay Agency on Bay Mgmt.
- Local Emergency Planning Committee
- Hazardous Materials Emergency Planning
- Storm Resiliency & Climate Change Planning
- Brownfields Assessment Program
- Disaster Recovery
- IC&R
- DRIs, NOPCs & Comp Plan Reviews

- SWFL Fresh Choose Local, Choose Fresh
- Food Insecurity
- Food Policy Council
- Planning: Clewiston Waterfront Masterplan
- Regional Collab. FHERO RRDG
- Grant Writing
- SW Florida Promise Zone & VISTA Program
### IN PROGRESS ECONOMIC DEVELOPMENT PROJECTS

<table>
<thead>
<tr>
<th>Project</th>
<th>Description / Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Comprehensive Economic Development Strategy (CEDS)</td>
<td></td>
</tr>
<tr>
<td>SW Florida Fresh: Choose Local Choose Fresh</td>
<td>Marketing campaign for small to mid-sized growers</td>
</tr>
<tr>
<td>Collier County Food Policy Council</td>
<td></td>
</tr>
<tr>
<td>A Resiliency Strategy for Local Food Systems in Southwest Florida</td>
<td></td>
</tr>
<tr>
<td>Inland Port Project</td>
<td></td>
</tr>
<tr>
<td>Clewiston Waterfront Master Plan</td>
<td></td>
</tr>
<tr>
<td>Grant Research and Writing for Government Projects</td>
<td>(Clewiston Wastewater Treatment Plant; Ft. Myers Enterprise Center, Clewiston Transmission lines; Marco Island Flood mitigation, Sarasota Bay Park Improvement Project, FHERO RDG)</td>
</tr>
</tbody>
</table>
Local Emergency Planning Committee (LEPC): $70,000 for LEPC management

Hazardous Material Emergency Preparedness (HMEP): $62,665 for HazMat training courses

Hazardous Analysis (HA): $9,600 for hazardous facility inspections in Lee and Collier Counties

Total: roughly $142,265 annually, no match required
LEPC CONTRACT
Local Emergency Planning Committee

Conduct Quarterly meetings of the LEPC

Attend quarterly State SERC

Update LEPC Emergency Management Plan

Conduct HazMat exercises and trainings

Provide Tier II Reporting and Shelter-in-Place Trainings

Advertise EPCRA requirements

Provide Technical Assistance as requested
HMEP CONTRACT
Hazardous Material Emergency Preparedness

Provide $62,000 of trainings for HazMat responders

Full-Scale Exercise every other year (100+ participants)

Send responders to annual FL HazMat Symposium
HA CONTRACT
Hazard Analysis

Conduct roughly 80 site visits on facilities with hazardous chemicals in Lee and Collier Counties

Results are used to determine a plume radius, affected population, and critical facilities for a chemical leak

Data is given to FDEM and first responders
OTHER PROGRAMS

VISTA Volunteer Grant

- Funds 9 VISTA Volunteers in SWFL Region and a VISTA Program Supervisor
- Program has a budget of $257,938
- Sites include:
  - ACT- Abuse Counseling and Treatment
  - Kimmie’s Recovery Zone
  - Immokalee Foundation
  - Impact Partners
  - The Collaboratory
  - SWFRPC grant writers
  - Black History Museum
  - Panira Health Clinic
  - Dress for Success
  - Harry Chapin Food Bank
  - STOP Task Force
  - FGCU
  - HIVE Community Development Corp- Lehigh Acres
  - Collier Food Policy Council

Glades County Small Quantity Hazardous Waste Generators (SQG) Contract

- 5-Year, $22,500 contract to inspects Glades County businesses for SQG compliance and enters data into State database
The RPC provides grant writing & data services to each of its partner organizations.
### AWARDED ECONOMIC DEVELOPMENT GRANTS
(FY17-23)

<table>
<thead>
<tr>
<th>Project Name</th>
<th>Funding Agency</th>
<th>Project Total</th>
<th>Grant Funding</th>
<th>Time Frame</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brownfield Grant #2</td>
<td>EPA</td>
<td>$500,000</td>
<td>$500,000</td>
<td>In Progress</td>
</tr>
<tr>
<td>Brownfield Coalition Assessment</td>
<td>EPA</td>
<td>$600,000</td>
<td>$600,000</td>
<td>Completed</td>
</tr>
<tr>
<td>Disaster Recovery Coordinator</td>
<td>EDA</td>
<td>$250,000</td>
<td>$250,000</td>
<td>Completed</td>
</tr>
<tr>
<td>CEDS Planning Grant 2020-2022</td>
<td>EDA</td>
<td>$300,000</td>
<td>$210,000</td>
<td>Completed</td>
</tr>
<tr>
<td>CEDS Planning Grant 2017-2019</td>
<td>EDA</td>
<td>$300,000</td>
<td>$210,000</td>
<td>Completed</td>
</tr>
<tr>
<td>Agricultural Sustainability Implementation Study</td>
<td>EDA</td>
<td>$258,182</td>
<td>$206,545</td>
<td>Completed</td>
</tr>
<tr>
<td>Hurricane Ian Recovery Grant</td>
<td>EDA</td>
<td>$321,826</td>
<td>$257,469</td>
<td>In Progress</td>
</tr>
<tr>
<td>Food Insecurity Grant</td>
<td>DEO</td>
<td>$350,000</td>
<td>$350,000</td>
<td>In Progress</td>
</tr>
<tr>
<td>Agricultural Sustainability Study</td>
<td>DEO</td>
<td>$30,000</td>
<td>$30,000</td>
<td>Completed</td>
</tr>
<tr>
<td>Food Safety Plan for Regional Growers</td>
<td>DEO</td>
<td>$30,000</td>
<td>$30,000</td>
<td>Completed</td>
</tr>
<tr>
<td>Collier Co. Food Policy Council</td>
<td>NACO</td>
<td>$100,000</td>
<td>$100,000</td>
<td>Completed</td>
</tr>
<tr>
<td>FHERO RDG 2022</td>
<td>DEO</td>
<td>$147,350</td>
<td>$147,350</td>
<td>In Progress</td>
</tr>
<tr>
<td>FHERO RDG 2021</td>
<td>DEO</td>
<td>$126,160</td>
<td>$126,160</td>
<td>Completed</td>
</tr>
<tr>
<td>FHERO RDG 2020</td>
<td>DEO</td>
<td>$97,500</td>
<td>$97,500</td>
<td>Completed</td>
</tr>
<tr>
<td>FHERO RDG 2019</td>
<td>DEO</td>
<td>$97,500</td>
<td>$97,500</td>
<td>Completed</td>
</tr>
<tr>
<td>FHERO RDG 2018</td>
<td>DEO</td>
<td>$82,300</td>
<td>$82,300</td>
<td>Completed</td>
</tr>
<tr>
<td>FHERO RDG 2017</td>
<td>DEO</td>
<td>$79,744</td>
<td>$79,744</td>
<td>Completed</td>
</tr>
<tr>
<td>Bonita Springs Affordable Housing Study</td>
<td>Bonita Springs</td>
<td>$30,000</td>
<td>$30,000</td>
<td>Completed</td>
</tr>
<tr>
<td>LaBelle Tourism Marketing</td>
<td>DEO</td>
<td>$20,000</td>
<td>$20,000</td>
<td>Completed</td>
</tr>
<tr>
<td>Clewiston Waterfront Master Plan</td>
<td>FWC</td>
<td>$175,000</td>
<td>$175,000</td>
<td>In Progress</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$3,895,562</td>
<td>$3,599,568</td>
<td></td>
</tr>
</tbody>
</table>
# ECONOMIC DEVELOPMENT GRANTS (FY17-23)

**Grants Submitted but Not Awarded**

<table>
<thead>
<tr>
<th>Project Name</th>
<th>Funding Agency</th>
<th>Project Total</th>
<th>Time Frame</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clewiston WWTP</td>
<td>DEO</td>
<td>$14,380,190</td>
<td>Not Awarded</td>
</tr>
<tr>
<td>Clewiston Transmission Lines</td>
<td>DEO</td>
<td>$2,067,935</td>
<td>Not Awarded</td>
</tr>
<tr>
<td>Fort Myers Enterprise Center</td>
<td>DEO</td>
<td>$69,400</td>
<td>Not Awarded</td>
</tr>
<tr>
<td>Marco Island Vulnerability Assessment</td>
<td>FDEP</td>
<td>$78,000</td>
<td>Pending</td>
</tr>
</tbody>
</table>

**Total**                                    |               | **$16,595,525**|              |
The RPC planned and hosted 4 EDA Hurricane Irma economic disaster recovery meetings;

Assisted the FL Chamber Foundation in holding a Florida 2030 workshop;

Assists FDEP with annual Brownfield Conferences;

Assisted EDA with Hurricane Ian Listening Sessions
Marco Island:
- Vulnerability Assessment grant submitted
- Seeking funding to address flooding issues

Collier County:
- Awarded a grant to establish a Food Policy Council;
- Awarded a grant to address food insecurity in the region;
- Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh;
- Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business.
- The Immokalee foundation has been assigned VISTA Volunteers for 6 consecutive years.
- Conduct Hazard Analysis for industry sites that contain Extremely Hazardous Substances (EHS).
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- Hired a new Disaster Coordinator to assist with Hurricane Ian Recovery
Lee County:

- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh.
- SRES – Statewide Regional Evacuation Study (Sarasota, Charlotte, Lee)
- Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Conduct Hazard Analysis for industry sites that contain Extremely Hazardous Substances (EHS). Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan, Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- Hired a Disaster Coordinator to assist with Hurricane Ian Recovery
- FGCU was awarded a grant through the CARES Act to purchase IMPLAN software to study the impact of COVID-19 on the region’s businesses. FGCU was also assigned a VISTA Volunteer to help develop a Dashboard for economic development activities in the region

Ft. Myers:

- Enterprise Center: seeking funding for Incubator Program and providing VISTA Volunteers to assist with program; wrote DEO grant for incubator program
- Impact Partners: providing VISTA Volunteer to assist with Outreach to Minority businesses; funded outreach to minority businesses with CARES ACT grant.
- Black History Museum was assigned a VISTA Volunteer to help with capacity building and grant writing.
- Collaboratory was assigned a VISTA Volunteer to help with programming
- ACT was assigned VISTA Volunteer to assist with Human Trafficking for 6 consecutive years
Clewiston:

- Wrote 3 grants to address the problems at the Wastewater Treatment Plant; wrote one grant to address the transmission lines.
- Awarded a grant to prepare the Clewiston Lakefront Master Plan

Hendry County:

- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh. Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- Awarded a Brownfield Assessment grant
- Hired a new Disaster Coordinator to assist with Hurricane Ian Recovery
Glades County:

- Wrote 2 grants for the Ortono Indian Mound Park for a Strategic Plan
- The RPC completes the inspections for the Small Quantity Generators (SQG) Hazardous Materials Program
- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh.
- Awarded 2 Brownfield Assessment Grants
- Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- Hired a New Disaster Coordinator to assist with Hurricane Ian Recovery
Punta Gorda:
- Wrote and submitted $4,000,000 grant for stormwater management system for the new City Market Place

Charlotte County:
- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh. Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan,
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- SRES – Statewide Regional Evacuation Study (Sarasota, Charlotte, Lee)
- Hired a Disaster Coordinator to assist with Hurricane Ian Recovery
Sarasota Co:

- Awarded a grant to address food insecurity in the region; Awarded a grant to help small to mid-sized growers through branding SWFL Fresh Choose Local Choose Fresh. Created a Disaster Recovery & Continuity/Resiliency Guide for SW Florida Business
- Local Emergency Planning Committee (LEPC): Coordinates the activities of the SWF LEPC. The LEPC is responsible for preparing a regional hazardous materials emergency response plan,
- Hazardous Materials Emergency Preparedness (HMEP) Grant: Coordinates the grant, which provides funding for hazardous materials trainings for first responders within the region
- SRES – Statewide Regional Evacuation Study (Sarasota, Charlotte, Lee)
- Hired a Disaster Coordinator to assist with Hurricane Ian Recovery
- Writing grants for Bay Park Improvements
This Is What We Heard from County Managers…

**Water Quality**
Regional mitigation, resolutions, and eco-systems calculations of negative impacts of red tide and algae blooms.

**Affordable Housing**
Regional and state coordination of planning for communities, policies, and programs.

**Regional Transportation**
Proactively planning for alternative and multi-modal transportation.

**Storm Resiliency & Climate Change**
Capacity-building for economic, social, community health, infrastructure and environmental issues.

**Quality of Life**
Regional opioid prevention, public safety, mental health, and healthy futures.

**Inter-governmental Coordination & Communication**
Region-wide facilitation, research, and developing partnerships in many areas that make a difference locally and state-wide.
RELEVANCY ISSUES FROM THE RPC BOARD..... May 16, 2019

- Water Quality
- Affordable Housing
- Collective Force to combat erosion of Homerule
- Regional Coalition Common Voice in Tallahassee
- The “Go-To” People for Organizing Among Counties
- Beach Renourishment
- Impact of Development on Adjacent Counties
- Coordinate and Share Information with County Staff
- Quality of Life

Information on Common Issues
THIS IS WHAT WE HEARD - MEETING CHANGES

Quarterly Meetings

Half Day Event Meeting (Mini Conference)

Short Business Meeting Followed by a meaningful Presentation on an Important Issue
REQUIRED BY STATE STATUTES - UNFUNDED

- Update & Maintain The Strategic Regional Policy Plan
- Be The Regional Data Clearinghouse / IC&R (Intergovernmental Coordination And Review)
- Provide Annual Report/Financial Audit & Reporting
- Regional Dispute Resolution if Requested
ONGOING PROGRAMS **FUNDED**
BY THE FEDERAL GOVERNMENT ($172,164)

- Local Emergency Planning Committee
- Hazardous Material Emergency Planning
- Economic Development District
PROVIDE INFORMATION ON COMMON ISSUES IMPACTING THE REGION

Impact Of Development On Adjacent Counties
Coordinate & Share Information With County Staff
Provide Information On Common Issues

- Home Rule
- Water Quality
- Affordable Housing
- Beach Renourishment
- Resiliency
- Quality of Life Issues
- Impact of Development
- Coordinate and Share Information
- Information on Common Issues
- Collective Force
Hold one public workshop meeting with Board members to identify the issues to be included in our Common Voice and set the Agenda for quarterly meetings and major event.

Coordinate quarterly RPC meetings with presentations on relevant common issues.

Coordinate and host one major event with a prominent speaker on an issue of importance to the RPC Board members.

Coordinate meeting with all planning directors and appropriate planning staff twice a year.

Share all comp plan amendments with adjacent counties and County/City Planning Staff.
CHAPTER 129: ADMINISTRATIVE PROCEDURES ACT

• When an administrative law judge presides over a matter involving RPC, RPC shall reimburse administrative law judge’s travel expenses.

CHAPTER 163: INTERGOVERNMENTAL PROGRAMS

• Review and comment on regional resources or facilities identified in the SRPP.
• Review proposed plans or plan amendments under the State Coordinated Review
• Conduct scoping meetings upon request, to identify relevant planning issues.

CHAPTER 186: STATE & REGIONAL PLANNING

• Act as a regional data clearinghouse.
• Designated as the primary organization to address problems and plan solutions that are of greater-than-local concern.
• Florida’s only multipurpose regional entity to plan for and coordinate intergovernmental solutions to growth-related problems; provide technical assistance to local governments; and, meet other needs of the communities in each region.
• Provide technical assistance to local governments on growth management matters.
• Assist local governments with activities designed to promote and facilitate economic development.
• Meet statutory requirements regarding membership for a regional planning council.
• Conduct business to run the organization.
• Provide advice to constituent local governments on regional, metropolitan, county, and municipal planning matters.
• Cooperate with federal and state agencies in planning for emergency management.
• Coordinate with other regional entities in preparing and assuring regular review of the Strategic Regional Policy Plan.
• Coordinate land development and transportation policies that foster region-wide transportation systems.
• Review plans of independent transportation authorities and metropolitan planning organizations to identify inconsistencies between those agencies’ plans and applicable local government plans.
• Provide consulting services to a private developer or landowner under certain circumstances.
• Prepare and adopt by rule a Strategic Regional Policy Plan (SRPP). SRPP shall be prepared at least every 5 years.
• Establish by rule a dispute resolution process to reconcile differences on planning and growth management issues between local governments, regional agencies, and private interests.
• Provide annual report of activities.
<table>
<thead>
<tr>
<th>Regional Planning Councils</th>
<th>Date Established</th>
<th>2017 Regional Population</th>
<th>Governing Board Size</th>
<th>Staff Size FTE</th>
<th>Square Miles</th>
<th>Budget in millions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apalachee</td>
<td>Aug. 1977</td>
<td>485,278</td>
<td>27</td>
<td>8</td>
<td>6,757</td>
<td>$0.9</td>
</tr>
<tr>
<td>Central Florida</td>
<td>Jul. 1974</td>
<td>867,970</td>
<td>18</td>
<td>18</td>
<td>5,287</td>
<td>$3.5</td>
</tr>
<tr>
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<td>Feb. 1962</td>
<td>4,006,558</td>
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<td>12</td>
<td>9,244</td>
<td>$1.6</td>
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<td>North Central Florida</td>
<td>May. 1969</td>
<td>557,004</td>
<td>44</td>
<td>11</td>
<td>8,660</td>
<td>$2.1</td>
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<tr>
<td>Northeast Florida</td>
<td>Apr. 1977</td>
<td>1,661,055</td>
<td>35</td>
<td>12</td>
<td>5,097</td>
<td>$2.4</td>
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<tr>
<td>South Florida</td>
<td>Jul. 1974</td>
<td>4,693,954</td>
<td>19</td>
<td>17</td>
<td>7,492</td>
<td>$2.3</td>
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<tr>
<td>Southwest Florida</td>
<td>Nov. 1973</td>
<td>1,688,062</td>
<td>30</td>
<td>3</td>
<td>7,278</td>
<td>$0.9</td>
</tr>
<tr>
<td>Tampa Bay</td>
<td>Feb. 1962</td>
<td>3,541,479</td>
<td>44</td>
<td>8.5</td>
<td>4,998</td>
<td>$2.3</td>
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<tr>
<td>Treasure Coast</td>
<td>Aug. 1976</td>
<td>2,013,762</td>
<td>28</td>
<td>9</td>
<td>4,441</td>
<td>$2.4</td>
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<tr>
<td>West Florida</td>
<td>Oct. 1964</td>
<td>969,020</td>
<td>33</td>
<td>35</td>
<td>6,509</td>
<td>$3.5</td>
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</tbody>
</table>

- 5th Largest Population
- 4th Largest in Square Miles
- Least # of Employees
## ASSESSMENT FEES

<table>
<thead>
<tr>
<th>RPC</th>
<th>PER CAPITA RATE</th>
<th>TOTAL LOCAL DUES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apalachee</td>
<td>$0.07/capita - $4,000 base $5,000 min (counties only) <em>No ILA</em></td>
<td>$69,613</td>
</tr>
<tr>
<td>Central Florida</td>
<td>$0.30/capita (counties only) <em>ILA</em></td>
<td>$266,902</td>
</tr>
<tr>
<td>East Central Florida</td>
<td>$0.2089/capita (counties only)</td>
<td>$901,111</td>
</tr>
<tr>
<td>Emerald Coast</td>
<td>$0.05/capita - Plus Varying Fee Base per County/City</td>
<td>$92,290</td>
</tr>
<tr>
<td>North Central Florida</td>
<td>$0.30/capita</td>
<td>$166,074</td>
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<tr>
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<td>$0.41/capita (counties only) <em>No ILA</em></td>
<td>$694,757</td>
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<tr>
<td>South Florida</td>
<td>$0.175/capita (counties only)</td>
<td>$876,644</td>
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<td>Tampa Bay</td>
<td>$0.32/capita per County – Plus $2,000 base fee for Cities</td>
<td>$1,229,537</td>
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<tr>
<td>Treasure Coast</td>
<td>$0.43/capita (counties only)</td>
<td>$906,824</td>
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</tbody>
</table>
1. Start Immediately
   - At this workshop identify the focus for the remainder of the year
   - Participate or send a representative
   - Build on the positives
   - Identify issues that will be our Common Voice
     - Impact Of Development On Adjacent Counties
     - Coordinate & Share Information With County Staff
     - Provide Information On Common Issues
2. REBRAND THE COUNCIL

- Change the Name to be consistent with the new direction and Common Voice
- Develop Outreach Strategy to promote Common Voice
  - Regional Collaboration Council
  - Regional Planning Collaboration Council
  - Regional Council
  - Southwest Florida Collaboration Council
  - ????????????
3. REDUCE ASSESSMENTS TO $.10 PER CAPITA

* Must pay to be a voting Member

<table>
<thead>
<tr>
<th>MEMBER</th>
<th>ASSESSMENT</th>
</tr>
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<tbody>
<tr>
<td>Charlotte County</td>
<td>19,057</td>
</tr>
<tr>
<td>Collier County</td>
<td>38,268</td>
</tr>
<tr>
<td>Glades County</td>
<td>1,213</td>
</tr>
<tr>
<td>Hendry County</td>
<td>4,054</td>
</tr>
<tr>
<td>Lee County (Unincorporated, CC, Estero, Bonita)</td>
<td>68,546</td>
</tr>
<tr>
<td>City of Fort Myers</td>
<td>9,154</td>
</tr>
<tr>
<td>Town of Fort Myers Beach</td>
<td>558</td>
</tr>
<tr>
<td>Sarasota County</td>
<td>44,151</td>
</tr>
<tr>
<td><strong>Total Assessments</strong></td>
<td><strong>$185,001</strong></td>
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</table>

<table>
<thead>
<tr>
<th>Quarterly Assessment</th>
<th></th>
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<tbody>
<tr>
<td></td>
<td>$4,764.25</td>
</tr>
<tr>
<td></td>
<td>$9,567.00</td>
</tr>
<tr>
<td></td>
<td>$303.25</td>
</tr>
<tr>
<td></td>
<td>$1,013.50</td>
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<td></td>
<td>$17,136.50</td>
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<td></td>
<td>$2,288.60</td>
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<td></td>
<td>$139.60</td>
</tr>
<tr>
<td></td>
<td>$11,037.70</td>
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<tr>
<td><strong>Total Assessments</strong></td>
<td><strong>$46,250.18</strong></td>
</tr>
</tbody>
</table>
4. GO BACK TO QUARTERLY SWFRPC BOARD MEETING

- Take the SWFRPC meetings to the Counties during the “off” months
- Have a prominent speaker at the quarterly meeting
- Move the meeting to different county each quarter
- Have TAC meeting on “off” months
5. CREATE A TECHNICAL ADVISORY COMMITTEE

- Open the TAC committee to interested STAKEHOLDERS:
  - businesses
  - agencies
  - non-profits
  - Universities
  - Schools
  - Faith Community
  - Law Enforcement
6. COORDINATE AND HOST ONE MAJOR EVENT/CONFERENCE

- As the Regional Coordinating Agency Host a major event to provide updates and obtain input
- Provide a prominent speaker at this event on an issue of importance to the Southwest Florida Region
ADDITIONAL STEPS

7. Hold 2 meetings per year with all county/city planning staff
8. Continue CEDS meeting with Economic Development Stakeholders
9. Provide the services mandated by State Statute and funded through contracts
10. Continue assistance to our governments and agencies through grant writing and providing data
10 STEP PROPOSAL

1. Start Immediately - identify the Common Voice Issue TODAY
2. Rebrand - Change the Name of the RPC
3. Reduce Assessments to $.10 per Capita/ Only paying members can vote
4. Go back to quarterly SWFRPC Board meeting/take SWFRPC to counties/cities on “off” months
5. Create a Technical Advisory Committee (TAC)
6. Coordinate and host one major event/conference with a prominent speaker on an issue of importance to the Southwest Florida Region
7. Hold 2 meetings per year with all county/city planning staff
8. Continue CEDS meeting with Economic Development Stakeholders
9. Provide the services mandated by State Statute and funded by contracts
10. Continue assistance to our governments and agencies through grant writing and providing data
SUMMARY

- It’s not audacious or overconfident
- It doesn’t claim to solve all the problems of the region overnight
- Follow the proposal for 1 year on a trial basis
- Members MUST participate!
Agenda

Item

Financials
October, November and December Financials
2022 - 2023 Workplan & Budget Financial Snapshot
Oct-22

**Revenues**
- Local Assessments
- Total Federal/State Grants
- Misc. Grants/Contracts
- Other Revenue Sources

**Notes:**
- Local Assessments billed at the beginning of each quarter: October, January, April and July
- State/Federal Grants billed quarterly: LEPC, HMEP
- Federal Grants billed Semi Annually: Economic Development
- Misc. Grants/Contracts billed by deliverable: SQG, Interagency PO'S
- Other(DRI) billed /recorded monthly as cost reimbursement

**Monthly Net Income (Loss)**

**YTD:** Net Income ($31,272) Unaudited
Cash and Cash Equivalents:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Petty Cash</td>
<td>$ 200</td>
</tr>
<tr>
<td>FineMark Operating Funds</td>
<td>65,498</td>
</tr>
<tr>
<td><strong>Total Cash and Cash Equivalents</strong></td>
<td><strong>$ 65,698</strong></td>
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</table>

Investments:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>FineMark Money Market</td>
<td>$ 131,146</td>
</tr>
<tr>
<td>Local government Surplus Trust Fund Investment Pool (Fund A)</td>
<td>147,580</td>
</tr>
<tr>
<td><strong>Total Investments</strong></td>
<td><strong>$ 278,726</strong></td>
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</table>

Total Reserves

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td><strong>Total Reserves</strong></td>
<td><strong>$ 344,425</strong></td>
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# SWFRPC Income Statement
## Compared with Budget
### For the One Month Ending October 31, 2022

<table>
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<tr>
<th></th>
<th>Current Month</th>
<th>Year to Date A</th>
<th>FY 22-23 Approved Budget B</th>
<th>% Of Budget Year to Date</th>
<th>Budget Remaining</th>
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</thead>
<tbody>
<tr>
<td><strong>REVENUES</strong></td>
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<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td><strong>LOCAL ASSESSMENTS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GLADES COUNTY</td>
<td>910</td>
<td>910</td>
<td>3,639</td>
<td>25%</td>
<td>$2,729</td>
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<tr>
<td>CITY OF FORT MYERS</td>
<td>6,866</td>
<td>6,866</td>
<td>27,463</td>
<td>25%</td>
<td>$20,597</td>
</tr>
<tr>
<td>TOWN OF FORT MYERS BEACH INC</td>
<td>419</td>
<td>419</td>
<td>1,675</td>
<td>25%</td>
<td>$1,256</td>
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<tr>
<td>BONITA SPRINGS</td>
<td>4,106</td>
<td>4,106</td>
<td>16,424</td>
<td>25%</td>
<td>$12,318</td>
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<tr>
<td><strong>TOTAL LOCAL ASSESSMENTS</strong></td>
<td>$12,300</td>
<td>$12,300</td>
<td>$49,201</td>
<td>25%</td>
<td>$36,901</td>
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<tr>
<td><strong>FEDERAL / STATE GRANTS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DEM - LEPC 22/23</td>
<td>-</td>
<td>-</td>
<td>70,000</td>
<td>0%</td>
<td>$70,000</td>
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<tr>
<td>DEM - LEPC 21/22</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
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<td>-</td>
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<tr>
<td>DEM - HMEP 22/23</td>
<td>-</td>
<td>-</td>
<td>61,006</td>
<td>0%</td>
<td>$61,006</td>
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<tr>
<td>DEM - Lee/Collier Hazard Analysis 22/23</td>
<td>-</td>
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<td>9,510</td>
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<tr>
<td>Economic Development Planning 20/22</td>
<td>-</td>
<td>-</td>
<td>70,000</td>
<td>0%</td>
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<tr>
<td>DEO - CDBG-MIT Food Insecurity</td>
<td>-</td>
<td>-</td>
<td>175,000</td>
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<tr>
<td>FWC - Clewiston Lakefront MasterPlan</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td></td>
<td>-</td>
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<tr>
<td>EPA - Brownfields</td>
<td>-</td>
<td>-</td>
<td>166,667</td>
<td>0%</td>
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<tr>
<td>USDA - Regional Food Systems - USDA</td>
<td>-</td>
<td>-</td>
<td>250,809</td>
<td>N/A</td>
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<tr>
<td>Vista Supervisor</td>
<td>-</td>
<td>-</td>
<td>20,000</td>
<td>0%</td>
<td>$20,000</td>
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<tr>
<td>Promise Zone</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
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<td>-</td>
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<tr>
<td><strong>TOTAL FEDERAL / STATE GRANTS</strong></td>
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<td>$ -</td>
<td>$822,992</td>
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<td>$572,183</td>
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<td><strong>MISC. GRANTS / CONTRACTS/CONTRACTUAL</strong></td>
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<tr>
<td>CHNEP Calendar 2022</td>
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<td>-</td>
<td>N/A</td>
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</tr>
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<td>CHNEP Calendar 2023</td>
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<td>-</td>
<td>N/A</td>
<td></td>
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</tr>
<tr>
<td>FHERO</td>
<td>-</td>
<td>-</td>
<td>7,000</td>
<td>0%</td>
<td>$7,000</td>
</tr>
<tr>
<td>Glades SQG</td>
<td>-</td>
<td>-</td>
<td>4,500</td>
<td>0%</td>
<td>$4,500</td>
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<tr>
<td><strong>TOTAL MISC. GRANTS/CONTRACTS</strong></td>
<td>$ -</td>
<td>$ -</td>
<td>$11,500</td>
<td>0%</td>
<td>$11,500</td>
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<tr>
<td><strong>DRIS/NOPCS/MONITORING</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DRI MONITORING FEES</td>
<td>$ -</td>
<td>$ -</td>
<td>N/A</td>
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<td>-</td>
</tr>
<tr>
<td>DRIS/NOPCS INCOME</td>
<td>- $</td>
<td>-</td>
<td>N/A</td>
<td></td>
<td>-</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>$ -</td>
<td>$ -</td>
<td>N/A</td>
<td></td>
<td>-</td>
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<tr>
<td><strong>Program Development (Unsecured Grants/Contract)</strong></td>
<td>$ -</td>
<td>$ -</td>
<td>N/A</td>
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<td>-</td>
</tr>
<tr>
<td><em>Program Development (Unsecured Grants/Contract)</em>*</td>
<td>- $</td>
<td>-</td>
<td>100%</td>
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<td><strong>TOTAL PROGRAM DEVELOPMENT</strong></td>
<td>$ -</td>
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<tr>
<td><strong>OTHER REVENUE SOURCES</strong></td>
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<tr>
<td>Misc. Income</td>
<td>508</td>
<td>508</td>
<td>400</td>
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<td>$1,888</td>
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<tr>
<td>INTEREST INCOME - Money Market</td>
<td>22</td>
<td>22</td>
<td>800</td>
<td>3%</td>
<td>$778</td>
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</table>

*Program Development (Unsecured)
### Fund A Investment Income

<table>
<thead>
<tr>
<th>Fund Balance</th>
<th>$</th>
<th>$</th>
<th>$</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Month</td>
<td>394</td>
<td>394</td>
<td>800</td>
<td>49%</td>
</tr>
<tr>
<td>Year to Date</td>
<td>924</td>
<td>924</td>
<td>2,000</td>
<td>46%</td>
</tr>
<tr>
<td>% Of Budget</td>
<td>49%</td>
<td>49%</td>
<td>46%</td>
<td>46%</td>
</tr>
<tr>
<td>Budget Remaining</td>
<td>$1,076</td>
<td>$1,076</td>
<td>$1,076</td>
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</tbody>
</table>

### TOTAL OTHER REVENUE SOURCES

<table>
<thead>
<tr>
<th>Fund Balance</th>
<th>$</th>
<th>$</th>
<th>$</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Month</td>
<td>394</td>
<td>394</td>
<td>800</td>
<td>49%</td>
</tr>
<tr>
<td>Year to Date</td>
<td>924</td>
<td>924</td>
<td>2,000</td>
<td>46%</td>
</tr>
<tr>
<td>% Of Budget</td>
<td>49%</td>
<td>49%</td>
<td>46%</td>
<td>46%</td>
</tr>
<tr>
<td>Budget Remaining</td>
<td>$1,076</td>
<td>$1,076</td>
<td>$1,076</td>
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</table>

### TOTAL REVENUES

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<th>$</th>
<th>$</th>
<th>$</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Month</td>
<td>394</td>
<td>394</td>
<td>800</td>
<td>49%</td>
</tr>
<tr>
<td>Year to Date</td>
<td>924</td>
<td>924</td>
<td>2,000</td>
<td>46%</td>
</tr>
<tr>
<td>% Of Budget</td>
<td>49%</td>
<td>49%</td>
<td>46%</td>
<td>46%</td>
</tr>
<tr>
<td>Budget Remaining</td>
<td>$1,076</td>
<td>$1,076</td>
<td>$1,076</td>
<td>$1,076</td>
</tr>
</tbody>
</table>

### EXPENSES

#### PERSONNEL EXPENSES

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<thead>
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<th>$</th>
<th>$</th>
<th>$</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
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<td>11,520</td>
<td>249,600</td>
<td>5%</td>
</tr>
<tr>
<td>Year to Date</td>
<td>249,600</td>
<td>249,600</td>
<td>249,600</td>
<td>5%</td>
</tr>
<tr>
<td>% Of Budget</td>
<td>5%</td>
<td>5%</td>
<td>5%</td>
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</tr>
<tr>
<td>Budget Remaining</td>
<td>$238,080</td>
<td>$238,080</td>
<td>$238,080</td>
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</table>

#### OPERATIONAL EXPENSES

<table>
<thead>
<tr>
<th>Fund Balance</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Current Month</td>
<td>24,112</td>
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<td>457,513</td>
<td>5%</td>
</tr>
<tr>
<td>Year to Date</td>
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</tr>
<tr>
<td>Budget Remaining</td>
<td>$433,401</td>
<td>$433,401</td>
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</table>

### FUND BALANCE

<table>
<thead>
<tr>
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<tr>
<td>Budget Remaining</td>
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<td>$433,401</td>
</tr>
<tr>
<td></td>
<td>Current Month</td>
<td>Year to Date A</td>
<td>FY 22-23 Approved Budget B</td>
<td>% Of Budget Year to Date</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>---------------</td>
<td>----------------</td>
<td>---------------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>TOTAL OPERATIONAL EXP.</td>
<td></td>
<td></td>
<td>$ 1,020,576</td>
<td></td>
</tr>
<tr>
<td>TOTAL CASH OUTLAY</td>
<td></td>
<td></td>
<td>$ 44,497</td>
<td>$ 44,497</td>
</tr>
<tr>
<td>NET INCOME (LOSS)</td>
<td></td>
<td></td>
<td>$ (31,272)</td>
<td>$ (31,272)</td>
</tr>
</tbody>
</table>
## ASSETS

**Current Assets**
- Cash - Florida Prime: $147,580.08
- Cash - FineMark Oper.: 65,498.34
- Cash - FineMark MM: 131,146.18
- Petty Cash: 200.00
- Accounts Receivable: 109,094.77
- Accounts Receivable-RC&D: (61.25)
- Transfer of Funds: 30.00

Total Current Assets: 453,488.12

**Property and Equipment**
- Property, Furniture & Equip: 43,026.31
- Accumulated Depreciation: (43,025.57)

Total Property and Equipment: 0.74

**Other Assets**
- Amount t.b.p. for L.T.L.-Leave: 41,305.44
- FSA Deposit: 0.29
- Amt t.b.p. for L.T.Debt-OPEB: 8,232.00

Total Other Assets: 49,537.73

Total Assets: $503,026.59

## LIABILITIES AND CAPITAL

**Current Liabilities**
- Accounts Payable: 614.46
- Deferred_Babcock_Ranch_5360: 9,174.06
- Deferred_Palmer_Ranch_5361: 9,430.94
- FICA Taxes Payable: 1,854.93
- Federal W/H Tax Payable: (2,123.47)
- United way Payable: 322.00
- Deferred Compensation Payable: (25.00)
- FSA Payable: (1,866.22)
- LEPC Contingency Fund: 305.25

Total Current Liabilities: 17,686.95

**Long-Term Liabilities**
- Accrued Annual Leave: 41,305.44
- Long Term Debt - OPEB: 8,232.00

Total Long-Term Liabilities: 49,537.44

Total Liabilities: 67,224.39

**Capital**
- Fund Balance-Unassigned: (46,925.66)
- Fund Balance-Assigned: 514,000.00
- FB-Non-Spendable/Fixed Assets: (0.26)
- Net Income: (31,271.88)

Total Capital: 435,802.20

Total Liabilities & Capital: $503,026.59

Unaudited - For Management Purposes Only
2022 - 2023 Workplan & Budget Financial Snapshot
Nov-22

Revenues
Local Assessments
Total Federal/State Grants
Misc. Grants/Contracts
Other Revenue Sources

Notes: Local Assessments billed at the beginning of each quarter: October, January, April and July
State/Federal Grants billed quarterly: LEPC, HMEP
Federal Grants billed Semi Annually: Economic Development
Misc. Grants/Contracts billed by deliverable: SQG, Interagency PO'S
Other(DRI) billed /recorded monthly as cost reimbursement

Monthly Net Income (Loss)

YTD: Net Income ($114,575) Unaudited
SWFRPC
Detail of Reserve
As of November 30, 2022

**Cash and Cash Equivalents:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Petty Cash</td>
<td>$200</td>
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<tr>
<td>FineMark Operating Funds</td>
<td>15,164</td>
</tr>
<tr>
<td><strong>Total Cash and Cash Equivalents</strong></td>
<td>$15,364</td>
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**Investments:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>FineMark Money Market</td>
<td>$131,168</td>
</tr>
<tr>
<td>Local government Surplus Trust Fund Investment Pool (Fund A)</td>
<td>148,057</td>
</tr>
<tr>
<td><strong>Total Investments</strong></td>
<td>$279,225</td>
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**Total Reserves**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td></td>
<td>$294,589</td>
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</table>
## SWFRPC INCOME STATEMENT
### COMPARED WITH BUDGET
#### FOR THE ONE MONTH ENDING NOVEMBER 30, 2022

<table>
<thead>
<tr>
<th></th>
<th>Current Month</th>
<th>Year to Date</th>
<th>FY 22-23 Approved Budget</th>
<th>% Of Budget Year to Date</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>REVENUES</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>LOCAL ASSESSMENTS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GLADES COUNTY</td>
<td>-</td>
<td>910</td>
<td>3,639</td>
<td>25%</td>
<td>$2,729</td>
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<tr>
<td>CITY OF FORT MYERS</td>
<td>-</td>
<td>6,866</td>
<td>27,463</td>
<td>25%</td>
<td>$20,597</td>
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<tr>
<td>TOWN OF FORT MYERS BEACH INC</td>
<td>-</td>
<td>419</td>
<td>1,675</td>
<td>25%</td>
<td>$1,256</td>
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<tr>
<td>BONITA SPRINGS</td>
<td>-</td>
<td>4,106</td>
<td>16,424</td>
<td>25%</td>
<td>$12,318</td>
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<tr>
<td><strong>TOTAL LOCAL ASSESSMENTS</strong></td>
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<td>$12,300</td>
<td>$49,201</td>
<td>25%</td>
<td>$36,901</td>
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<tr>
<td><strong>FEDERAL / STATE GRANTS</strong></td>
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</tr>
<tr>
<td>DEM - LEPC 22/23</td>
<td>-</td>
<td>-</td>
<td>70,000</td>
<td>0%</td>
<td>$70,000</td>
</tr>
<tr>
<td>DEM - LEPC 21/22</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
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<tr>
<td>DEM - HMEP 22/23</td>
<td>-</td>
<td>-</td>
<td>61,006</td>
<td>0%</td>
<td>$61,006</td>
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<tr>
<td>DEM - Lee/Collier Hazard Analysis 22/23</td>
<td>-</td>
<td>-</td>
<td>9,510</td>
<td>0%</td>
<td>$9,510</td>
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<tr>
<td>Economic Development Planning 20/22</td>
<td>-</td>
<td>-</td>
<td>70,000</td>
<td>0%</td>
<td>$70,000</td>
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<tr>
<td>DEO - CDBG-MIT Food Insecurity</td>
<td>-</td>
<td>-</td>
<td>175,000</td>
<td>0%</td>
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<tr>
<td>FWC - Clewiston Lakefront MasterPlan</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
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<tr>
<td>EPA - Brownfields</td>
<td>-</td>
<td>-</td>
<td>166,667</td>
<td>0%</td>
<td>$166,667</td>
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<tr>
<td>USDA - Regional Food Systems - USDA</td>
<td>-</td>
<td>-</td>
<td>250,809</td>
<td>N/A</td>
<td>$ -</td>
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<td>Vista Supervisor</td>
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<td>20,000</td>
<td>0%</td>
<td>$20,000</td>
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<tr>
<td>Promise Zone</td>
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<td>-</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
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<tr>
<td><strong>TOTAL FEDERAL / STATE GRANTS</strong></td>
<td>$ -</td>
<td>$ -</td>
<td>$822,992</td>
<td>0%</td>
<td>$572,183</td>
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<tr>
<td><strong>MISC. GRANTS / CONTRACTS/CONTRACTUAL</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CHNEP Calendar 2022</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
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<tr>
<td>CHNEP Calendar 2023</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
</tr>
<tr>
<td>FHHERO</td>
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<td>7,000</td>
<td>0%</td>
<td>$7,000</td>
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<tr>
<td>Glades SQG</td>
<td>-</td>
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<td>4,500</td>
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<td>$4,500</td>
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<tr>
<td><strong>TOTAL MISC. GRANTS/CONTRACTS</strong></td>
<td>$ -</td>
<td>$ -</td>
<td>$11,500</td>
<td>0%</td>
<td>$11,500</td>
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<td><strong>DRIS/NOPCS/MONITORING</strong></td>
<td></td>
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<td></td>
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</tr>
<tr>
<td>DRI MONITORING FEES</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
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<td>DRIS/NOPCS INCOME</td>
<td>3,908</td>
<td>3,908</td>
<td>-</td>
<td>N/A</td>
<td>$ -</td>
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<tr>
<td><strong>TOTAL</strong></td>
<td>3,908</td>
<td>3,908</td>
<td>-</td>
<td>$ -</td>
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</table>

*Program Development (Unsecured)*

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<tr>
<td><strong>Program Development (Unsecured Grants/Contract)</strong></td>
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<tr>
<td></td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>100%</td>
<td>$ -</td>
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<tr>
<td><strong>TOTAL PROGRAM DEVELOPMENT</strong></td>
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<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td></td>
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<tr>
<td><strong>OTHER REVENUE SOURCES</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Misc. Income</td>
<td>477</td>
<td>876</td>
<td>400</td>
<td>219%</td>
<td>$ (476)</td>
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<tr>
<td>Current Month</td>
<td>Year to Date A</td>
<td>FY 22-23 Approved Budget B</td>
<td>% Of Budget Year to Date</td>
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<td>---------------------------</td>
<td>-------------------------</td>
<td>-----------------</td>
<td></td>
</tr>
<tr>
<td>INTEREST INCOME - Money Market</td>
<td>22</td>
<td>44</td>
<td>800</td>
<td>5%</td>
<td>$756</td>
</tr>
<tr>
<td>Fund A Investment Income</td>
<td>368</td>
<td>876</td>
<td>800</td>
<td>110%</td>
<td>$(76)</td>
</tr>
<tr>
<td>TOTAL OTHER REVENUE SOURCES</td>
<td>$867</td>
<td>$1,797</td>
<td>$2,000</td>
<td>90%</td>
<td>$203</td>
</tr>
</tbody>
</table>

**Fund Balance**

| | $ | - | $ | - |

| TOTAL REVENUES | $4,775 | $18,005 | $885,693 | 2% | $620,787 |

**EXPENSES**

**PERSONNEL EXPENSES**

| | $24,000 | $35,520 | $249,600 | 14% | $214,080 |
| SALARIES EXPENSE | $1,823 | $2,700 | $19,094 | 14% | $16,394 |
| FICA EXPENSE | $5,248 | $4,441 | $60,459 | 7% | $56,018 |
| RETIREMENT EXPENSE | $2,895 | $5,808 | $40,848 | 14% | $35,040 |
| HEALTH INSURANCE EXPENSE | $109 | $218 | $1,344 | 16% | $1,126 |
| WORKERS COMP. EXPENSE | - | - | - | N/A | - |
| UNEMPLOYMENT COMP. EXPENSE | - | - | - | N/A | - |
| TOTAL PERSONNEL EXPENSES | $34,075 | $48,687 | $371,345 | 13% | $322,658 |

**OPERATIONAL EXPENSES**

| | $1,875 | $1,875 | $65,700 | 3% | $63,825 |
| CONSULTANTS | $50,770 | $74,882 | $457,513 | 16% | $382,631 |
| GRANT/CONSULTING EXPENSE | $- | - | $25,000 | 0% | $25,000 |
| AUDIT SERVICES EXPENSE | $174 | $2,606 | $1,000 | 261% | $(1,606) |
| TRAVEL EXPENSE | $145 | $291 | $1,488 | 20% | $1,197 |
| TELEPHONE EXPENSE | - | - | - | N/A | - |
| POSTAGE / SHIPPING EXPENSE | $264 | $264 | $3,631 | 7% | $3,367 |
| EQUIPMENT RENTAL EXPENSE | $82 | $165 | $6,220 | 3% | $6,055 |
| INSURANCE EXPENSE | $79 | $79 | $1,000 | 8% | $921 |
| PRINTING/REPRODUCTION EXPENSE | $6 | $6 | $1,600 | 0% | $1,594 |
| ADVERTISING/LEGAL NOTICES EXP | - | - | $500 | 0% | $500 |
| OTHER MISC. EXPENSE | - | - | - | N/A | - |
| BANK SERVICE CHARGES | - | - | - | N/A | - |
| OFFICE SUPPLIES EXPENSE | - | - | $600 | 0% | $600 |
| COMPUTER RELATED EXPENSE | $613 | $1,227 | $22,388 | 5% | $21,161 |
| DUES AND MEMBERSHIP | - | $2,500 | $3,059 | 82% | $559 |
| MEETINGS/EVENTS EXPENSE | - | - | $2,000 | 0% | $2,000 |
| CAPITAL OUTLAY - OPERATIONS | - | - | - | N/A | - |
| UNCOLLECTABLE RECEIVABLES | - | - | - | N/A | - |
| **FUND BALANCE** | | | $428,877 | | |

**OPERATIONAL EXP.**

<p>| | $54,008 | $83,893 | $1,020,576 | 8% | $507,806 |</p>
<table>
<thead>
<tr>
<th></th>
<th>Current Month</th>
<th>Year to Date A</th>
<th>FY 22-23 Approved Budget B</th>
<th>% Of Budget Year to Date</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTAL OPERATIONAL EXP.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL CASH OUTLAY</td>
<td></td>
<td>88,083</td>
<td>132,580</td>
<td>1,391,921</td>
<td>830,464</td>
</tr>
<tr>
<td>NET INCOME (LOSS)</td>
<td></td>
<td>(83,309)</td>
<td>(114,575)</td>
<td></td>
<td></td>
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</tbody>
</table>
ASSETS

<table>
<thead>
<tr>
<th>Asset</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Current Assets</strong></td>
<td></td>
</tr>
<tr>
<td>Cash - Florida Prime</td>
<td>$148,057.40</td>
</tr>
<tr>
<td>Cash - FineMark Oper.</td>
<td>$15,163.98</td>
</tr>
<tr>
<td>Cash - FineMark MM</td>
<td>$131,167.74</td>
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<tr>
<td>Petty Cash</td>
<td>$200.00</td>
</tr>
<tr>
<td>Accounts Receivable</td>
<td>$71,887.09</td>
</tr>
<tr>
<td>Accounts Receivable-RC&amp;D</td>
<td>$(61.25)</td>
</tr>
<tr>
<td>Transfer of Funds</td>
<td>$30.00</td>
</tr>
<tr>
<td><strong>Total Current Assets</strong></td>
<td>$366,444.96</td>
</tr>
<tr>
<td><strong>Property and Equipment</strong></td>
<td></td>
</tr>
<tr>
<td>Property, Furniture &amp; Equip</td>
<td>$43,026.31</td>
</tr>
<tr>
<td>Accumulated Depreciation</td>
<td>$(43,025.57)</td>
</tr>
<tr>
<td><strong>Total Property and Equipment</strong></td>
<td>$0.74</td>
</tr>
<tr>
<td><strong>Other Assets</strong></td>
<td></td>
</tr>
<tr>
<td>Amount t.b.p. for L.T.L.-Leave</td>
<td>$41,305.44</td>
</tr>
<tr>
<td>FSA Deposit</td>
<td>$0.29</td>
</tr>
<tr>
<td>Amt t.b.p. for L.T.Debt-OPEB</td>
<td>$8,232.00</td>
</tr>
<tr>
<td><strong>Total Other Assets</strong></td>
<td>$49,537.73</td>
</tr>
<tr>
<td><strong>Total Assets</strong></td>
<td>$415,983.43</td>
</tr>
</tbody>
</table>

LIABILITIES AND CAPITAL

<table>
<thead>
<tr>
<th>Liability</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Current Liabilities</strong></td>
<td></td>
</tr>
<tr>
<td>Accounts Payable</td>
<td>$614.46</td>
</tr>
<tr>
<td>Deferred_Babcock_Ranch_5360</td>
<td>$9,174.06</td>
</tr>
<tr>
<td>Deferred_Palmer_Ranch_5361</td>
<td>$5,523.20</td>
</tr>
<tr>
<td>FICA Taxes Payable</td>
<td>$1,854.98</td>
</tr>
<tr>
<td>Federal W/H Tax Payable</td>
<td>$(2,123.47)</td>
</tr>
<tr>
<td>United way Payable</td>
<td>$322.00</td>
</tr>
<tr>
<td>Deferred Compensation Payable</td>
<td>$100.00</td>
</tr>
<tr>
<td>FSA Payable</td>
<td>$(1,818.12)</td>
</tr>
<tr>
<td>LEPC Contingency Fund</td>
<td>$305.25</td>
</tr>
<tr>
<td><strong>Total Current Liabilities</strong></td>
<td>$13,952.36</td>
</tr>
<tr>
<td><strong>Long-Term Liabilities</strong></td>
<td></td>
</tr>
<tr>
<td>Accrued Annual Leave</td>
<td>$41,305.44</td>
</tr>
<tr>
<td>Long Term Debt - OPEB</td>
<td>$8,232.00</td>
</tr>
<tr>
<td><strong>Total Long-Term Liabilities</strong></td>
<td>$49,537.44</td>
</tr>
<tr>
<td><strong>Total Liabilities</strong></td>
<td>$63,489.80</td>
</tr>
<tr>
<td><strong>Capital</strong></td>
<td></td>
</tr>
<tr>
<td>Fund Balance-Unassigned</td>
<td>$(46,925.66)</td>
</tr>
<tr>
<td>Fund Balance-Assigned</td>
<td>$514,000.00</td>
</tr>
<tr>
<td>FB-Non-Spendable/Fixed Assets</td>
<td>$(0.26)</td>
</tr>
<tr>
<td>Net Income</td>
<td>$(114,580.45)</td>
</tr>
<tr>
<td><strong>Total Capital</strong></td>
<td>$352,493.63</td>
</tr>
<tr>
<td><strong>Total Liabilities &amp; Capital</strong></td>
<td>$415,983.43</td>
</tr>
</tbody>
</table>

Unaudited - For Management Purposes Only
2022 - 2023 Workplan & Budget Financial Snapshot
Dec-22

**Revenues**
- Local Assessments
- Total Federal/State Grants
- Misc. Grants/Contracts
- Other Revenue Sources

**Monthly Revenues**

Notes: Local Assessments billed at the beginning of each quarter: October, January, April and July
State/Federal Grants billed quarterly: LEPC, HMEP
Federal Grants billed Semi Annually: Economic Development
Misc. Grants/Contracts billed by deliverable: SQG, Interagency PO’S
Other(DRI) billed /recorded monthly as cost reimbursement

**Monthly Net Income (Loss)**

YTD: Net Income ($138,448) Unaudited
# SWFRPC

## Detail of Reserve

As of December 31, 2022

<table>
<thead>
<tr>
<th>Cash and Cash Equivalents:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Petty Cash</td>
<td>$ 200</td>
</tr>
<tr>
<td>FineMark Operating Funds</td>
<td>$16,405</td>
</tr>
<tr>
<td><strong>Total Cash and Cash Equivalents</strong></td>
<td>$16,605</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Investments:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>FineMark Money Market</td>
<td>$106,186</td>
</tr>
<tr>
<td>Local government Surplus Trust Fund Investment Pool (Fund A)</td>
<td>$148,598</td>
</tr>
<tr>
<td><strong>Total Investments</strong></td>
<td>$254,785</td>
</tr>
</tbody>
</table>

| Total Reserves                                | $271,390|


## SWFRPC INCOME STATEMENT
### COMPARED WITH BUDGET
#### FOR THE ONE MONTH ENDING DECEMBER 31, 2022

| GLADES COUNTY | - | 910 | 3,639 | 25% | $2,729 |
| CITY OF FORT MYERS | - | 6,866 | 27,463 | 25% | $20,597 |
| TOWN OF FORT MYERS BEACH INC | - | 419 | 1,675 | 25% | $1,256 |
| BONITA SPRINGS | - | 4,106 | 16,424 | 25% | $12,318 |
| **TOTAL LOCAL ASSESSMENTS** | $ - | $12,300 | $49,201 | 25% | $36,901 |

### FEDERAL / STATE GRANTS

| DEM - LEPC 22/23 | - | - | 70,000 | 0% | $70,000 |
| DEM - LEPC 21/22 | - | - | - | N/A | $ - |
| DEM - HMEP 22/23 | - | - | 61,006 | 0% | $61,006 |
| DEM - Lee/Collier Hazard Analysis 22/23 | - | - | 9,510 | 0% | $9,510 |
| Economic Development Planning 20/22 | - | - | 70,000 | 0% | $70,000 |
| DEO - CDBG-MIT Food Insecurity | - | - | 175,000 | 0% | $175,000 |
| WPC - Clewiston Lakefront MasterPlan | - | - | - | N/A | $ - |
| EPA - Brownfields | - | - | 166,667 | 0% | $166,667 |
| USDA - Regional Food Systems - USDA | 17,720 | 17,720 | 250,809 | N/A | $ - |
| Vista Supervisor | 18,847 | 18,847 | 20,000 | 94% | $1,153 |
| Promise Zone | - | - | - | N/A | $ - |
| **TOTAL FEDERAL / STATE GRANTS** | $36,567 | $36,567 | $822,992 | 4% | $553,336 |

### MISC. GRANTS / CONTRACTS/CONTRACTUAL

| CHNEP Calendar 2022 | - | - | - | N/A | $ - |
| CHNEP Calendar 2023 | - | - | - | N/A | $ - |
| FHERO | - | - | 7,000 | 0% | $7,000 |
| Glades SQG | - | - | 4,500 | 0% | $4,500 |
| **TOTAL MISC. GRANTS/CONTRACTS** | $ - | $ - | $11,500 | 0% | $11,500 |

### DRIS/NOPCS/MONITORING

| DRI MONITORING FEES | - | - | - | N/A | $ - |
| DRIS/NOPCS INCOME | 2,033 | 5,940 | - | N/A | $ - |
| **TOTAL** | $2,033 | $5,940 | - | - | $ - |

*Program Development (Unsecured)

| TOTAL PROGRAM DEVELOPMENT | - | - | - | 100% | $ - |

### OTHER REVENUE SOURCES

<p>| Misc. Income | - | 876 | 400 | 219% | $(476) |</p>
<table>
<thead>
<tr>
<th>INTEREST INCOME - Money Market</th>
<th>19</th>
<th>62</th>
<th>800</th>
<th>8%</th>
<th>$ 738</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund A Investment Income</td>
<td>541</td>
<td>1,412</td>
<td>800</td>
<td>177%</td>
<td>$(612)</td>
</tr>
<tr>
<td>TOTAL OTHER REVENUE SOURCES</td>
<td>$ 560</td>
<td>$ 2,351</td>
<td>$ 2,000</td>
<td>118%</td>
<td>$(351)</td>
</tr>
<tr>
<td>Fund Balance</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>N/A</td>
<td>-</td>
</tr>
<tr>
<td>TOTAL REVENUES</td>
<td>$ 39,159</td>
<td>$ 57,159</td>
<td>$ 885,693</td>
<td>6%</td>
<td>$ 601,386</td>
</tr>
</tbody>
</table>

### EXPENSES

#### PERSONNEL EXPENSES

<table>
<thead>
<tr>
<th>Item</th>
<th>Current Month</th>
<th>Year to Date</th>
<th>FY 22-23 Approved Budget</th>
<th>% Of Budget Year to Date</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td>SALARIES EXPENSE</td>
<td>$ 19,200</td>
<td>$ 54,720</td>
<td>$ 249,600</td>
<td>22%</td>
<td>$ 194,880</td>
</tr>
<tr>
<td>FICA EXPENSE</td>
<td>1,459</td>
<td>4,158</td>
<td>19,094</td>
<td>22%</td>
<td>14,936</td>
</tr>
<tr>
<td>RETIREMENT EXPENSE</td>
<td>6,884</td>
<td>11,325</td>
<td>60,459</td>
<td>19%</td>
<td>49,134</td>
</tr>
<tr>
<td>HEALTH INSURANCE EXPENSE</td>
<td>2,971</td>
<td>8,779</td>
<td>40,848</td>
<td>21%</td>
<td>32,069</td>
</tr>
<tr>
<td>WORKERS COMP. EXPENSE</td>
<td>109</td>
<td>327</td>
<td>1,344</td>
<td>24%</td>
<td>1,017</td>
</tr>
<tr>
<td>UNEmployment COMP. EXPENSE</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>-</td>
</tr>
<tr>
<td>TOTAL PERSONNEL EXPENSES</td>
<td>$ 30,622</td>
<td>$ 79,309</td>
<td>$ 371,345</td>
<td>21%</td>
<td>$ 292,036</td>
</tr>
</tbody>
</table>

#### OPERATIONAL EXPENSES

<table>
<thead>
<tr>
<th>Item</th>
<th>Current Month</th>
<th>Year to Date</th>
<th>FY 22-23 Approved Budget</th>
<th>% Of Budget Year to Date</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONSULTANTS</td>
<td>$ 450</td>
<td>$ 2,325</td>
<td>$ 65,700</td>
<td>4%</td>
<td>$ 63,375</td>
</tr>
<tr>
<td>GRANT/CONSULTING EXPENSE</td>
<td>20,616</td>
<td>95,498</td>
<td>457,513</td>
<td>21%</td>
<td>$ 362,015</td>
</tr>
<tr>
<td>AUDIT SERVICES EXPENSE</td>
<td>1,000</td>
<td>1,000</td>
<td>25,000</td>
<td>4%</td>
<td>24,000</td>
</tr>
<tr>
<td>TRAVEL EXPENSE</td>
<td>(452)</td>
<td>2,154</td>
<td>1,000</td>
<td>215%</td>
<td>(1,154)</td>
</tr>
<tr>
<td>TELEPHONE EXPENSE</td>
<td>146</td>
<td>437</td>
<td>1,488</td>
<td>29%</td>
<td>1,051</td>
</tr>
<tr>
<td>POSTAGE / SHIPPING EXPENSE</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>-</td>
</tr>
<tr>
<td>EQUIPMENT RENTAL EXPENSE</td>
<td>264</td>
<td>528</td>
<td>3,631</td>
<td>15%</td>
<td>3,103</td>
</tr>
<tr>
<td>INSURANCE EXPENSE</td>
<td>5,876</td>
<td>6,041</td>
<td>6,220</td>
<td>97%</td>
<td>180</td>
</tr>
<tr>
<td>PRINTING/REPRODUCTION EXPENSE</td>
<td>39</td>
<td>118</td>
<td>1,000</td>
<td>12%</td>
<td>882</td>
</tr>
<tr>
<td>ADVERTISING/LEGAL NOTICES EXP</td>
<td>-</td>
<td>6</td>
<td>1,600</td>
<td>0%</td>
<td>1,594</td>
</tr>
<tr>
<td>OTHER MISC. EXPENSE</td>
<td>-</td>
<td>500</td>
<td>-</td>
<td>0%</td>
<td>500</td>
</tr>
<tr>
<td>BANK SERVICE CHARGES</td>
<td>90</td>
<td>90</td>
<td>-</td>
<td>N/A</td>
<td>(90)</td>
</tr>
<tr>
<td>OFFICE SUPPLIES EXPENSE</td>
<td>136</td>
<td>136</td>
<td>600</td>
<td>23%</td>
<td>464</td>
</tr>
<tr>
<td>COMPUTER RELATED EXPENSE</td>
<td>4,240</td>
<td>5,466</td>
<td>22,388</td>
<td>24%</td>
<td>16,922</td>
</tr>
<tr>
<td>DUES AND MEMBERSHIP</td>
<td>-</td>
<td>2,500</td>
<td>3,059</td>
<td>82%</td>
<td>559</td>
</tr>
<tr>
<td>MEETINGS/EVENTS EXPENSE</td>
<td>-</td>
<td>-</td>
<td>2,000</td>
<td>0%</td>
<td>2,000</td>
</tr>
<tr>
<td>CAPITAL OUTLAY - OPERATIONS</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>-</td>
</tr>
<tr>
<td>UNCOLLECTABLE RECEIVABLES</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>N/A</td>
<td>-</td>
</tr>
<tr>
<td>FUND BALANCE</td>
<td>$ 428,877</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### OPERATIONAL EXP. COST

<table>
<thead>
<tr>
<th></th>
<th>Current Month</th>
<th>Year to Date</th>
<th>FY 22-23 Approved Budget</th>
<th>% Of Budget Year to Date</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 32,404</td>
<td>$ 116,297</td>
<td>$ 1,020,576</td>
<td>11%</td>
<td>$ 475,402</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Current Month</td>
<td>Year to Date</td>
<td>FY 22-23 Approved Budget</td>
<td>% Of Budget Year to Date</td>
<td>Budget Remaining</td>
</tr>
<tr>
<td>------------------------</td>
<td>---------------</td>
<td>--------------</td>
<td>--------------------------</td>
<td>--------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>TOTAL OPERATIONAL EXP.</td>
<td></td>
<td></td>
<td>$ 1,020,576</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL CASH OUTLAY</td>
<td>$ 63,027</td>
<td>$ 195,606</td>
<td>$ 1,391,921</td>
<td>$ 767,438</td>
<td></td>
</tr>
<tr>
<td>NET INCOME (LOSS)</td>
<td>$ (23,867)</td>
<td>$ (138,448)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### ASSETS

**Current Assets**
- Cash - Florida Prime: $148,598.47
- Cash - FineMark Oper.: 16,405.48
- Cash - FineMark MM: 106,186.32
- Petty Cash: 200.00
- Accounts Receivable: 69,099.52
- Accounts Receivable-RC&D: (61.25)
- Transfer of Funds: 30.00

Total Current Assets: $340,458.54

**Property and Equipment**
- Property, Furniture & Equip: 43,026.31
- Accumulated Depreciation: (43,025.57)

Total Property and Equipment: 0.74

**Other Assets**
- Amount t.b.p. for L.T.L.-Leave: 41,305.44
- FSA Deposit: 0.29
- Amt t.b.p. for L.T.Debt-OPEB: 8,232.00

Total Other Assets: 49,537.73

Total Assets: $389,997.01

### LIABILITIES AND CAPITAL

**Current Liabilities**
- Accounts Payable: $614.46
- Deferred_Babcock_Ranch_5360: 9,174.06
- Deferred_Palmer_Ranch_5361: 3,490.46
- FICA Taxes Payable: 1,855.02
- Federal W/H Tax Payable: (2,123.47)
- United way Payable: 322.00
- Deferred Compensation Payable: (25.00)
- FSA Payable: (1,779.64)
- LEPC Contingency Fund: 305.25

Total Current Liabilities: 11,833.14

**Long-Term Liabilities**
- Accrued Annual Leave: 41,305.44
- Long Term Debt - OPEB: 8,232.00

Total Long-Term Liabilities: 49,537.44

Total Liabilities: 61,370.58

**Capital**
- Fund Balance-Unassigned: (46,925.66)
- Fund Balance-Assigned: 514,000.00
- FB-Non-Spendable/Fixed Assets: (0.26)
- Net Income: (138,447.65)

Total Capital: 328,626.43

Total Liabilities & Capital: $389,997.01

Unaudited - For Management Purposes Only
Agenda

Item 8

Consent Agenda

8
Agenda

Babcock Ranch Increment III
BACKGROUND

The Babcock Ranch Increment 3 Development of Regional Impact (DRI) is the third and the last increment of the Babcock Ranch Community Master Development Plan. The Babcock Ranch Community Master (BRC) DRI is an approved mixed-use development located in southeastern Charlotte County, north of the Lee County Line, south of CR 74, east of SR 31, and contains approximately 13,630 acres (see Attachment I Location Map). The Babcock Ranch Community is envisioned as a sustainable, environmentally friendly self-sustained new town community that provides diverse natural and recreational experiences for its residents. The community will encourage a high-tech, energy efficient and environmentally friendly mix of residential, retail and office commercial, light industrial, civic and educational facilities, open space, parks and recreational, and institutional uses. Regulations and development standards for the Babcock Ranch Community have been established with the goal of creating an integrated community that fosters civic life, walkability, human interaction, economic health, sustainability, and preservation of the natural environment.

A three-party agreement between Charlotte County, Babcock Ranch Community Developer and the SWFRPC requires the SWFRPC to coordinate the review of the Master Babcock Ranch Community DRI. The Babcock Ranch Community Master Development Order (MDO) was approved on December 13, 2007 (last amended July 27, 2021). Total land area for the Babcock Ranch Community is 17,843 acres (Charlotte Co. 13,686 Acres, Lee Co. 4,157 Acres). The MDO approval is for 17,870 residential units, 1,400,000 SF retail, 3,500,000 SF office (general office, medical office and civic), 650,000 SF industrial, 600 hotel rooms, 177 hospital beds, 418 units of assisted living facilities, RV Parks, and 54 golf holes. Additional development includes ancillary facilities such as the educational service center, schools and university research facilities, libraries, places of worship, regional and community park sites, fire, EMS and sheriff facilities and the necessary utility infrastructure (see Attachment II). Projected buildout is 2053 with an expiration date of 2055.

The MDO requires Applications for Incremental Developmental Approval (AIDA) and questions are limited to issues identified in MDO Exhibit C and the “C” conditions in the Incremental Development Orders (IDOs) that guide development. The MDO specified that updates to the Master DRI Traffic Study (MTSU) must be undertaken no later than every five years and as such a Master Traffic Study Update was completed in 2021 during the review of Increment 2. Purpose of the MTSU is to assist the long-term planning of the DRI based on the current master development plan in Charlotte County and includes development proposed in Lee County. The portion of Babcock Ranch in Lee County (Babcock MPD) is not part of the BRC DRI in Charlotte County. The approved Babcock MPD is being developed independently and is reflected in the master planning of Babcock Ranch in both counties that will total 19,500 residential units and 6 million square feet of nonresidential uses (see Attachment III).
Increment 1 was originally approved December 15, 2009, and amended May 26, 2020, to include 5,000 residential dwelling units (3,000 single family units and 2,000 multi-family units), non-residential 1,220,000 S.F. (870,000 SF retail and 350,000 SF office), 600 hotel rooms, 18 golf holes, and assisted living 100 units (see Attachment IV). All approved uses are subject to use of equivalency matrix and Increment 1 is almost built out. Buildout is 2037 with an expiration date of 2044.

Increment 2 was originally approved July 27, 2021, to include 6,457 residential dwelling units (4,434 single family units and 2,023 multi-family units), 1,225,000 S.F non-residential (297,250 SF retail and 727,750 SF office), 200,000 SF industrial, 100 assisted living units, parks, golf course, and ancillary (see Attachment V). All approved uses are subject to use of equivalency matrix. Increment 2 buildout is 2035 with an expiration date of 2042. Increment 1 and 2 transportation proportionate share mitigation of $50,761,263 includes expanding existing 2-Lane SR31 to a 4-Lane divided highway from SR78 to Horseshoe Road/Lake Babcock Drive with infrastructure and grading provided for 6-Lane expansion.

The current development status is completion of FPL Solar Array - Two 74.5 MW facilities, trails/parks, Founder’s Square Businesses, Crescent B Commons, Babcock Neighborhood School, Babcock Ranch Community Independent Special District and SR 31 expansion (See Attachment VI). Environmental mitigation for Babcock Ranch is to connect on-site preservation to off-site conservation lands and completion of Comprehensive Mitigation Plan and Mitigation Phasing Plan as defined by South Florida Water Management District (SFWMD) Environmental Resource Permits (ERP). Mitigation comprised of Phases A through K with mitigation to be implemented prior to or concurrent with development. Total mitigation implemented as of the application date was 7,370.13 acres (3,237.89 acres onsite 4,132.24 acres offsite) with recorded conservation easements over 4,145.71 acres (See Attachment VII).

**INCREMENT 3 APPLICATION FOR INCREMENTAL DEVELOPMENT APPROVAL (AIDA)**

**Project Description**

Increment 3 area is approximately 4,535 acres and generally east of Increment 2. Proposed Increment 3 encompasses three separate areas within BRC. Increment 3 North A is located at the northwest property boundary west of Increment 1 North. Proposed Increment 3 North B is located south of Increment 1 North and directly north of Increment 2. Proposed Increment 3 South is located east of Increment 2 and directly north of the Lee County line. (See Attachments VIII, IX and X).

Increment 3 will include extensive open space, will preserve, and enhance critical environmental areas including extended contiguous wetland corridors that contribute to the natural beauty of this area, and will positively improve the quality of life for the residents. Increment 3 will include 3,562 single family residential units; 280,000 square feet of nonresidential development (200,000 retail and 80,000 office); 10,000 square feet for a church; and 57-acres of park. Construction is anticipated to begin in 2023. The anticipated buildout is 2038.
This AIDA is supported by an Equivalency Matrix (Exhibit H in MDO), which proposes a set of alternate land uses, density and intensity levels for Increment 3. The methodology for the BRC Increment 3 Equivalency Matrix is consistent with the methodology used for the Increment 1 and 2 Equivalency Matrix. The purpose of the BRC Increment 3 Equivalency Matrix is to provide a framework for simultaneously increasing/decreasing development levels to meet market demand. The Equivalency Matrix provides for an exchange between these uses, densities and intensities while ensuring that the level of service (LOS) standards for traffic, potable water, wastewater, and solid waste are not exceeded. The exchange rate is based on the ITE peak PM two-way traffic count for each of the proposed land uses. The traffic counts are used to construct threshold limits for the LOS standards of the other infrastructure elements.

**REGIONAL STAFF ANALYSIS**

On June 16, 2022, the SWFRPC approved the AIDA questionnaire checklist for Increment 3 which is consistent with Exhibit “C” of the MDO that dictates the questions to be addressed in the AIDA. The SWFRPC staff submitted the AIDA for sufficiency review to the South Florida Water Management District (SFWMD), Florida Department of Environmental Regulation (FDEP), Florida Department of Transportation (FDOT), Florida Fish and Wildlife Conservation Commission (FWC), United State Fish and Wildlife Service (FWS) and the Army Corps of Engineers (ACOE). Charlotte County development review staff reviewed all information provided in the review process. Final comments were received from review agencies and their concerns were addressed adequately during the sufficiency review rounds. The Council staff assessment only addresses the following regional issues and is based on information provided in the AIDA. The local issues will be addressed by Charlotte County.

**Affordable Housing**

The Applicant and Master Development Order commit to providing affordable housing which are ongoing efforts within BRC. Based on recent discussions with Charlotte County, the Applicant proposes specific changes to address the needs of the community consistent with local affordable housing County objectives. The conditions stipulate that BRC is committed to providing workforce housing to people whose annual household incomes does not exceed 140 percent of the area median income, adjusted for family size. The condition changed from providing affordable housing to providing workforce housing.

*Excerpt from Charlotte County Staff Report:*

The applicant is proposing to amend Conditions 3.A.(1) through (4), and Conditions 3.A.(6) through (9), to replace “affordable housing” with “workforce housing”. This DRI is approved for a mixture of residential and non-residential development and is required to provide various housing options including workforce housing for the existing and future residents within this development. This development is located in the East County area. The applicant would like to ensure that workforce housing will be provided within the Babcock Ranch Community, and at the same time the requirement of a “Determination of Adequate Need” analysis for housing in the Babcock Ranch Community remains the same, due to the following:
The unique location which is in the East County area and surrounded by State-owned preserved land and development in Lee County to the south.

Lack of a public transportation system in Charlotte County.

The intent and vision of this development is to create a well-planned new community in the County to provide various housing options, jobs, and protect and preserve the environment.

Staff has no objections to the proposed amendments.

Wildlife Management

The Threatened and Endangered Species Management Plan (T&E) for the BRC was originally approved with SFWMD Environmental Resource Permit (ERP) issued in 2010. As part of modifications to the referenced permits (2020 Babcock Modification), the T&E plans were modified to (i) address changes in the listing status of several wading bird species, (ii) include the Florida bonneted bat (FBB) which was listed as federally endangered in November 2013, (iii) address the presence of nesting caracara within approved development pods that were not present at time of original review, and (iv) include a component to address human-wildlife coexistence (see Attachments XI and XII, Wildlife and Plant Map for Increment 3 North and South). The BRC Listed Species Management Plans & Human-Wildlife Coexistence Plan (most recently updated February 2022 to identify new permit numbers) (“February 2022 T&E Plan”) was included as Appendix 12-1 of the AIDA. This plan addresses the following listed species and management issues: American Alligator, Gopher Tortoise, Eastern Indigo Snake, Sandhill Crane, colonial nesting wading birds, Burrowing Owl, Crested Caracara, Florida Scrub Jay, Red-cockaded Woodpecker, Florida Bonneted Bat, Florida Black Bear, Florida Panther, Beautiful Pawpaw, prescribed fire, wildlife crossings and fencing, human-wildlife coexistence plan, community signage and education plan. The February 2022 T&E Plan is otherwise consistent with the previously approved plan for the MDO and discusses the associated management plans for each species, including their upland habitats. Increment 3 will comply with the February 2022 T&E Plan, as approved through the referenced SFWMD ERP and State 404 Permit obtained in late 2021 for the 2020 Babcock Plan.

Within Increment 3 there are four (4) proposed small mammal crossings where future spine roads bisect internal preserve corridors. They are located within the Increment 3 South polygon, where proposed spine roads will pass from the eastern side of Increment 2 into Increment 3. These
crossings were contemplated during prior reviews. The small mammal crossings in Increment 3 will be constructed with their associated spine roads following construction level approvals. Details of the surface material, lighting, signage, and access for the road crossings will be finalized as part of the construct/operate permit for each roadway segment. However, the cross sections as shown in June 2021 BRC Mitigation Plan in the AIDA provide a typical section for this type of roadway/preserve crossing. The speed limit within the wildlife corridors within Increment 3 during the nighttime hours (sunset to sunrise) will be decreased by 10 miles per hour below the posted speed limit, but in no event will the nighttime speed limit be less than 25 miles per hour.

**Wetlands Impact Mitigation**

The BRC Mitigation Plan approved with the 2010 ERP and ACOE permit was previously determined to protect on-site wetlands and compensate for unavoidable wetland impacts associated with the development of the BRC. The 2010 Mitigation Plan consisted of 12,700± acres comprising a combination of off-site and on-site mitigation and included wetland creation, wetland enhancement and preservation, and upland enhancement, restoration, and preservation. The BRC Mitigation Plan, which includes the Increment 3 area, was designed and approved to be phased concurrent with the mitigation requirements for phased development. As permits for each phase of construction are approved by the SFWMD, an appropriate phase of mitigation is implemented.

With the site plan modifications that occurred with the 2020 Babcock Modification, the entire BRC will necessitate approximately 530 acres of direct wetland impacts (±19%) and approximately 17 acres (±18%) of direct surface water impacts. The ±530 acres of direct wetland impacts associated with the updated BRC site design necessitate ±334 UMAM (Uniform Mitigation Assessment Method) functional units of mitigation (100 forested credits and 234 herbaceous credits). Of these impacts, approximately 322 acres of direct wetland impacts (±214 UMAM functional loss) have already been implemented/mitigated through December 2021 with a specific SFWMD construct/operate permit associated with Increment 1. There are additional construct and operate ERP applications currently in process with the SFWMD for development within Increment 2.

There have been no wetland impacts within the Increment 3 boundary to date. The Increment 3 boundary contains a total of 951± acres of wetlands, of which 142± acres are proposed for impact and 809± acres are part of the BRC mitigation plan which will be placed under conservation easement (see Attachments XIII and XIV, Increment 3 Greenways & Trails Maps North and South). Conservation easements have been placed over approximately 4,146 acres of onsite BRC mitigation areas, of which 2,637± acres are located in Charlotte County and 1,509± acres are located in Lee County. Mitigation activities which occur offsite in the Babcock Ranch Preserve are not placed under conservation easement, as it is State-owned land.

The June 2021 BRC Mitigation Plan includes approximately 12,981 acres, with ±7,141 acres located in the on-site mitigation areas and ±5,840 acres located in the off-site mitigation lands. Table 12-1 provides an overview of acreage changes between the 2010 and June 2021 BRC Mitigation Plans, with details of the current plan contained within the June 2021 BRC Mitigation Plan and associated June 2021 Mitigation Plan Set included as Appendix 12-2 in the AIDA. The UMAM analysis demonstrates that the ±12,981 acres of mitigation generate ±3,248 UMAM
functional units upon meeting full mitigation success (2,391 forested credits and 857 herbaceous credits), which far exceeds wetland mitigation needs.

Table 12-1. Overview of Acreage Changes between the 2010 and the June 2021 BRC Mitigation Plans

<table>
<thead>
<tr>
<th>Mitigation Area</th>
<th>2010 Acreage</th>
<th>June 2021 Acreage</th>
<th>Acreage Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>879.38</td>
<td>848.16</td>
<td>-31.22</td>
</tr>
<tr>
<td>B</td>
<td>1,783.45</td>
<td>1,783.45</td>
<td>0.00</td>
</tr>
<tr>
<td>C</td>
<td>2,808.30</td>
<td>2,807.96</td>
<td>-0.34*</td>
</tr>
<tr>
<td>D</td>
<td>1,248.38</td>
<td>1,248.38</td>
<td>0.00</td>
</tr>
<tr>
<td>E</td>
<td>1,346.18</td>
<td>1,687.80</td>
<td>+341.62</td>
</tr>
<tr>
<td>F</td>
<td>1,065.35</td>
<td>983.72</td>
<td>-81.63</td>
</tr>
<tr>
<td>G</td>
<td>906.79</td>
<td>671.98</td>
<td>-234.81</td>
</tr>
<tr>
<td>H</td>
<td>410.13</td>
<td>442.48</td>
<td>+32.35</td>
</tr>
<tr>
<td>I</td>
<td>240.32</td>
<td>210.39</td>
<td>-29.93</td>
</tr>
<tr>
<td>J</td>
<td>1,202.14</td>
<td>1,196.31</td>
<td>-5.83</td>
</tr>
<tr>
<td>K</td>
<td>814.27</td>
<td>1,100.77</td>
<td>+286.50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>12,704.69</strong></td>
<td><strong>12,981.40</strong></td>
<td><strong>+276.71</strong></td>
</tr>
</tbody>
</table>

* Represents the acreage of the FWC hunt camp in Mitigation Area C (Curry Preserve) that is being removed with the September 2020 BRC Mitigation Plan.

Stormwater Management and Floodplains

The design of the Increment 3 surface water management system will comply with the “Stormwater Plan” outlined in Subsection A and B in Condition 4 of the MDO. The FEMA floodplain maps for Babcock Ranch for lands within Increment 3 do not have an established FEMA Base Flood Elevations. Previously modified and FEMA-accepted revisions do not include Increment 3. A proposed floodplain map revision is currently under review at FEMA. A draft of the FEMA floodplain map revision is found in Exhibit 16-1 of the AIDA. Should future floodplain map amendments be proposed, updated FEMA maps will be provided to the County with the applicable biennial report to the MDO.

Transportation Mitigation

A comparison summary of the Master and Incremental (to-date) DRI development parameters, as well as the Lee County Babcock MPD parameters, is presented below in Table 21-2. A draft development order for the transportation section of Increment 3 has been provided and it indicates that the cumulative (with Increment 1, 2 and 3) proportionate share of the improvements, as shown on Exhibit K, has been calculated consistent with F.S. 163.3180. The proportionate share calculation was based on 5,869 pm peak hour two-way net new trips assigned to the external road network established by the AIDA traffic analysis. The calculated cumulative proportionate share for the Incremental DRI with all Increments 1, 2 and 3 is $50,937,226 based upon the proportionate share percentages as calculated per mile for each roadway improvement and intersection improvements as shown on Exhibit K. The proportionate share percentages and dollar
amounts have been accepted by Charlotte County and FDOT for Increments 1, 2 and 3, recognizing that the actual costs may increase, or decrease based upon the final actual costs of the agreed upon improvements.

The findings and conclusions of Increment 3 (2022) AIDA transportation assessment are as follows.

1. The proposed Increment 3 includes 3,562 residential units and 280,000 square feet of non-residential uses with buildout anticipated in year 2038. The proposed amendments for Increments 1 and 2 will provide a net increase of 2,851 residential units, 50,470 square feet of commercial office and retail uses, and 218 ALF units.

2. Roadway improvements attributed to the cumulative Increments coincident with buildout at year 2038 include the following road segments.
   - SR 31 from SR 78 to Cypress Parkway
   - SR 31 From Lake Babcock Drive to Greenway Boulevard

### Table 21-2

<table>
<thead>
<tr>
<th>Land Use Type</th>
<th>Unit</th>
<th>Master DRI (6)</th>
<th>BRC DRI Incremental DRI</th>
<th>Babcock MPD (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Residential (1)</td>
<td>d.u.</td>
<td>17,870</td>
<td>9,252</td>
<td>1,630</td>
</tr>
<tr>
<td>Single-Family</td>
<td>d.u.</td>
<td>-</td>
<td>5,056</td>
<td>12,435</td>
</tr>
<tr>
<td>Multifamily</td>
<td>d.u.</td>
<td>-</td>
<td>5,817</td>
<td>5,435</td>
</tr>
<tr>
<td>Total Non-Residential (1)</td>
<td>sq. ft.</td>
<td>6,000,000</td>
<td>1,199,000</td>
<td>1,530,000</td>
</tr>
<tr>
<td>Total Commercial (Retail + Gen./Med. Office) (2)</td>
<td>sq. ft.</td>
<td>4,900,000</td>
<td>2,500,000</td>
<td>1,170,000</td>
</tr>
<tr>
<td>Retail (1,2)</td>
<td>sq. ft.</td>
<td>1,400,000</td>
<td>470,000</td>
<td>870,000</td>
</tr>
<tr>
<td>Office (Gen./Med.) (1,2)</td>
<td>sq. ft.</td>
<td>3,500,000</td>
<td>370,000</td>
<td>300,000</td>
</tr>
<tr>
<td>General</td>
<td>sq. ft.</td>
<td>-</td>
<td>330,000</td>
<td>257,000</td>
</tr>
<tr>
<td>Medical</td>
<td>sq. ft.</td>
<td>-</td>
<td>40,000</td>
<td>43,000</td>
</tr>
<tr>
<td>Government Office (1)</td>
<td>sq. ft.</td>
<td>-</td>
<td>50,000</td>
<td>0</td>
</tr>
<tr>
<td>Hotel (1,3)</td>
<td>rooms</td>
<td>600</td>
<td>0</td>
<td>600</td>
</tr>
<tr>
<td>Industrial (1)</td>
<td>sq. ft.</td>
<td>650,000</td>
<td>200,000</td>
<td>0</td>
</tr>
<tr>
<td>Hospital (1,4)</td>
<td>beds</td>
<td>177</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>ALF (1,5)</td>
<td>beds</td>
<td>418</td>
<td>218</td>
<td>418</td>
</tr>
<tr>
<td>Golf Course</td>
<td>holes</td>
<td>54</td>
<td>18</td>
<td>36</td>
</tr>
<tr>
<td>Elementary School</td>
<td>students</td>
<td>-</td>
<td>536</td>
<td>1,536</td>
</tr>
<tr>
<td>Middle School</td>
<td>students</td>
<td>-</td>
<td>500</td>
<td>1,536</td>
</tr>
<tr>
<td>High School</td>
<td>students</td>
<td>-</td>
<td>500</td>
<td>1,536</td>
</tr>
<tr>
<td>Church</td>
<td>sq. ft.</td>
<td>-</td>
<td>15,000</td>
<td>0</td>
</tr>
<tr>
<td>Library</td>
<td>sq. ft.</td>
<td>-</td>
<td>12,000</td>
<td>0</td>
</tr>
<tr>
<td>Park</td>
<td>acres</td>
<td>-</td>
<td>58</td>
<td>225</td>
</tr>
<tr>
<td>Recreation Center</td>
<td>sq. ft.</td>
<td>-</td>
<td>40,600</td>
<td>0</td>
</tr>
</tbody>
</table>

Footnotes:
1. Subject to BRC Master DRI Development Order (MDO) – The total development within the BROD shall not exceed 17,870 dwelling units and 6,000,000 square feet of non-residential uses, not including the educational service center, schools, university facilities, libraries, places of worship, regional and community park sites, clubhouses and similar neighborhood amenities, which square footage will be additional.
2. Per Lee County Zoning Resolution Z-17-026, commercial uses permitted in the Babcock MPD in Lee County may not exceed 1,170,000 square feet. When combined with the DRI, commercial uses (retail + general/medical office) shall not exceed 4.9 million sq. ft.
3. Assumes 600 sq. ft. per hotel room.
4. Assumes 1,500 sq. ft. per hospital bed.
5. Assumes 500 sq. ft. per ALF bed.
6. Approved BRC MDO entitlements. Ancillary land uses not limited by MDO include schools, church, library, park, and recreation center.
3. Off-site intersection improvements attributed to the cumulative Increments coincident with buildout at year 2038 include the following intersections.
   - SR 78/ I-75
   - SR 80/ Orange River Boulevard
   - SR 80/ SR 31
   - SR 31/ SR 78
   - SR 31/ North River Road

4. The widening of SR 31 from the committed interim build alternative to the ultimate build alternative is attributed to the DRI. Intersection improvements of the ultimate build alternative are also attributed to the DRI.

5. Consistent with the previous DRI traffic assessments, the modeling methodology used for this traffic assessment does not utilize the “With and Without” (AKA “Net Impact”) modeling method described in the FDOT 2019 Transportation Site Impact Handbook. Instead, the special generator and link volume factor methods are used for the “without BRC DRI” and “with BRC DRI” scenarios.

6. Completed and on-going roadway improvement efforts of the MPO LRTP and the FDOT include the following.
   - SR 31 SEIR/PD&E Study (SR 78 to Cook Brown Road)
   - SR 31 widening from SR 78 to Lake Babcock Drive
   - SR 78 PD&E Study (I-75 to SR 31)
   - SR 31 PD&E Study (SR 80 to SR 78)

7. BRC will continue to mitigate its off-site impacts through the payment of proportionate share as outlined in the DRI Master Development Order (MDO) and Incremental Development Order (IDO). The incremental DRI’s proportionate share for impacted roadways and intersections will be calculated after the final transportation review comments have been addressed.

8. Babcock Ranch will continue to work with FDOT, Charlotte County and Lee County to pipeline mitigation monies towards the improvement of SR 31.

9. BRC will continue to provide for site-related improvements at the Project’s planned access points on SR 31.

**PROPOSED CHANGES TO INCREMENT 1**

An amendment to this Increment 1 IDO is proposed, primarily, to update entitlements, revise conditions to be consistent with Increment 2 and Increment 3, and update Exhibit D to be consistent with the MDO. The proposed amendments to the IDO are presented in this narrative.

Amendments to Increment 1 include the following:
Update entitlements as follows:
- Increase residential units from 5,000 to 5,056
- Move 600 Hotel Rooms from Increment 1 to Increment 2
- Amend retail floor area from 870,000 to 470,000 square feet
- Increase office from 350,000 to 370,000 square feet
- Add 200,000 square feet of industrial floor area
- Increase assisted living facility beds from 100 to 218
- Updating supporting community facilities to include clubhouses and similar neighborhood amenities
- Remove reference to maximum density requirement as it is already established in the Master Development Order
- Revise Stormwater Management conditions to delete stipulations 3 and 4, in order to maintain consistency across increments, and update stipulation 6 to add the SFWMD permit number
- Amend the Transportation section, Condition 4, to remove specific site-related improvements, Exhibit J and K and instead refer to Exhibit G of the Master Development Order for the Cumulative Incremental Transportation Conditions
- Update Vegetation, Wildlife and Wetlands stipulations 2, 3, 5 and 7 to recognize FDEP assumption of federal wetland permitting and update permit numbers, accordingly.
- Revise the Wastewater Management and Water Supply section by updating Condition 6 to be consistent with SFWMD approved permits
- Revise the Education section, Condition 7, to reflect compliance with Babcock Ranch School Site Dedication Agreement
- Update Police and Fire stipulation 1 to reflect what has been provided and constructed.
- Update Open Space and Parks stipulation 7 to remove the mini parks requirement, to be consistent with recent amendments to Exhibit D and Increments 2 and 3.
- Update Mining Operations to revise Condition 21.A to eliminate the condition, because all mining operations have ceased.
- Update Project Buildout, based on recent legislative extensions.
- Update Expiration Date, based on recent legislative extensions.
- Update Exhibits B-1, B-2, B-4, B-5, F, G, H1, H2, and I to reflect updated entitlements (B-1) and be consistent with permitted Conservation Easements and Greenway configurations, and updates to roadway alignments.
- Update Exhibit C – Babcock Ranch Community Increment 1 Equivalency Matrix [to be provided under separate cover]
- Update Exhibit D – Updated Summary of Land Dedications and Facilities Construction, in order to ensure consistency with the MDO.
- Update Exhibit E – Babcock Ranch Community Increment 1 Parameters to be consistent with revised development parameters.
- Other changes for internal consistency and updates to statutory references.

**PROPOSED CHANGES TO INCREMENT 2**

Amendments to Increment 2 include the following:
- Update entitlements to reflect the following:
  - Increase of residential units from 6,457 to 9,252
• Transfer of 600 Hotel Rooms from Increment 1 to Increment 2
• Increase retail from 297,250 to 730,000 square feet
• Reduce office from 727,750 to 650,000 square feet
• Increase Assisted Living Facility Beds from 100 to 200
• Amend the Stormwater Management, Water Quality, and Flood Plains section by revising Condition 3 to reflect the current permit information
• Amend the Transportation section, Condition 4 to remove specific site-related improvements, Exhibit J, Exhibit K and instead refer to Exhibit G of the Master Development Order for the Cumulative Incremental Transportation Conditions
• Update Vegetation, Wildlife, and Wetlands to reflect new permits, to remove stipulation 2 and renumber the stipulations.
• Revise the Education section, Condition 7, to reflect compliance with Babcock Ranch School Site Dedication Agreement
• Amend Projected Buildout to reflect new date.
• Amend Expiration Date to reflect new date.
• To update Exhibits B, E, F, G, H, and I to reflect permitted conservation areas and updated roadway alignments.
• Other changes for internal consistency and updates to statutory references.

PROPOSED CHANGES TO MASTER DEVELOPMENT ORDER

With this amendment, the Master Development Plan (Map H) is being amended to reflect Increment 3. The internal roadways have also been updated to be consistent with proposed development. Conservation Easements that have been recorded are now shown on Map H. Other amendments to the greenways are also reflected with this amended map, consistent with a concurrent Environmental Resource Permit (ERP) Modification and FDEP 404 Permit Modification. The amendments will connect on-site preservation to off-site conservation lands. These modifications will also provide contiguous wetland corridors enhancing the environmental features within the community.

Amendments to the MDO include the following:
• Update Whereas clauses to reflect current status
• Update Finding of Facts and Conclusions of Law to acknowledge use of a Land Use Equivalency Matrix and increased density that is allowed, consistent with the Comprehensive Plan.
• Update Affordable Housing Conditions to modify housing provided to be at the workforce housing Annual Median Income (AMI) of 140% or lower.
• Update Stormwater Management and Flood Plains section by revising Conditions B.1 to acknowledge platted easements and/or tracts, consistent with development practices; update B.14 to reflect current permit approvals; Condition B.15 to describe State assumption of Section 404 permitting by the Florida Department of Environmental Protection; and B.16 to recognize that the Condition is now completed.
• Update the Transportation section and Exhibits "F", “J” and “K”; and add Exhibit “G”: Babcock Ranch DRI Cumulative Incremental Transportation Conditions to reflect the cumulative Babcock Ranch Traffic Conditions
• Update Vegetation, Wildlife, and Wetlands stipulations to reflect updated permit numbers; and update B.5 to describe State assumption of section 404 permitting by the Florida Department of Environmental Protection.
• Update Education to reflect compliance with Babcock Ranch School Site Dedication Agreement.
• Update Police and Fire to reflect what has been completed and constructed.
• Update Hurricane Preparedness to remove reference to American Red Cross publication.
• To update Hospitals and Healthcare to delete Condition C – requirement to provide a certificate of need, as State Statutes have been amended to eliminate such a requirement.
• Update Exhibit “B”: Master Concept Plan (Map H) to be consistent with approved entitlements and to include new Increment 3 area, overall greenway and conservation easements amended to be consistent with FDEP and South Florida Water Management (SFWMD) permitted plans, and roadway configurations that have been updated to reflect built condition.
• Update Exhibit “D”: Updated Summary of Land Dedications and Facilities Construction by amending Note# 5 to allow the co-location of the helicopter landing site and the mosquito control pre-fab building, reflecting the completion of the EMS vehicle, and removing the school requirements as those are set forth in the School Site Dedication Agreement.
• To update Projected Buildout to reflect new date.
• To update Expiration Date to reflect new date.
• To add new Exhibit “H”: MDO Land Use Equivalency Matrix (LUEM) (to be provided under separate cover).
• Other changes for internal consistency and updates to statutory references.

**ACCEPTANCE OF THE PROPOSED MDO, INCREMENTS 1, 2 & 3 DEVELOPMENT ORDERS**

The applicant has provided acceptable drafts for the MDO and IDOs for Increments 1, 2 to address the proposed changes and Increment 3 development impact on regional resources and facilities consistent with the requirements of the MDO.

**RECOMMENDED ACTIONS:**

1. Notify Charlotte County and the applicant that the proposed changes to the MDO, Increments 1, 2 and new Increment 3 IDOs are acceptable to address impacts on regional resources and facilities.

2. Request that Charlotte County provide SWFRPC staff with copies of the final MDO, Increments 1, 2 and 3 IDOs.

April 6, 2023
Overview
Master DRI
Development Order

17,870 residential units
1,400,000 SF retail
3,500,000 SF office (general office, medical office and civic)
650,000 SF Industrial
600 hotel rooms
177 hospital beds
418 units of assisted living facilities
54 golf holes
Ancillary facilities
Total Entitlements
*Charlotte and Lee Counties

- Residential Dwelling Units – 19,500
- Non-Residential Uses – 6M S.F.
Increment 1 (IDO-1)

- Originally approved December 15, 2009
- Amended May 26, 2020

- Residential Dwelling Units – 5,000 *
  - 3,000 single family units
  - 2,000 multi-family units

- Non-Residential – 1,220,000 S.F. *
  - 870,000 SF Retail
  - 350,000 SF Office

- 600 Hotel Rooms*
- 18 Golf Holes*
- Assisted Living – 100 Units*

- Buildout- 2037
- Expiration Date- 2044

* Subject to use of equivalency matrix
Increment 2 (IDO-2)

- Originally approved July 27, 2021
- Residential Dwelling Units – 6,457 *
  - 4,434 single family units
  - 2,023 multi-family units
- Non-Residential – 1,225,000 S.F.*
  - 297,250 SF Retail
  - 727,750 SF Office
  - 200,000 SF Industrial
- Assisted Living – 100 Units*
- Parks, golf course, ancillary
- Buildout- 2034
- Expiration Date- 2041

* Subject to use of equivalency matrix
Current Status of Development

- FPL Solar Array- Two 74.5 MW facilities
- Trails/parks
- Founder’s Square Businesses
- Crescent B Commons
- Babcock Neighborhood School
- Babcock Ranch Community Independent Special District
- SR 31 Expansion
Mitigation Implemented to Date

- 7,370.13 acres TOTAL mitigation implemented to date
  - 3,237.89 acres ONSITE
  - 4,132.24 acres OFFSITE
- Recorded conservation easements over 4,145.71 acres
NOTES
1. These drawings are for permitting purposes only and are not intended for construction use.
2. The aerial photographs shown were provided by FDOT and were taken in 2020.

Section 31: Township 41 South; Range 26 East
Sections 4-9, 10, 15, 16, 23-26, 31, 34-36; Township 42 South; Range 26 East
North A Area - Latitude: 26° 51' 42" N, Longitude: 81° 45' 14" W
North B Area - Latitude: 26° 50' 30" N, Longitude: 81° 43' 39" W
South Area - Latitude: 26° 47' 6" N, Longitude: 81° 41' 2" W

Babcock Ranch Community
Charlotte County, Florida

ATTACHMENT VIII
Babcock Ranch Community
Increment 3 South - Map H
June 2022

LEGEND
- Mixed Use / Residential / Commercial (± 1,776 ac)
- Active Greenway (±202 ac)
- Observation Greenway (±644 ac)
- Internal Roadway Circulation System
- Increment 3 South Boundary (± 2,622 ac)

INCREMENT 3

<table>
<thead>
<tr>
<th></th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>RESIDENTIAL</td>
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<tr>
<td>RETAIL</td>
<td>S.F.</td>
</tr>
<tr>
<td>OFFICE (GEN/MED.)</td>
<td>S.F.</td>
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</tbody>
</table>

ADDITIONAL UNITS AND SQUARE FOOTAGE MAY BE ADDED TO THE INCREMENT IN THE FUTURE THROUGH AN AMENDMENT TO THIS INCREMENT

Disclaimer: Stantec assumes no responsibility for data supplied in any form or format. The recipient accepts full responsibility for verifying the accuracy and completeness of the data. The recipient releases Stantec, its officers, employees, consultants and agents, from any and all claims arising in any way from the content or provision of the data.

Prepared by: EES 06/29/22
NOTES

1. The aerial photographs shown were provided by FDOT and were taken in 2020.

2. Protected species survey was conducted by Johnson Engineering ecologists in development areas between December 2019 and February 2020 as a part of the 2020 Babcock Modification.

3. Species-specific surveys for the crested caracara were conducted by Johnson Engineering ecologists in January-April of 2020, 2021 and 2022.

4. Acoustic and roost surveys for the Florida bonneted bat (FBB) were conducted by Johnson Engineering ecologists July-August 2020. Foraging by FBB was documented during the survey but no roosts were identified at that time.

5. Wildlife resources noted within mitigation areas were obtained as incidental observations or captured through wildlife cameras through ongoing monitoring.
Babcock Ranch Community
Future Development

The Babcock Ranch Preserve
State of Florida

Babcock Ranch Community
Increment 2

Babcock Ranch Community
Increment 3 South

LEGEND

Babcock Ranch Community
SR 31 within Increment 3 (19.56 ac.)
Babcock Ranch Community Preserve / Mitigation Area

Bald Eagle Sighting

Caracara Sighting

Gopher Tortoise Burrow

Unknown Nest Structure

NOTES
1. The aerial photographs shown were provided by FDOT and were taken in 2020.
2. Protected species survey was conducted by Johnson Engineering ecologists in development areas between December 2019 and February 2020 as a part of the 2020 Babcock Modification.
3. Species-specific surveys for the crested caracara were conducted by Johnson Engineering ecologists in January-April of 2020, 2021 and 2022.
4. Acoustic and roost surveys for the Florida bonneted bat (FBB) were conducted by Johnson Engineering ecologists July-August 2020. Foraging by FBB was documented during the survey but no roosts were identified at that time.
5. Wildlife resources noted within mitigation areas were obtained as incidental observations or captured through wildlife cameras through ongoing monitoring.
NOTE:
1. Greenways and trails are subject to change based on final design plans. Trails within development areas will be determined during final site planning.
3. The acreages shown cover all of Increment 3.
NOTE:
1. Greenways and trails are subject to change based on final design plans. Trails within development areas will be determined during final site planning.
3. The acreages shown cover all of Increment 3.
Project Description

• Increment 3 contains approximately 4,535 acres and encompasses three separate areas within BRC and is generally east of Increment 2 and will include extensive open space, will preserve and enhance critical environmental areas including extended contiguous wetland corridors that contribute to the natural beauty of this area, and will positively improve the quality of life for the residents (see Increment 3 Location Map).

• Increment 3 will include 3,562 single family residential units; 280,000 square feet of nonresidential development (200,000 retail and 80,000 office); 10,000 square feet for a church; and 57-acres of park.

• Construction is anticipated to begin in 2023. The anticipated buildout is 2038.
• This AIDA is supported by an Equivalency Matrix (EM), which proposes a set of alternate land uses, density and intensity levels for Increment 3.

• The purpose is to provide a framework for simultaneously increasing/decreasing development levels to meet market demand.

• The EM provides for an exchange between these uses, densities and intensities while ensuring that the level of service (LOS) standards for traffic, potable water, wastewater and solid waste are not exceeded.

REGIONAL STAFF ANALYSIS

• On June 16, 2022, the SWFRPC approved the AIDA questionnaire checklist for Increment 3 which is consistent with Exhibit “C” of the MDO that dictates the questions to be addressed in the AIDA. The AIDA was submitted for sufficiency review to the applicable state, federal and local agencies.
The Council staff assessment only addresses the following regional issues and is based on information provided in the AIDA. The local issues will be addressed by Charlotte County.

Wildlife Management

The Threatened and Endangered Species Management Plan (T&E) for the Babcock Ranch Community (BRC) was originally approved with SFWMD Environmental Resource Permit (ERP) issued in 2010.

The T&E plans are being modified to include:

(i) address changes in the listing status of several wading bird species,
(ii) include the Florida bonneted bat (FBB) which was listed as federally endangered in November 2013,
(iii) address the presence of nesting caracara within approved development pods that were not present at time of original review, and
(iv) includes a component to address human-wildlife coexistence (see Wildlife and Plant Maps for Increment 3).
The BRC T&E Plan was updated February 2022 and included as Appendix 12-1 of the AIDA.

This plan addresses the following listed species and management issues: American Alligator, Gopher Tortoise, Eastern Indigo Snake, Sandhill Crane, colonial nesting wading birds, Burrowing Owl, Crested Caracara, Florida Scrub Jay, Red-cockaded Woodpecker, Florida Bonneted Bat, Florida Black Bear, Florida Panther, Beautiful Pawpaw, prescribed fire, wildlife crossings and fencing, human-wildlife coexistence plan, community signage and education plan.

**Wetlands Impact Mitigation**

- The BRC Mitigation Plan approved with the 2010 ERP and ACOE permit was previously determined to protect on-site wetlands and compensate for unavoidable wetland impacts associated with the development of the BRC.

- The 2010 Mitigation Plan consisted of 12,700± acres comprising a combination of off-site and on-site mitigation and included wetland creation, wetland enhancement and preservation, and upland enhancement, restoration, and preservation.
• The 2010 Mitigation Plan has been modified to address changes in development/preserve layouts that are occurring with the 2020 Babcock Modification, which includes the Increment 3 areas.

• With the site plan modifications occurring with the 2020 Babcock Modification, the entire BRC will necessitate approximately 530 acres of direct wetland impacts (±19%) and approximately 17 acres (±18%) of direct surface water impacts.

• The UMAM analysis demonstrates that the ±12,981 acres of mitigation generate ± 3,248 UMAM functional units upon meeting full mitigation success (2,391 forested credits and 857 herbaceous credits), which far exceeds wetland mitigation needs.

• There have been no wetland impacts within the Increment 3 boundary to date. The Increment 3 boundary contains a total of 951± acres of wetlands, of which 142± acres are proposed for impact and 809± acres are part of the BRC mitigation plan which will be placed under conservation easement (see Increment 3 Greenways & Trails Maps North and South).
Affordable Housing

The Applicant and Master Development Order commit to providing affordable housing which are ongoing efforts within BRC. The conditions stipulate that BRC is committed to providing workforce housing to people whose annual household incomes does not exceed 140 percent of the area median income, adjusted for family size. The condition changed from providing affordable housing to providing workforce housing.

The BRC developer commits to “Determination of Adequate Housing Need” analysis to assess the demand, supply and need for workforce rentals and home based on a market housing analysis. The threshold is when building permits have been issued for 1.5 millionth square foot of non-residential construction.

Stormwater Management and Floodplains

• The design of the Increment 3 surface water management system will comply with the “Stormwater Plan” outlined in Subsection A and B in Condition 4 of the MDO.

• The FEMA floodplain maps for Babcock Ranch for lands within Increment 3 do not have an established FEMA Base Flood Elevations. Previously modified and FEMA-accepted revisions do not include Increment 3.
Transportation Mitigation

• A comparison summary of the Master and Incremental (to-date) DRI development parameters, as well as the Lee County Babcock MPD parameters, is presented below in Table 21-2.

• The calculated cumulative proportionate share for the Incremental DRI with all Increments 1, 2 and 3 is $50,937,226 based upon the proportionate share percentages as calculated per mile for each roadway improvement and intersection improvements as shown on Exhibit K in the Increment 3 IDO.
# Babcock Ranch Proposed Development Parameters Summary

<table>
<thead>
<tr>
<th>Land Use Type</th>
<th>Unit</th>
<th>BRC DRI</th>
<th>Incremental DRI</th>
<th>Babcock MPD</th>
<th>Notes</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>Master DRI (1)</td>
<td>Increment 1</td>
<td>Increment 2</td>
<td>Increment 3</td>
</tr>
<tr>
<td>Total Residential (1)</td>
<td>d.u.</td>
<td>17,870</td>
<td>5,056</td>
<td>9,252</td>
<td>3,562</td>
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<tr>
<td>Single-Family</td>
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<td>3,056</td>
<td>5,817</td>
<td>3,562</td>
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<tr>
<td>Multifamily</td>
<td>d.u.</td>
<td>-</td>
<td>2,000</td>
<td>3,435</td>
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<td>Total Non-Residential (1)</td>
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<td>1,199,000</td>
<td>1,864,000</td>
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<td>Total Commercial (Retail + Gen./Med. Office) (2)</td>
<td>sq. ft.</td>
<td>4,900,000</td>
<td>840,000</td>
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<td>Retail (1,2)</td>
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<td>470,000</td>
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<td>370,000</td>
<td>650,000</td>
<td>80,000</td>
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<tr>
<td>General</td>
<td>sq. ft.</td>
<td>-</td>
<td>330,000</td>
<td>500,000</td>
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<tr>
<td>Medical</td>
<td>sq. ft.</td>
<td>-</td>
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<td>150,000</td>
<td>40,000</td>
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<tr>
<td>Government Office (1)</td>
<td>sq. ft.</td>
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<td>50,000</td>
<td>24,000</td>
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<td>Hotel (1,3)</td>
<td>rooms</td>
<td>600</td>
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<td>Industrial (1)</td>
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<td>200,000</td>
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<td>ALF (1,5)</td>
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<tr>
<td>Church</td>
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<td>15,000</td>
<td>10,000</td>
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<tr>
<td>Library</td>
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<td>-</td>
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<td>Park</td>
<td>acres</td>
<td>-</td>
<td>58</td>
<td>110</td>
<td>57</td>
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<tr>
<td>Recreation Center</td>
<td>sq. ft.</td>
<td>-</td>
<td>40,600</td>
<td>0</td>
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</tr>
</tbody>
</table>

**Footnotes:**
(1) Subject to BRC Master DRI Development Order (MDO) – The total development within the BROD shall not exceed 17,870 dwelling units and 6,000,000 square feet of non-residential uses, not including the educational service center, schools, university facilities, libraries, places of worship, regional and community par sites, clubhouses and similar neighborhood amenities, which square footage will be additional.
(2) Per Lee County Zoning Resolution Z-17-026, commercial uses permitted in the Babcock MPD in Lee County may not exceed 1,170,000 square feet. When combine with the DRI, commercial uses (retail + general/medical office) shall not exceed 4.9 million sq. ft.
(3) Assumes 600 sq. ft. per hotel room.
(4) Assumes 1,500 sq. ft. per hospital bed.
(5) Assumes 500 sq. ft. per ALF bed.
(6) Approved BRC MDO entitlements. Ancillary land uses not limited by MDO include schools, church, library, park, and recreation center.
• The proportionate share calculation was based on 5,869 pm peak hour two-way net new trips assigned to the external road network established by the AIDA traffic analysis.

• The proportionate share percentages and dollar amounts have been accepted by Charlotte County and FDOT for Increments 1, 2 and 3, recognizing that the actual costs may increase, or decrease based upon the final actual costs of the agreed upon improvements.

The findings and conclusions of Increment 2 (2020) AIDA transportation assessment are as follows.

1. The proposed Increment 3 includes 3,562 residential units and 280,000 square feet of non-residential uses with buildout anticipated in year 2038. The proposed amendments for Increments 1 and 2 will provide a net increase of 2,851 residential units, 50,470 square feet of commercial office and retail uses, and 218 ALF units.
2. Roadway improvements attributed to the cumulative Increments coincident with buildout at year 2038 include the following road segments.
   • SR 31 from SR 78 to Cypress Parkway
   • SR 31 From Lake Babcock Drive to Greenway Boulevard
   • SR 78 from Pritchett Parkway to SR 31

3. Off-site intersection improvements attributed to the cumulative Increments coincident with buildout at year 2038 include the following intersections.
   • SR 78/ I-75
   • SR 80/ Orange River Boulevard
   • SR 80/ SR 31
   • SR 31/ SR 78
   • SR 31/ North River Road

4. The widening of SR 31 from the committed interim build alternative to the ultimate build alternative is attributed to the DRI. Intersection improvements of the ultimate build alternative are also attributed to the DRI.
5. Consistent with the previous DRI traffic assessments, the modeling methodology used for this traffic assessment does not utilize the “With and Without” (AKA “Net Impact”) modeling method described in the FDOT 2019 Transportation Site Impact Handbook. Instead, the special generator and link volume factor methods are used for the “without BRC DRI” and “with BRC DRI” scenarios.

6. Completed and on-going roadway improvement efforts of the MPO LRTP and the FDOT include the following.
   • SR 31 SEIR/PD&E Study (SR 78 to Cook Brown Road)
   • SR 31 widening from SR 78 to Lake Babcock Drive
   • SR 78 PD&E Study (I-75 to SR 31)
   • SR 31 PD&E Study (SR 80 to SR 78)

7. BRC will continue to mitigate its off-site impacts through the payment of proportionate share as outlined in the DRI Master Development Order (MDO) and Incremental Development Order (IDO). The incremental DRI’s proportionate share for impacted roadways and intersections will be calculated after the final transportation review comments have been addressed.
8. Babcock Ranch will continue to work with FDOT, Charlotte County and Lee County to pipeline mitigation monies towards the improvement of SR 31.

9. BRC will continue to provide for site-related improvements at the Project’s planned access points on SR 31.

PROPOSED CHANGES TO INCREMENT I

An amendment to this Increment 1 IDO is proposed, primarily, to update entitlements, revise conditions to be consistent with Increment 2 and Increment 3, and update Exhibit D to be consistent with the MDO. The proposed amendments to the IDO are presented in this narrative.

Amendments to Increment 1 include the following:
• Update entitlements as follows:
  o Increase residential units from 5,000 to 5,056
  o Move 600 Hotel Rooms from Increment 1 to Increment 2
  o Amend retail floor area from 870,000 to 470,000 square feet
Add 200,000 square feet of industrial floor area
Increase assisted living facility beds from 100 to 218

PROPOSED CHANGES TO INCREMENT 2

Amendments to Increment 2 include the following:

- Update entitlements to reflect the following:
  - Increase of residential units to 9,252
  - Transfer of 600 Hotel Rooms from Increment 1 to Increment 2
  - Increase retail to 730,000 square feet
  - Reduce office to 650,000 square feet
  - Increase Assisted Living Facility Beds to 200
- Amend the Stormwater Management, Water Quality, and Flood Plains section by revising Condition 3 to reflect the current permit information
- Amend Projected Buildout to reflect new date.
- Amend Expiration Date to reflect new date.
With this amendment, the Master Development Plan (Map H) is being amended to reflect Increment 3. The internal roadways have also been updated to be consistent with proposed development. Conservation Easements that have been recorded are now shown on Map H. Other amendments to the greenways are also reflected with this amended map, consistent with a concurrent Environmental Resource Permit (ERP) Modification and US Army Corps of Engineers Permit Modification. The amendments will connect on-site preservation to off-site conservation lands. These modifications will also provide contiguous wetland corridors enhancing the environmental features within the community.

Amendments to the MDO include the following:
- Update Whereas clauses to reflect current status
- Update Finding of Facts and Conclusions of Law to acknowledge use of a Land Use Equivalency Matrix and increased density that is allowed, consistent with the Comprehensive Plan.
• Update Affordable Housing Conditions to modify housing provided to be at the workforce housing Annual Median Income (AMI) of 140% or lower.

• Update Stormwater Management Conditions B.1 to acknowledge platted easements and/or tracts, consistent with development practices; update B. 14 to reflect current permit approvals; Condition B.15 to describe State assumption of Section 404 permitting by the Florida Department of Environmental Protection; and B.16 to recognize that the Condition is now complete.

• Update Vegetation, Wildlife, and Wetlands stipulations to reflect updated permit numbers; and update B. 5 to describe State assumption of section 404 permitting by the Florida Department of Environmental Protection.

• Update Education to reflect compliance with Babcock Ranch School Site Dedication Agreement.

• Update Police and Fire to reflect what has been completed.

• Update Hurricane Preparedness to remove reference to American Red Cross publication.

• To update Hospitals and Healthcare to delete Condition C – requirement to provide a certificate of need, as State Statutes have been amended to eliminate such a requirement.
• Update Exhibit “B”: Master Concept Plan (Map H) to be consistent with approved entitlements and to include new Increment 3 area, overall greenway and conservation easements amended to be consistent with FDEP and South Florida Water Management (SFWMD) permitted plans, and roadway configurations that have been updated to reflect built condition.

• Update Exhibit “D”: Updated Summary of Land Dedications and Facilities Construction by amending Note# 5 to allow the co-location of the helicopter landing site and the mosquito control pre-fab building, reflecting the completion of the EMS vehicle, and removing the school requirements as those are set forth in the School Site Dedication Agreement. To update Projected Buildout to reflect new date.

• To update Expiration Date to reflect new date.

• To add Exhibit G Land Use Equivalency Matrix (to be provided under separate cover).

• Other changes for internal consistency and updates to statutory references.
ACCEPTANCE OF THE PROPOSED MDO, INCREMENTS 1, 2 & 3 DEVELOPMENT ORDERS

The applicant has provided acceptable drafts for the MDO and IDOs for Increments 1, 2 to address the proposed changes and Increment 3 development impact on regional resources and facilities consistent with the requirements of the MDO.

RECOMMENDED ACTIONS:

1. Notify Charlotte County and the applicant that the proposed changes to the MDO, Increments 1 and 2 and new Increment 3 IDOs are acceptable to address impacts on regional resources and facilities.

2. Request that Charlotte County provide SWFRPC staff with copies of the final MDO, Increments 1, 2 and 3 IDOs.
Directors Report
1. Management / Operations
   a. Feedback from County RPC members
   b. March 14, 2023 Recovery and Resiliency Workshop by EDA
      • 47 Project Summaries submitted
      • $500M in EDA Supplemental
      • Recomplete Pilot $1B with $200M appropriated
      • Tech Hubs $10 B with $500M appropriated
      • EDA FY23 Public Works and Economic Adjustment $363M

2. Resource Development and Capacity Building
   • Update on Resiliency Strategy for Local Food Systems
   • Update on Southwest Florida Fresh/Chose Local Chose Fresh
      ➢ Kick off and Tours
   • Promise Zone Grants (as of January 2022) See Attached Document
      ➢ Awarded: $5,106,160.25
      ➢ Pending: $1,136,167
      ➢ Denied: $25,940,098.50
      ➢ Underdevelopment: Clewiston WWTP grant through EDA Supplemental
   • FRCA Updates
      ➢ December Report
      ➢ January Report

3. Second Quarter: January 2022 to March 2022
   • Next RPC Meeting June 15, 2023
Grants in Promise Zone

March 22, 2023

1. Awarded (8/17/17): $30,000- DEO 2018 Agriculture Sustainability for small to mid-sized growers in Promise Zone. Awarded to the SWFRPC

2. Awarded (2019) $24,000 to Lee County Housing Development Corp. for Comprehensive Housing Counseling to residents including Immokalee residents from HUD.

3. Awarded (5/7/2018): $30,000 DEO for food safety plans for small to mid-sized growers. Awarded to the SWFRPC

4. Awarded (8/08/18): $206,545 - EDA Disaster Supplemental - for Development of new markets for small to mid-sized growers, branding and marketing campaign. Awarded to the SWFRPC

5. Awarded (4/25/18): $600,000 - EPA Brownfield assessment grant in Promise Zone. Awarded to the SWFRPC

6. Awarded $24,921 - HUD Comprehensive Housing Counseling Grant to the Home Ownership Resource Center of Lee County

7. Awarded $1.4 Million to the National association of Latino Community Asset Builders from HUD Rural Capacity Building Community Development and Affordable Housing Program. Nonprofits and local governments can apply for technical assistance and loan funding for community and economic development projects as well as assistance with affordable housing development projects

8. Awarded $100,000 over 2 years for a Food Policy Council Coordinator from NAco

9. Awarded (submitted 2/3/2020; awarded 7/2/2020) $125,000 - Legal Aid Society The Education & Outreach Initiative (EOI) Project – General Component will explain to the general public and local housing providers what “equal opportunity in housing” means and what housing providers need to do to comply with the Fair Housing Act. All services will be provided and available to residents of the FHIP service area which includes Hendry, Martin, Okeechobee, Palm Beach, and St. Lucie Counties. Grant period June 1, 2021 to May 31, 2022.

10. Awarded: (7/21/2020) $400,000 EDA CARES ACT Invited for Regional Disaster Economic Recovery Coordinator to evaluate the Impacts of COVID 19 on the region and develop a recovery and resilience plan for the region.
11. **Awarded:** (4/7/2020) $175,000 requested but $160,432 was awarded Clewiston Water from Master Plan from Florida Fish and Wildlife Conservation Commission – Boating Improvement Program.

12. **Awarded:** $350,000 An application was submitted in partnership with the University of Florida IFAS to the Department of Economic Opportunity CDBG-Mitigation Planning program requesting $390,000 to develop a Resiliency Strategy for Local Food Systems in Southwest Florida. (Deadline 7/30/2020)

13. **Awarded:** $3000 grant from CHNEP for Rebekah Harp to do the design work for their calendar.

14. **Awarded:** SWFRPC, IFAS, Blue Zones, TREC submitted a $752,426.25 USDA – Regional Food System Partnerships Program grant to implement the trademarked SWFL Fresh Choose Local Choose Fresh regional brand to showcase SWFL food producers and their products through multiple marketing platforms. The brand will support the development of new markets for farmers, increase public knowledge of healthy, local food sources, and connect food producers to consumers. The Collier County Blue Zones provided a 16.9% match of $108,926.25.

15. **Awarded:** $500,000 EPA Grants for Brownfield Assessment in Glades County from July 1, 2022 to September 30, 2026

16. **Awarded:** (10/20/2021) EDA grant for $321,836 for Disaster Recovery Coordinator to help Small to mid-sized growers and small and minority owned businesses access disaster recovery funds following Hurricane Ian

17. **Awarded:** (2/14/23) FDEP grant for $78,000 for a Vulnerability Assessment for Marco Island

18. Pending: (3/11/23) FDEO Rural Infrastructure Program for $300,000 for a stand-by generator at the WWTP.

19. Pending: (10/14/2021) The Affordable Homeownership Foundation, Inc. submitted a grant for housing counseling to HUD

20. Pending (10/14/2021) Lee County Housing Development Corp. submitted a grant to HUD for Comprehensive Housing Counseling to residents including Immokalee residents.

21. Pending: DRI-RR, Inc., a non-profit dedicated to providing rural communities with the skills and knowledge needed to revitalize submitted a grand to USDA Rural Business
Development Grant Program in cooperation with Florida Main Street to offer services to four Florida communities, one of which is LaBelle, in order to provide each community with a Development Readiness Initiative (DRI) training and a Revitalization Roadmap at no cost to them.

22. Pending: (3/2021) $11,000 The DRI training is a day-long on-site training created to help communities understand how COVID-19 has impacted their community and identify the available resources that each community can leverage. Through this training, the community will be able to identify a strategy for the creation of a locally-based economy that will support the quality of life necessary to retain families and professionals. Our end goal is to provide each community with the training and tools necessary to become proactive with private development, encouraging the right types of development and attracting necessary services. Additionally, the training will help identify what is necessary to master the Duration, Intensity, Rate, and Timing (DIRT) of development, utilizing private development to fulfill necessary and desired community amenities or services. Furthermore, the Revitalization Roadmap is a hybrid downtown and strategic plan, offering a set of implementable recommendations that will catalyze downtown revitalization. The final product is graphically rich and broken down into similar groups like the National Main Street Center’s four-step approach to revitalization. The overall roadmap process will encourage the unification of residents’ voices and rally support for improvements by all residents.

23. Pending (6/4/2020) $125,000 request by Legal Aid Society of Palm Beach County, Inc for Hendry County from the Fair Housing Initiatives Program Education and Outreach initiative through HUD. (“The Fair Housing Project at Legal Aid is applying for an Education & Outreach Grant from HUD for the fiscal year 2022-23 in the amount of $125,000.”)

24. Pending: 9/25/2020 to the National association of Latino Community Asset Builders from HUD Rural Capacity Building Community Development and Affordable Housing Program. Nonprofits and local governments can apply for technical assistance and loan funding for community and economic development projects as well as assistance with affordable housing development projects.

25. Denied (6/17/19) $1,000,000: Perkins Innovation and Modernization Grant program for Collier County Schools. The project title is Professional Careers in the New Economy (PCNE). PCNE will focus on two of CCPS’s highest-need schools: Immokalee Middle and Immokalee High schools. The goal of the project is to better prepare students for success in the workforce.

26. Denied (6/25/2019) Housing Authority of the City of Ft. Myers. The grant will provide funds for housing counseling advice to tenants and homeowners with respect to property maintenance, financial management and literacy.
27. Denied (6/4/2019) Goodwill Industries for The SWFL MicroEnterprise Institute will (if funding is secured through the SBA Program for Investment in Microentrepreneurs grant) counsel and provide training for approximately 150 – 180 participants in ten – twelve courses delivered to residents of Lee, Charlotte, Hendry, Glades and Collier counties.

28. Denied (5/30/2019) Seminole Tribe of Florida - If awarded this grant through the HUD IHGB program, the Native Learning Center will be providing technical assistance and training to all Native American Housing Authorities including the Mikasuki and any other resident Tribes within your region.

29. Denied: (9/13/2021) $13,874,000 Prepared and submitted an application for the City of Clewiston for the DEO CDBG- MIT- GIP Round II to make upgrades to the City’s wastewater treatment facility and expand the WWTP capacity. Facility upgrades will include the installation of a new 300kw generator, the installation of bypass pumps, and the planning and installation of a new pump station. The Southwest Florida Regional Planning Council will provide administrative services that will include reporting, grant management, closeout, contract and deliverable monitoring, and distribution of funds.

30. Denied: Submitted:(9/14/2021) $2,067,935 Prepared and submitted and an application to the Florida Department of Economic Opportunity Rebuild Florida CDBG-Mit- GIP Round II for the City of Clewiston to replace transmission line insulators and overhead ground wires to increase the City’s energy resiliency in the event of a major storm. The Southwest Florida Regional Planning Council will provide administrative services that will include reporting, grant management, closeout, contract and deliverable monitoring, and distribution of funds.

31. Denied (6/26/2019) HUD Comprehensive Housing Counseling Grant to the Affordable Homeownership Foundation Inc.

32. Denied (6/26.2020) $176,000; FL Dept of Ag & Consumer Services Southwest Florida Fresh-Specialty Crop grant program for funding to market the “SWFL Fresh” brand.

33. Denied (3/2/2020) $1,455,815 Building Resilient Kid: SAMHSA for Media campaign to address underaged alcohol, marijuana and substance/opioid use.

34. Denied: (6/5/20) $45,921.46 DEO Community Planning Technical assistance Grant for a septic to sewer conversion study

35. Denied (4/24/2020) $425,000 request by Legal Aid Society of Palm Beach County, Inc for Hendry County from the Fair Housing Initiatives Program Education and Outreach initiative ($125,000) and Private Enforcement Initiative - Multi-Year Funding Component($300,000) to teach and disseminate information on Fair Housing
36. Denied: 4/1/2021 CDC Addiction and Recovery Grant for Media Campaign to prevent kids from first time use. In partnership with Drug Free Lee and Drug Free Collier: $50,000

37. Denied: $45,000 submitted to DEO for Community Planning Technical Assistance Grant (CPTA) for a strategic Plan for upgrades to Ortona Indian Mound Park in Glades County.

38. Denied: Submitted: (6/30/2020) $143,306 Prepared and submitted and an application to the Florida Department of Economic Opportunity Rebuild Florida CDBG-Mitigation Critical Facility Hardening Program for the City of Clewiston to replace transmission line insulators and overhead ground wires to increase the City’s energy resiliency in the event of a major storm. The Southwest Florida Regional Planning Council will provide administrative services that will include reporting, grant management, closeout, contract and deliverable monitoring, and distribution of funds.

39. Denied: CDBG-MIT GIP Program The SWFRPC prepared an application for the City of Clewiston to apply to the Florida Department of Economic Opportunity Rebuild Florida General Infrastructure Program to storm harden portions of its transmission and distribution lines, therefore increasing energy resiliency in the community. The City will be requesting $682,000 in funding from the program.

40. Denied: Submitted (6/30/2020) $3,141,031, Prepared and submitted an application for the City of Clewiston for the DEO CDBG-DR Infrastructure Repair Program Cycle 2 to make upgrades to the City’s wastewater treatment facility. Facility upgrades will include the installation of a new 300kw generator, the installation of bypass pumps, and the planning and installation of a new pump station. The Southwest Florida Regional Planning Council will provide administrative services that will include reporting, grant management, closeout, contract and deliverable monitoring, and distribution of funds.

41. Denied: 2/2021 FL Dept. Of Agriculture- Specialty Crop, SWFL Fresh Choose Local Choose Fresh Marketing Project requesting $207,000.

42. Denied: 01/2022 $460,000 EDA ARPA BBBRC for Phase I: Developing an Inland Port system in Rural Southern Florida.

Awarded: $5,106,160.25

Pending: $1,136,167

Denied: $25,940,098.50

Underdevelopment: NA
MONTHLY ACTIVITY REPORT: December 2022

RESOURCE DEVELOPMENT/CAPACITY BUILDING and OUTREACH

- Updated the email lists for and maintained the email listserv for approximately 2,750 individuals who receive FRCA Forward.
- Maintained and updated the FRCA website: www.flregionalcouncils.org.
- To enhance partnerships and strengthen the relationship between regional planning councils and their state and federal partners, organized, participated with, or attended the following meetings and webinars:
  - Florida Collaborative Coordinator’s Meeting with Regional Resiliency Coalitions
  - Statewide Emergency Shelter Working Group Meeting

ASSOCIATION MANAGEMENT

- Continued preparations for the Winter 2023 Policy Board Meeting including agenda preparation, logistics and coordination meetings. Prepared for the January Executive Directors Advisory Committee meeting in Tallahassee.
- Assisted with the finalization of the FRCA 2022 Annual Report.
- Continued to coordinate logistics for the 2022-23 meeting and conference schedule.
- Distributed grant opportunities and information of interest from local, state and national organizations.
MONTHLY ACTIVITY REPORT: January 2023

**RESOURCE DEVELOPMENT/CAPACITY BUILDING and OUTREACH**

- Collected articles, edited and distributed the January 2023 Florida Regional Councils Association (FRCA) Newsletter, *FRCA Forward*.
- Updated the email lists for and maintain the email listserv for approximately 2,350 individuals who receive *FRCA Forward*.
- Updated the FRCA website with the 2021-22 FRCA Annual Report and *FRCA Forward* - website: [www.flregionalcouncils.org](http://www.flregionalcouncils.org).
- To enhance partnerships and strengthen the relationship between regional planning councils and their state and federal partners, organized, participated in or attended the following meetings and shared information:
  - Statewide Emergency Shelter Working Group hosted by the Division of Emergency Management,
  - Florida Defense Support Task Force Meeting hosted by Enterprise Florida,
  - Rural Economic Development Initiative Meeting hosted by Department of Economic Opportunity,
  - Resiliency Collaborative Forum hosted by The Nature Conservancy,
  - Affordable Housing Legislative Webinar hosted by the Florida Housing Coalition, and;
  - Economic Development Administration Coordination Call with RPC economic development planning staff.

- Compiled the October – December quarterly report on economic activities in each regional planning council area.
- Arranged for sponsorship of the Policy and Planning Workshop hosted by the Florida Chapter of the American Planning Association scheduled for February 23-24, 2023, virtually.

**ASSOCIATION MANAGEMENT**

- Participated in the January FRCA Executive Directors Advisory Committee (EDAC) and the Winter Policy Board meetings held in Tallahassee.
- Prepared for and hosted the January Partners Meeting.
- Prepared for the February EDAC Meeting.
- Continued to coordinate logistics for the 2023 meeting and conference schedule.
- Developed the FRCA Bill Report, grant opportunities and information of interest from local, state and national organizations.
Feedback from County RFP Members
Update on Recovery & Resiliency Workshop
Update on SWFL Fresh
Update on Resiliency Strategy for Local Food Systems & Adopt Resolution
SWFRPC Resolution #2023-01

A RESOLUTION OF THE SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL ADOPTING POLICIES OF LEE COUNTY FOR COMPLIANCE WITH THE FLORIDA DEPARTMENT OF ECONOMIC OPPORTUNITY CDBG GRANT FUNDING

Whereas the Southwest Florida Regional Planning Council shall continue the CDBG grant contract with the Florida Department of Economic Opportunity; and

Whereas adoption of the Lee County Ordinances, Policies and Manuals shall be needed for the Southwest Florida Regional Planning Council to continue to contract with the Florida Department of Economic Opportunity and its funding sources; and

Whereas the Southwest Florida Regional Planning Council has amended its policies and procedures by reference to and incorporation of the following Lee County Ordinances, Policies and Manuals:

1. Lee County Fair Housing Ordinance 13-04
2. Lee County Procurement Ordinance 18-22
3. Lee County Fixed Asset User Guide

NOW THEREFORE, BE IT RESOLVED that The Council hereby adopted the Lee County Ordinances, Policies and Manuals outlined above, effective upon this 6th day of April, 2023 with respect to all agreements the Southwest Florida Regional Planning Council might enter into with the Florida Department of Economic Opportunity; Said adoption will remain in effect unless amended by a future Council Resolution.

Attest: SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL

Margaret Wuerstle, Executive Director Don McCormick, Chair
LEE COUNTY ORDINANCE NO. 13-04

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA, AMENDING AND RESTATING LEE COUNTY ORDINANCE NO. 00-19, AS AMENDED BY ORDINANCE No. 00-24; PROVIDING FOR EQUAL OPPORTUNITY IN HOUSING IN LEE COUNTY, FLORIDA; PROVIDING FOR REMEDIES AND PENALTIES UNDER THIS ORDINANCE; PROVIDING FOR DEFINITIONS; SEVERABILITY; SCRIVENER’S ERRORS; AND AN EFFECTIVE DATE.

WHEREAS, it is the policy of Lee County, Florida to provide for fair housing; and

WHEREAS, discrimination in housing affects the public health, safety and welfare; and

WHEREAS, the Board of County Commissioners of Lee County, Florida enacted Ordinance No. 00-19 on September 26, 2000 providing for Equal Opportunity in Housing; and

WHEREAS, the Board of County Commissioners enacted Ordinance No. 00-24 on November 28, 2000 amending Ordinance No. 00-19; and

WHEREAS, the Board of County Commissioners hereby finds that it is in the best interest of the citizenry to file fair housing complaints with the appropriate Federal or State agencies or pursue private enforcement actions; and

WHEREAS, the Board of County Commissioners desires to incorporate the amendment to Lee County Ordinance No. 00-19 as amended into one comprehensive, restated ordinance.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA, that:

SECTION ONE: AMENDMENT, RESTATEMENT AND REPEALER

Lee County Ordinance No. 00-19, as amended, providing for equal opportunity in housing in Lee County, Florida is hereby amended and restated. Upon adoption of this Ordinance, Lee County Ordinance No. 00-19 will be deemed repealed and replaced.

SECTION TWO: PURPOSE AND DEFINITIONS

A. Lee County policy on fair housing
It is the policy of this County to provide, within constitutional limitations, for equal housing opportunity throughout Lee County.
B. Purposes and Intent

1) The general purposes of this ordinance are to:
   a) Provide for execution within the County the policies embodied in Title VIII of the Federal Civil Rights Act of 1968, as amended by the Federal Fair Housing Act Amendments of 1988.
   b) Secure for all individuals within the County, the freedom from discrimination because of race, color, religion, national origin, sex, familial status, or disability in connection with housing and thereby to promote the interests, rights and privileges of individuals within the County.

2) This ordinance shall be liberally construed to preserve the public safety, health and general welfare and to further the general purposes stated in this section.

C. Definitions

As used in this ordinance, the term:

1) "Aggrieved Person" includes any person who:
   a) Claims to have been injured by a discriminatory housing practice; or
   b) Believes he or she will be injured by a discriminatory housing practice that is about to occur;

2) "Covered multifamily dwelling" means:
   a) A building which consists of four or more units and has an elevator; or
   b) The ground floor units of a building which consists of four or more units and does not have an elevator.

3) "Discriminatory housing practice" means an act that is unlawful under the terms of Section III.

4) "Disability" means a person who has a physical or mental impairment, which substantially limits one or more major life activities, or he or she has a record of having, or is regarded as having, such physical or mental impairment (excluding current illegal use or addiction to a controlled substance);

5) "Dwelling" means any building or structure, or portion thereof, which is occupied as, or designed or intended for occupancy as, a residence by one or more families, and any vacant land which is offered for sale or lease for the construction or location on the land of any such building or structure, or any portion thereof.

6) "Familial status" is established when one or more individuals who has not attained the age of 18 years is domiciled with:
   a) A parent or other person having legal custody of such individual; or
   b) A designee of a parent or other person having legal custody, with the written permission of such parent or other person.
   c) The protections afforded against discrimination on the basis of familial status shall apply to any person who is pregnant or is the process of securing legal custody of any individual who has not attained the age of 18 years.

7) "Family" includes a single individual.

8) "Housing for older persons" means housing:
   a) Provided under any State or Federal program that the Secretary of the U.S. Department of Housing and Urban Development determines is specifically
designed and operated to assist elderly persons (as defined in the State or Federal program); or
b) Intended for, and solely occupied by, persons 62 years of age or older; or
c) Intended and operated for occupancy by at least one person 55 years of age or older per unit and at least 80 percent of the occupied units are occupied by at least one person who is 55 years of age or older and complies with the provisions set for the in Section III, E of this ordinance.

9) "Person" includes one or more individuals, corporations, partnerships, associations, labor organizations, legal representatives, mutual companies, joint-stock companies, trusts, unincorporated organizations, trustees, trustees in bankruptcy, receivers, and fiduciaries.

10) "Residential Real Estate Transaction" means any of the following:
a) The making or purchasing of loans or providing other financial assistance:
b) For purchasing, constructing, improving, repairing, or maintaining a dwelling; or
c) Secured by residential real estate.
d) The selling, brokering, or appraising of residential real property.

11) "Respondent" means:
a) The person or other entity accused in a complaint of an unfair housing practice.

12) "Sex" means either male or female.

13) "To rent" includes to lease, to sublease, to let, and otherwise to grant for a consideration the right to occupy premises not owned by the occupant.

SECTION THREE: UNLAWFUL HOUSING PRACTICES

A. Discrimination in the sale or rental of housing and other prohibited practices

1) It is unlawful to refuse to sell or rent after the making of a bona fide offer, or to refuse to negotiate for the sale or rental of, or otherwise to make unavailable or deny a dwelling to any person because of race, color, national origin, sex, disability, familial status, or religion.

2) It is unlawful to discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection therewith, because of race, color, national origin, sex, disability, familial status, or religion.

3) It is unlawful to make, print, or publish, or cause to be made, printed, or published, any notice, statement, or advertisement with respect to the sale or rental of a dwelling that indicates any preference, limitation, or discrimination based on race, color, national origin, sex, disability, familial status, or religion.

4) It is unlawful to represent to any person because of race, color, national origin, sex, disability, familial status, or religion that any dwelling is not available for inspection, sale, or rental when such dwelling is in fact so available.

5) It is unlawful, for profit, to induce or attempt to induce any person to sell or rent any dwelling by a representation regarding the entry or prospective entry into the
neighborhood of a person or persons of a particular race, color, national origin, sex, disability, familial status, or religion.

6) It is unlawful to discriminate in the sale or rental of, or to otherwise make unavailable or deny, a dwelling to any buyer or renter because of a disability of:
   a) That buyer or renter;
   b) A person residing in or intending to reside in that dwelling after it is sold, rented, or made available; or
   c) Any person associated with the buyer or renter.

7) It is unlawful to discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection with such dwelling, because of a disability of:
   a) That buyer or renter;
   b) A person residing in or intending to reside in that dwelling after it is sold, rented, or made available; or
   c) Any person associated with the buyer or renter.

8) For purposes of subsections (6) and (7), discrimination includes:
   a) A refusal to permit, at the expense of the person with a disability, reasonable modifications of existing premises occupied or to be occupied by such person if such modifications may be necessary to afford such person full enjoyment of the premises, except that, in the case of a rental, the landlord may where it is reasonable to do so condition permission for a modification on the renter agreeing to restore the interior of the premises to the condition that existed before the modification, reasonable wear and tear excepted; or
   b) A refusal to make reasonable accommodations in rules, policies, practices, or services, when such accommodations may be necessary to afford such person equal opportunity to use and enjoy a dwelling.

9) Covered multifamily dwellings as defined herein which are intended for first occupancy after March 13, 1991, shall be designed and constructed to have at least one building entrance on an accessible route. Such buildings shall also be designed and constructed in such a manner that:
   a) The public use and common use portions of such dwellings are readily accessible to and usable by persons with disabilities.
   b) All doors designed to allow passage into and within all premises within such dwellings are sufficiently wide to allow passage by a person in a wheelchair.

10) All premises within such dwellings shall contain the following features of adaptive design:
   a) An accessible route into and through the dwelling.
   b) Light switches, electrical outlets, thermostats, and other environmental controls in accessible locations.
   c) Reinforcements in bathroom walls to allow later installation of grab bars.
   d) Usable kitchens and bathrooms such that a person in a wheelchair can maneuver about the space.
   e) Compliance with the appropriate requirements of the American National Standards Institute for buildings and facilities providing accessibility and usability for persons with physical disabilities, commonly cited as ANSI A117.1-1986, suffices to satisfy the requirements of this subsection.
f) Compliance with a duly enacted law of a state or unit of local government that includes the requirements of this subsection suffices to satisfy the requirements of this subsection.

g) State and local agencies with building construction regulation responsibility may review the plans and specifications for the construction of covered multifamily dwellings to determine consistency with the requirements of this subsection. Determinations of compliance or non-compliance by a State or unit of local government under this paragraph are not conclusive in enforcement proceedings under this ordinance.

h) This subsection does not invalidate or limit any law of a state or unit of local government that requires dwellings to be designed and constructed in a manner that affords persons with disabilities greater access than is required by this subsection.

B. Discrimination in the provision of brokerage services

It is unlawful to deny any person access to, or membership or participation in, any multiple-listing service, real estate brokers' organization, or other service, organization, or facility relating to the business of selling or renting dwellings, or to discriminate against him or her in the terms or conditions of such access, membership, or participation, on account of race, color, national origin, sex, disability, familial status, or religion.

C. Discrimination in the financing of housing or in residential real estate transactions

1) It shall be unlawful for any person or other entity whose business includes engaging in residential real estate-related transactions to discriminate against any person in making available such a transaction, or in the terms or conditions of such transaction because of race, color, national origin, sex, disability, familial status, or religion.

2) It shall be unlawful for any person or entity whose business includes engaging in residential real estate-related transactions to discriminate against any person in making available loans or other financial assistance for a dwelling, or which is to be secured by a dwelling because of race, color, national origin, sex, disability, familial status, or religion. Prohibited practices include but are not limited to, failing or refusing to provide to any person, in connection with a residential real estate-related transaction, information regarding the availability of loans or other financial assistance, application requirement, procedures or standards for the review and approval of loans or financial assistance, or providing information which is inaccurate or different from that provided others because of race, color, national origin, sex, disability, familial status, or religion.

3) It shall be unlawful for any person or entity engaged in the purchase of loans or other debt securities which support the purchase, construction, improvement, repair or maintenance of a dwelling, or which are secured by residential real estate to refuse to purchase such loans, debts, or securities, or to impose different terms or conditions for such purchases because of race, color, national origin, sex, disability, familial status, or religion. Prohibited practices include but
are not limited to, purchasing loans in certain communities and not others, pooling or packaging loans differently, or imposing different terms or conditions on the marketing or sale of securities issued on loans or other debt securities which relate to or were secured by dwellings, because of race, color, national origin, sex, disability, familial status, or religion. This section does not prevent the consideration, in the purchase of loans, of factors justified by business necessity relating to the financial security of a transaction or to protect against default or reduction in the value of the security.

4) It shall be unlawful for any person or entity engaged in the making of loans or in the provision of other financial assistance relating to the purchase, improvement, repair or maintenance of dwellings or which are secured by residential real estate to impose terms or conditions for the availability of such loans, including the type of loan, the amount of the loan, the interest rate, the duration of the loan or terms of a loan or other financial assistance because of race, color, national origin, sex, disability, familial status, or religion. Unlawful conduct includes but is not limited to using different policies, practices or procedures in evaluating or in determining creditworthiness of any person in connection with the provision of a loan or any other financial assistance for a dwelling or financing secured by residential real estate because of race, color, national origin, sex, disability, familial status, or religion.

5) It shall be unlawful for any person or other entity whose business includes engaging in the selling, brokering, or appraising of residential real property to discriminate against any person in making available such services or in the performance of such services because of race, color, national origin, sex, disability, familial status, or religion. Unlawful practices include but are not limited to using an appraisal of residential real estate with the sale, rental or financing of any dwelling where the person knows or reasonably should know that the appraisal improperly takes into consideration race, color, national origin, sex, disability, familial status, or religion. Nothing in this section prohibits a person engaged in the business of making or furnishing appraisals of residential real property from taking into consideration factors other than race, color, national origin, sex, disability, familial status, or religion.

D. Exemptions

1) Nothing in Section III, A-C, with the exception of Section III, A(3), applies to:
   a) Any single-family house sold or rented by an owner, provided such private individual owner does not own more than three single-family houses at any one time. In the case of the sale of a single-family house by a private individual owner who does not reside in such house at the time of the sale or who was not the most recent resident of the house prior to the sale, the exemption granted by this paragraph applies only with respect to one sale within any 24-month period. In addition, the bona fide private individual owner shall not own any interest in, nor shall there be owned or reserved on his or her behalf, under any express or voluntary agreement, title to, or any right to all or a portion of the proceeds from the sale or rental of, more than three single-family houses at any one time. The sale or rental of any single-family
house shall be excepted from the application of Section III, A-C only if the house is sold or rented:
   i) Without the use in any manner of the sales or rental facilities or the sales or rental services of any real estate broker, agent, or salesperson or such facilities or services of any person in the business of selling or renting dwellings, or of any employee or agent of any such broker, agent, salesperson, or person; and
   ii) Without the publication, posting, or mailing, after notice, of any advertisement or written notice in violation of Section III, A(3).
   iii) Nothing in this provision prohibits the use of attorneys, escrow agents, abstractors, title companies, and other such professional assistance as is necessary to perfect or transfer the title.

b) Rooms or units in dwellings containing living quarters occupied or intended to be occupied by no more than four families living independently of each other, if the owner actually maintains and occupies one of such living quarters as his or her residence.

c) For the purposes of paragraph (a), a person is deemed to be in the business of selling or renting dwellings if the person:
   i) Has, within the preceding 12 months, participated as principal in three or more transactions involving the sale or rental of any dwelling or interest therein;
   ii) Has, within the preceding 12 months, participated as agent, other than in the sale of his or her own personal residence, in providing sales or rental facilities or sales or rental services in two or more transactions involving the sale or rental of any dwelling or interest therein; or
   iii) Is the owner of any dwelling designed or intended for occupancy by, or occupied by, five or more families.

2) Nothing in Section III, A-C, prohibits a religious organization, association, or society, or any nonprofit institution or organization operated, supervised, or controlled by or in conjunction with a religious organization, association, or society, from limiting the sale, rental, or occupancy of any dwelling which it owns or operates for other than a commercial purpose to persons of the same religion or from giving preference to such persons, unless membership in such religion is restricted on account of race, color, or national origin.

3) Nothing in Section III, A-C prohibits a private club not in fact open to the public, which as an incident to its primary purpose or purposes provides lodgings which it owns or operates for other than a commercial purpose, from limiting the rental or occupancy of such lodgings to its members or from giving preference to its members.

4) Nothing in Section III, A-C requires any person renting or selling a dwelling constructed for first occupancy before March 13, 1991, to modify, alter, or adjust the dwelling in order to provide greater access than is required by Section III, A(6) - (8) and as otherwise maybe required by law.
5) Nothing in Section III, A-C:
   a) Prohibits a person engaged in the business of furnishing appraisals of real
      property from taking into consideration factors other than race, color, national
      origin, sex, disability, familial status, or religion;
   b) Limits the applicability of any reasonable local, state or federal restriction
      regarding the maximum number of occupants permitted to occupy a dwelling;
   c) Requires that a dwelling be made available to an individual whose tenancy
      would constitute a direct threat to the health or safety of other individuals, or
      whose tenancy would result in substantial physical damage to the property of
      others;
   d) Prohibits conduct against a person because such person has been convicted
      by any court of competent jurisdiction of the illegal manufacture or distribution
      of a controlled substance as defined by Florida Statute 893.02.

E. Housing for Older Persons
1) The provisions regarding familial status in this part shall not apply to housing
   intended and operated for older persons as defined in Section II, C (12) above.
2) Housing as defined in Section II, C, 12 (c) qualifies for this exemption if:
   a) The alleged violation occurred before December 28, 1995 and the housing
      community or facility complied with the HUD regulations in effect at the time
      of the alleged violation; or
   b) The alleged violation occurred on or after December 28, 1995 and the
      housing community or facility complies with:
      i) Section 807(b)(2)(C) (42 U.S.C. 3607(b)) of the Fair Housing Act as
         amended; and
      ii) 24 CFR 100.305, 100.306, and 100.307.
3) For purposes of this subpart, housing facility or community means any dwelling
   or group of dwelling units governed by a common set of rules, regulations or
   restrictions. A portion or portions of a single building shall not constitute a
   housing facility or community. Examples of a housing facility or community
   include, but are not limited to:
   a) A condominium association;
   b) A cooperative;
   c) A property governed by a homeowners' or resident association;
   d) A municipally zoned area;
   e) Leased property under common private ownership;
   f) A mobile home park; and
   g) A manufactured housing community.
4) For purposes of this subpart, older person means a person 55 years of age or
   older.
5) In order for a housing facility or community to qualify as housing for older
   persons under this section at least 80 percent of its occupied units must be
   occupied by at least one person 55 years of age or older.
6) For purposes of this subpart, occupied unit means:
   a) A dwelling unit that is actually occupied by one or more persons on the date
      that the exemption is claimed; or
b) A temporarily vacant unit, if the primary occupant has resided in the unit during the past year and intends to return on a periodic basis.

7) For purposes of this subpart, occupied by at least one person 55 years of age or older means that on the date the exemption for housing designed for persons who are 55 years of age or older is claimed:
   a) At least one occupant of the dwelling unit is 55 years of age or older; or
   b) If the dwelling unit is temporarily vacant, at least one of the occupants immediately prior to the date on which the unit was temporarily vacated was 55 years of age or older.

8) Newly constructed housing for first occupancy after March 12, 1989 need not comply with the requirements of this section until at least 25 percent of the units are occupied. For purposes of this section, newly constructed housing includes a facility or community that has been wholly unoccupied for at least 90 days prior to re-occupancy due to renovation or rehabilitation.

9) Housing satisfies the requirements of this section even though:
   a) On September 13, 1988, under 80 percent of the occupied units in the housing facility or community were occupied by at least one person 55 years of age or older, provided that at least 80 percent of the units occupied by new occupants after September 13, 1988 are occupied by at least one person 55 years of age or older.
   b) There are unoccupied units, provided that at least 80 percent of the occupied units are occupied by at least one person 55 years of age or older.
   c) There are units occupied by employees of the housing facility or community (and family members residing in the same unit) who are under 55 years of age, provided the employees perform substantial duties related to the management or maintenance of the facility or community.
   d) There are units occupied by persons who are necessary to provide a reasonable accommodation to disabled residents as required by 24 C.F.R. Sec. 100.204 and who are under the age of 55.

10) Where application of the 80 percent rule results in a fraction of a unit, that unit shall be considered to be included in the units that must be occupied by at least one person 55 years of age or older.

11) Each housing facility or community may determine the age restriction, if any, for units that are not occupied by at least one person 55 years of age or older, so long as the housing facility or community complies with the provisions of this section.

12) In order for a housing facility or community to qualify as housing designed for persons who are 55 years of age or older, it must publish and adhere to policies and procedures that demonstrate its intent to operate as housing for persons 55 years of age or older. The following factors, among others, are considered relevant in determining whether the housing facility or community has complied with this requirement:
   a) The manner in which the housing facility or community is described to prospective residents;
   b) Any advertising designed to attract prospective residents;
   c) Lease provisions;
d) Written rules, regulations, covenants, deed or other restrictions;
e) The maintenance and consistent application of relevant procedures;
f) Actual practices of the housing facility or community; and  
g) Public posting in common areas of statements describing the facility or community as housing for persons 55 years of age or older.

13) Phrases such as “adult living”, “adult community”, or similar statements in any written advertisement or prospectus are not consistent with the intent that the housing facility or community intends to operate as housing for persons 55 years of age or older.

14) A housing facility or community may allow occupancy by families with children as long as it meets the requirements of this section.

15) In order for a housing facility or community to qualify as housing for persons 55 years of age or older, it must be able to produce, in response to a complaint filed under this title, verification of compliance with this section through reliable surveys and affidavits.

16) A facility or community shall develop procedures for routinely determining the occupancy of each unit, including the identification of whether at least one occupant of each unit is 55 years of age or older. Such procedures may be part of a normal leasing or purchasing arrangement.

17) The procedures described in (12) of this section must provide for regular updates, through surveys or other means, of the initial information supplied by the occupants of the housing facility or community. Such updates must take place at least once every two years. A survey may include information regarding whether any units are occupied by persons described in this section.

18) Any of the following documents are considered reliable documentation of the age of the occupants of the housing facility or community:
   a) Driver's license;
   b) Birth certificate;
   c) Passport;
   d) Immigration card;
   e) Military identification;
   f) Any other state, local, national, or international official documents containing a birth date of comparable reliability; or
   g) A certification in a lease, application, affidavit, or other document signed by any member of the household age 18 or older asserting that at least one person in the unit is 55 years of age or older.
   h) A facility or community shall consider any one of the forms of verification identified above as adequate for verification of age, provided that it contains specific information about current age or date of birth.

19) The housing facility or community must establish and maintain appropriate policies to require that occupants comply with the age verification procedures required by this section.
   a) If the occupants of a particular dwelling unit refuse to comply with the age verification procedures, the housing facility or community may, if it has sufficient evidence, consider the unit to be occupied by at least one person 55 years of age or older. Such evidence may include:
i) Government records or documents, such as a local household census;  
ii) Prior forms or applications; or  
iii) A statement from an individual who has personal knowledge of the age of the occupants. The individual's statement must set forth the basis for such knowledge and be signed under the penalty of perjury.

b) Surveys and verification procedures which comply with the requirements of this section shall be admissible in administrative and judicial proceedings for the purpose of verifying occupancy.

c) A summary of occupancy surveys shall be available for inspection upon reasonable notice and request by any person.

20) A person shall not be held personally liable for monetary damages for discriminating on the basis of familial status, if the person acted with the good faith belief that the housing facility or community qualified for a housing for older persons exemption under this subpart.

a) A person claiming the good faith belief defense must have actual knowledge that the housing facility or community has, through an authorized representative, asserted in writing that it qualifies for a housing for older persons exemption.

b) Before the date on which the discrimination is claimed to have occurred, a community or facility, through its authorized representatives, must certify, in writing and under oath or affirmation, to the person subsequently claiming the defense that it complies with the requirements for such an exemption as housing for persons 55 years of age or older in order for such person to claim the defense.

c) For purposes of this section, an authorized representative of a housing facility or community means the individual, committee, management company, owner or other entity having the responsibility for adherence to the requirements established in this subpart.

d) A person shall not be entitled to the good faith defense if the person has actual knowledge that the housing facility or community does not, or will not, qualify as housing for persons 55 years of age or older. Such a person will be ineligible for the good faith defense regardless of whether the person received the written assurance described in paragraph (a) of this subsection.

SECTION FOUR: ENFORCEMENT

A. Private enforcement

1) A civil action shall be commenced no later than two (2) years after an alleged discriminatory practice. Any sale, encumbrance or rental consummated prior to the issuance of any court order issued under the authority of this article and involving a bona fide purchaser, encumbrance, or tenant without actual notice of the existence of the filing of a complaint or civil action under the provisions of this article shall not be affected.

2) Nothing in this ordinance shall be deemed to modify, impair or otherwise affect any right or remedy conferred by the Constitution or laws of the United States or
the State of Florida, and the provisions of this ordinance shall be in addition to those provided by such other laws.

3) Upon application by a person alleging a discriminatory housing practice or a person against whom such practice is alleged, the court may appoint an attorney for such person or authorize the commencement or continuation of a civil action under this section without the payment of fees, costs, or security if in the opinion of the court such person is financially unable to bear the costs of such action.

4) In civil action under this subsection (A.), if the court finds that a discriminatory housing practice has occurred or is about to occur, the court may award to the plaintiff actual and punitive damages and may grant as relief, as the court deems appropriate, any permanent to temporary injunction, temporary injunction, temporary restraining order, or other order enjoining the defendant from engaging in such practice or ordering such affirmative action as may be appropriate.

B. Intervention by the County Attorney
At the direction of the Board of County Commissioners the County Attorney may intervene in an action brought under the provisions of subsection (VI. A. (1)) of this section if the Board of County Commissioners certifies that the case is of significant public importance to the citizens of the County.

SECTION FIVE: ADDITIONAL UNLAWFUL PRACTICES

Interference, coercion, or intimidation; It shall be unlawful to coerce, intimidate, threaten or interfere with any person in the exercise or enjoyment of, on account of his or her having exercised or enjoyed, or on account of his or her having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected by this ordinance.

SECTION SIX: SAVINGS CLAUSE

Ordinance No. 00-19, which is repealed by this ordinance, shall remain in full force and effect with respect to any pending action that was commenced before such repeal takes effect.

SECTION SEVEN: SEVERABILITY

The provisions of this Ordinance are severable and it is the legislative intention to confer upon the whole or any part of the Ordinance the powers herein provided for. If any provisions of this Ordinance shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any remaining provisions of the Ordinance. It is hereby declared to be the legislative intent that this Ordinance would have been adopted had such unconstitutional provision not been included herein.
SECTION EIGHT: CODIFICATION AND SCRIVENER'S ERRORS

The Lee County Board of County Commissioners intends that this Ordinance will be made part of the Lee County Code; and that sections of this Ordinance can be renumbered or relettered and the word “Ordinance” can be changed to “Section,” “Article” or some other appropriate word or phrase to accomplish codification, and regardless of whether this Ordinance is ever codified, the Ordinance can be renumbered or relettered and typographical errors and clarification of ambiguous wording that do not affect the intent can be corrected with the authorization of the County Manager or his designee, without the need for public hearing.

SECTION NINE: EFFECTIVE DATE

This Ordinance will take effect upon filing with the Department of State.

Commissioner Mann made a motion to adopt the foregoing Ordinance, seconded by Commissioner Kiker. The vote was as follows:

JOHN E. MANNING Aye
CECIL L PENDERGRASS Aye
LARRY KIKER Aye
TAMMARA HALL Aye
FRANK MANN Aye

DULY PASSED AND ADOPTED THIS 26th day of February, 2013.

ATTEST: LINDA DOGGETT
CLERK OF COURTS

DEPUTY CLERK
Marcia Wilson

BOARD OF COUNTY COMMISSIONERS
OF LEE COUNTY, FLORIDA

CHAIR

APPROVED AS TO FORM:

Office of the County Attorney
March 4, 2013

Honorable Linda Doggett
Clerk of the Circuit Courts
Lee County
Post Office Box 2469
Fort Myers, Florida 33902-2469

Attention: Ms. Marcia Wilson, Deputy Clerk

Dear Ms. Doggett:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your letter dated March 1, 2013 and copy of Lee County Ordinance No. 13-04, which was filed in this office on March 4, 2013.

Sincerely,

Liz Cloud
Program Administrator

LC/elr
LEE COUNTY, FLORIDA

PROCUREMENT ORDINANCE 18-22

ADOPTED SEPTEMBER 18, 2018
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SIGNATURE PAGE
LEE COUNTY ORDINANCE NO. 18-22

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA, ADOPTING A PURCHASING POLICY; PROVIDING PURCHASING CONCEPTS AND OBJECTIVES AND DEFINITIONS; ESTABLISHING GENERAL GUIDELINES AND PURCHASING_THRESHOLDS; PRESCRIBING PROCUREMENT GUIDELINES AND AUTHORIZING EMERGENCY PURCHASES UNDER CERTAIN CIRCUMSTANCES; ESTABLISHING A LOCAL PREFERENCE POLICY; AUTHORIZING COOPERATIVE PROCUREMENTS; PRESCRIBING PROCEDURES AND STANDARDS FOR COMPETITIVE PROCUREMENTS; ESTABLISHING PROCUREMENT PROTEST PROCEDURES AND EXEMPTIONS FROM COMPETITIVE PROCUREMENTS; PROVIDING FOR BONDS; CREATING A VENDOR SUSPENSION AND DEBARMENT PROCESS; PROVIDING FOR CONFLICTS OF INTEREST, PUBLIC RECORDS, AND PUBLIC MEETING REQUIREMENTS; PROVIDING FOR EXPENDITURES FROM GRANT FUNDS AND FOR UTILIZATION OF PURCHASING CARDS; CREATING A MINORITY, WOMEN, AND SMALL BUSINESS ENTERPRISE PROGRAM; PERTAINING TO MODIFICATIONS THAT MAY ARISE FROM CONSIDERATION AT PUBLIC HEARING; PROVIDING FOR CODIFICATION AND SCRIVENER'S ERRORS; PROVIDING FOR CONFLICTS OF LAW, SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners ("Board") of Lee County adopted Administrative Code Nos. AC-4-1, AC-4-2, AC-4-3, and AC-4-4 ("Purchasing Administrative Code") establishing purchasing regulations and procedures; and

WHEREAS, the Board adopted Ordinance No. 00-10 on May 23, 2000 to establish a bidding preference for local contractors and vendors, amended by Ordinance No. 08-26 on November 25, 2008 and Ordinance No. 17-16 on October 17, 2017; and

WHEREAS, the County has determined that certain updates and modifications to these regulations and procedures are warranted; and

WHEREAS, to ensure that Procurement laws, rules and regulations are enforced and carried out under the highest ethical standards, to encourage full and open competition, and, to the
extent possible, achieve the best value for the County, the Board now desires to repeal the existing Purchasing Administrative Code and adopt this Procurement Ordinance to provide a more effective document that sets forth the County's Procurement regulations and processes to guide both County staff and Vendors.

NOW, THEREFORE, BE IT ORDAINED by the Board of County Commissioners of Lee County, Florida, that:

SECTION 1. DEFINITIONS.

For the purposes of this Ordinance and any documents pertaining to the use of this Ordinance (e.g., Contracts, Purchase Orders, etc.), the following terms, phrases, words and their derivations shall have the meaning given herein, unless otherwise specifically defined in any specific document:

**Addendum.** A written document used to modify the terms of a Solicitation. An Addendum is not to be confused with a Contract "Amendment."

**Advertisement.** A public announcement, as required by local law, announcing a Competitive Procurement and seeking Responses from interested Vendors.

**Amendment.** Any modification to the provisions of any executed Contract accomplished by mutual written agreement of the parties to the Contract.

**Appropriation.** Legal authorization granted by a legislative body to make expenditures and to incur obligations for specific purposes. An Appropriation is usually limited in amount and also to the time when it may be expended.

**Award.** The acceptance, by the County, of the successful Offeror's Bid, Proposal or Quotation.

**Bid.** A formal written price offer by a Bidder offering to furnish specific Commodities or Services to the County in Response to an Invitation to Bid.

**Bid Bond.** An insurance agreement, accompanied by a monetary commitment, by which a third party (the surety) accepts liability and guarantees that the Bidder will not withdraw the Bid. The Bidder shall furnish a Bid Bond in the amount required by the Solicitation, and if the Bidder is Awarded, the Bidder must accept the County's Purchase at the price Bid and under the terms described by the Solicitation, including the County's Contract terms, if required by the County, or else the surety must pay the County the sum provided for in the Solicitation.

**Bidder.** Any entity submitting a Bid in response to an Invitation to Bid issued by the County.

**Board.** The Board of County Commissioners, the legislative body of the County of Lee, Florida.

**Brand Name or Approved Alternate.** A Specification limited to one or more items by manufacturers' names or catalogue numbers to describe the standard of quality, performance, and
other characteristics needed to meet the County requirements and that provide for the submission of equivalent Commodities.

**Business.** Any corporation, partnership, individual, sole proprietorship, joint venture, joint stock company, or any other private legal entity engaged in the commercial provision of Commodities or Services.

**CCNA Thresholds.** The monetary threshold in Section 287.017, Florida Statutes, category five, for basic Construction cost, and in Section 287.017, Florida Statutes, category two, for planning or study activities.

**Change Order.** A written order amending the scope, price, time of, or correcting errors, omissions, or discrepancies in, a Contract or Purchase Order, which is signed by the Vendor and approved in accordance with this Ordinance, but does not include a Field Directive Change Order. This term includes County Project Modification (CPM).

**Commodity.** Anything that can be Purchased other than Services or Real Property, including Equipment. Objects that can satisfy people’s wants; goods.

**Competitive Procurement.** An open and competitive process for the Procurement of Commodities and/or Services, including, but not limited to, Invitations to Bid, Invitations to Negotiate and Requests for Proposal, as provided in Section 5 of this Ordinance.

**Cone of Silence.** The prohibition of any communication between a Vendor and a County officer, employee, or agent regarding a pending Competitive Procurement, except for such communications with the County's designated representative noted in the Competitive Procurement documents, or at a duly noticed Pre-Proposal Conference or oral presentation.

**Construction.** The process of building, altering, repairing, improving, or demolishing any structure or building, or other public improvements of any kind to any Real Property including roadways, utilities, and facility site work.

**Construction Manager at Risk.** A managing general contractor who is Procured to provide advice on various design and Construction alternatives and scheduling during the design phase of a public Construction project, and then takes on the financial obligation for Construction of the project for a Guaranteed Maximum Price.

**Consultants’ Competitive Negotiation Act (CCNA) Professional Services:** Services performed by any architect, professional engineer, landscape architect, or registered surveyor and mapper and any other professions covered by Section 287.055, Florida Statutes, in connection with his or her professional employment or practice.

**Continuing Contract.** For CCNA Professional Services, a Contract defined in Section 287.055(2)(g), Florida Statutes.

**Contract.** An agreement for the Purchase or disposal of Commodities, Services, or Real Property, which is signed by the Vendor and approved and executed by the County in accordance with this Ordinance.
Cooperative Procurement. Competitive Procurement conducted by, or on behalf of, more than one public entity.

County. The County of Lee, Florida.

County Manager. The chief executive of the County or that person’s Designee.

Debarment. Action by the County to prohibit a Vendor from submitting Bids, Proposals, Quotations, or Responses to any Competitive Procurement, or otherwise conducting business with the County until such time as the Vendor is reinstated by the County.

Department. Any of the various operating departments and divisions of the County under the control of the County Manager.

Department Director. The County employee in charge of a Department, or that person’s Designee.

Design-Build Contract. A single Contract with a design-build Vendor for the design and Construction of a public Construction project.

Design Criteria Package. Concise, performance-orientated drawings or Specifications for a public Construction project, the purpose of which is to provide sufficient information to permit design-build Vendors to prepare a Response to a Competitive Procurement for design-build Services.

Designee. The duly authorized representative of a person.

Direct Voucher. A document used by the County department authorizing a payment to be processed without the requirement of a Contract or Purchase Order being in place.

Emergency. Any occurrence or threat thereof whether natural, manmade, or technological, in war or in peace, which results or may result in substantial injury or harm to public health, safety, or welfare; substantial damage to or loss of property; or those situations where the operation of an essential Department would be seriously impaired if immediate action was not taken.

Emergency Procurement. An expeditious Purchase of Commodities or Services to address an Emergency.

Equipment. Tools, machinery, devices, and other major items that are not expendable except through depreciation or wear and tear and which, although they may be fixed or positioned in prescribed places, do not lose their identity or become integral parts of other items or installations.

Field Directive Change Order. A written order making a minor modification to a Contract or Purchase Order, which is signed by the Vendor and approved in accordance with this Ordinance. A modification is minor if it does not change (i) the scope of the project, (ii) the amount of the Purchase or compensation, or (iii) the time for execution or completion of the
Guaranteed Maximum Price (GMP). The total maximum price of a public Construction project provided by a Construction Manager at Risk at the conclusion of the design and planning phase of the project. The Guaranteed Maximum Price shall include all direct Construction costs, management Services, the Construction Manager at Risk's fee, owner allowances, and contingencies.

Immediate Family. Any parent, spouse, child, sibling, father- or mother-in-law, or son- or daughter-in-law of an individual.

Informal Procurement. The process of obtaining Commodities and Services through petty cash, Purchasing Cards, or written Quotations from Vendors without formal Advertising and receipt of competitive Responses, as provided in Section 4 of this Ordinance.

Invitation to Bid (ITB). A written Solicitation used for Competitive Procurement of Commodities or Services when Specifications are available and the selection will be based upon the lowest Responsive Bid submitted by a Responsible Vendor.

Invitation to Negotiate. A written Solicitation used for the Competitive Procurement of Commodities or Services when the County is seeking to select one or more Businesses with which to commence negotiations.

Local Vendor. (a) Any Vendor whose principal place of business in the sole opinion of the County, is located within the boundaries of Lee County, Florida; or (b) Vendor that has provided Commodities or Services to Lee County on a regular basis for the preceding consecutive three (3) years, and that has the personnel, equipment and materials located within the boundaries of Lee County sufficient to constitute a present ability to perform the service or provide the Commodities; or (c) any Vendor that qualifies as a "Local Business" under the terms of the Collier County Local Vendor Preference Program on or after the date Lee and Collier County enter an agreement extending reciprocity under their respective Local Vendor preference programs to the Vendors eligible for those programs in the adjoining County; or (d) any Vendor that qualifies as a "Local Vendor" or similar term under the Local Vendor preference program of any County adjoining Lee County on or after the date Lee County and the adjoining County enter a reciprocity agreement that is substantially similar to any such agreement between Lee and Collier County.

Material Deviation. Any non-conformity or variance from the Procurement requirements or a mistake in a Bid or Proposal that gives one Offeror a substantial competitive advantage over other Offerors in a Competitive Procurement.

Minor Irregularity. A minor defect or variation in a Bid or Proposal from the exact requirements of the Solicitation that does not affect price or other mandatory requirements and does not give one Offeror a substantial competitive advantage. A defect that is easily correctable. Generally a matter of form rather than substance.

Minority Business Enterprise. A Business as defined and certified in accordance with Section 287.0943, Florida Statutes.
Negotiation Team. A group of individuals established by the County for the purpose of conducting negotiations as part of a Competitive Procurement.

Notice of Intended Decision. The written notice by the Procurement Management Department to notify Vendors of the County's intent to Award.

Notice of Intent to Protest. The written notice by a Vendor of its intent to protest the Notice of Intended Decision to a Competitive Procurement pursuant to Section 5.7 of this Ordinance.

Notice to Proceed. When required in the terms of a Contract, a written notice given by the Procurement Management Department establishing the original date on which the Contract times will commence. The Vendor shall begin to perform his/her obligation according to the Contract documents on the date(s) provided in the Notice to Proceed. At the County's discretion, issuance of a Purchase Order may serve as the Notice to Proceed.

Offeror. A person or entity who submits an offer in response to a County Solicitation, including Bidders and Proposers.

Payment Bond. The approved form of security furnished by a Vendor and its surety that assures payments, as required by law, to all persons supplying Commodities or Services for the completion of work under the Vendor's Contract.

Performance Bond. The approved form of security furnished by a Vendor and its surety as a guaranty that the Vendor will fully perform in accordance with the terms of the Vendor’s Contract.

Personal Property. Property consisting of movable articles that are either tangible, such as furniture or computers, or intangible, such as stocks, bonds, licenses.

Piggybacking. The use of another federal, State or local government Procured Contract.

Posting. An act whereby the County places a listing that indicates the County’s public Procurement-related meetings, recommendations for Awards, and Solicitations for Procurements through a computer system or on a bulletin board in a designated location, and/or on the County website.

Pre-Proposal Conference/Pre-Bid Conference. A meeting held with prospective Vendors prior to solicitation of, or the date of receipt of, Bids or Proposals to recognize state of the art limits, technical aspects, Specifications, and standards relative to the subject, and to elicit expertise and Vendors’ interest in pursuing the task.

Procurement Protest. A formal, written document submitted by an interested party to challenge the Notice of Intended Decision to a Competitive Procurement pursuant to Section 5.7 of this Ordinance.

Professional Services. The technical, and/or unique functions performed by independent Vendors whose Business is the rendering of such Services. This includes accountants, appraisers,
attorneys, auditors, medicine and the medical arts, management and systems consultants, research, the arts and other professionals as designated by the Procurement Management Department, but does not include CCNA Professional Services.

**Proposal.** An executed formal document submitted by a Proposer to the County stating the Commodities and/or Services offered to satisfy the need as requested in the Solicitation documents.

**Proposer.** A person or entity who submits a Proposal in response to a Request for Proposal.

**Purchase/Procurement.** Buying, procuring, renting, leasing, or otherwise acquiring any Commodities, Services or Real Property required by the County for public purposes.

**Purchase Order.** A document generated by the County documenting a written sales agreement between the County and a Vendor detailing the exact Commodities, CCNA Professional Services, Professional Services, and/or Services rendered from a single Vendor.

**Purchasing Cards.** County issued credit cards, also referred to as “P-Cards.”

**Qualifying Project.** For purposes of the Public-Private Partnership process in Section 5.6, this means:

1. A facility or project that serves a public purpose, including, but not limited to, any ferry or mass transit facility, vehicle parking facility, airport or seaport facility, rail facility or project, fuel supply facility, oil or gas pipeline, medical or nursing care facility, recreational facility, sporting or cultural facility, educational facility or other building or facility that is used or will be used by a public educational institution, or any other public facility or infrastructure that is used or will be used by the public at large or in support of an accepted public purpose or activity;

2. An improvement, including equipment, of a building that will be principally used by a public entity or the public at large or that supports a service delivery system in the public sector;

3. A water, wastewater, or surface water management facility or other related infrastructure; or

4. Notwithstanding any provision of this section, for projects that involve a facility owned or operated by the County, only those projects that the Board designates as Qualifying Projects pursuant to this section.

**Quotation.** Any written informal offer by a Vendor to the County to furnish specific Commodities or Services at a stated price.

**Real Property.** Property consisting of land and all rights, privileges, or improvements belonging to and passing to lands, including, but not limited to buildings, crops, or mineral rights.

**Request for Proposal (RFP).** A written Solicitation used for Competitive Procurement of Proposals for Commodities and/or Services for which the scope of work, Specifications, or
contractual terms and conditions cannot always be well defined. Price is usually not a primary evaluation factor. Provides for the negotiation of all terms, including price, prior to Award.

**Request for Quotation.** A written request used for Informal Procurement to solicit prices for specific, defined Commodities or Services.

**Response.** An offer, Bid, Proposal or Quotation submitted to the County in response to a Competitive Procurement or an Informal Procurement.

**Responsible Vendor.** A Vendor submitting a Response who has the capability in all respects to perform fully the Contract requirements and the experience, integrity, reliability, capacity, facilities, equipment, credit, sufficient qualified personnel, and a record of timely and acceptable past performance to assure good faith performance.

**Responsive Bid/Proposal.** A Response that substantially conforms in all material respects to the requirements and criteria set forth in the Competitive Procurement.

**Services.** The furnishing of labor, time, or effort by a Vendor, not involving the delivery of a specific end product other than that which is not defined as supplies, and which is merely incidental to the required performance. This term includes CCNA Professional Services, Professional Services, and Construction Services, but does not include employment agreements or collective bargaining agreements.

**Single Source.** A Procurement decision whereby purchases are directed to one source because of standardization, warranty considerations, economic feasibility, or other factors, even though other competitive sources may be available.

**Sole Source.** A Procurement decision whereby purchases are directed to one source because the Commodity or Service that can be legally procured from only one Vendor. This is usually due to the Vendor owning patents and/or copyrights. A requirement for a particular proprietary Commodity does not justify a Sole Source Procurement if there is more than one potential Vendor for that Commodity. Use of Brand Names or Approved Alternate does not constitute a Sole Source.

**Solicitation.** An Invitation to Bid, Request for Proposal, Invitation to Negotiate, Request for Quotation or any document issued by the County for the purpose of obtaining Bids, Proposals, or other offers from Businesses for the purposes of Procurement.

**Specifications.** A description of the physical or functional characteristics of the nature of Commodity or Service needed. It may include a description of any requirement for inspection, testing, recycled or degradable material content, or preparing the delivery of a Commodity, or completion of a necessary Service.

**Splitting.** The illegal act of dividing a single Procurement into two or more Purchases to the same Vendor, or multiple Vendors, within a specific period of time in order to acquire Commodities or Services over the limitations and requirements set forth herein, and/or to avoid compliance with/adherence to the requirements set forth herein.
Suspension. A Vendor under Suspension is prohibited from submitting Bids, Proposals, Quotations, or other Responses to any Informal Procurement or Competitive Procurement, or otherwise conducting business with the County for a definite period of time.

Tie. When two or more Responses are equal with respect to price and it appears the quality and Service offered by the Vendors are otherwise comparable or are equal with respect to final points, as applicable.

Unsolicited Proposal. A plan for a Qualifying Project with detail beyond a conceptual level for which terms such as fixing costs, payment schedules, financing, deliverables, and project schedule are defined and which is received from a private entity without being solicited by a County Competitive Procurement.

Vendor. A person or entity that provides, or desires to provide, Commodities and/or Services to the County, as the context of this Ordinance may require.

Work Order. A written order authorizing and directing the performance of a certain task and issued to the person who is to direct the work. Among the items of information shown on the order are the nature and location of the job, Specifications or the work to be performed, and a job number which is referred to in reporting the amount of labor, materials and equipment used. This term includes Supplemental Task Authorization (STA), County Project Authorization (CPA), and Task Orders.

SECTION 2. PURPOSE AND ETHICS.

2.1. Purpose.

A. The purpose of this Procurement Ordinance is to maximize the value received for public funds through Procurement; to provide safeguards for maintaining a Procurement system of quality and integrity; and to provide for fair and equitable treatment of all persons involved in public procurement; and to encourage the growth of small and minority-owned Businesses through the promotion of an atmosphere conducive to the development and maintenance of small and minority-owned Business participation in the County’s Procurement system. It is the goal of the Board to develop a comprehensive Procurement system. This system will provide greater cost-effectiveness and public accountability in the Procurement process.

B. Since rules and regulations are necessary for the proper operation of the Procurement function and since it is essential that all who are involved in the Procurement operations be well informed, this Ordinance has been developed to aid all employees directly or indirectly associated with the function of Procurement.

C. The Board recognizes Competitive Procurement for like-type Commodities and large dollar Purchases as a necessary function of effective government, which promotes economy and efficiency by facilitating accounting and finance control and by enabling quantity purchasing and the standardization of frequently used items. The Board, therefore, declares that it is the responsibility of the County Manager or Designee to competitively procure these types of Commodities and Services for the Departments and divisions of the County, the basic objective of
which is to obtain the best total value consistent with operational needs, while maintaining fair and open competition.

D. This Ordinance, set by the Board, governs all of the Procurements made by the County. No Contract or Purchase shall be subdivided to avoid the requirements of this Ordinance.

E. It is the responsibility of the County Manager or Designee, to interpret, implement and enforce this Procurement Ordinance. To this end, the County Manager or Designee shall have the following specific duties:

1. The Procurement of all Commodities and Services in accordance with this Ordinance.
2. In cooperation with other Departments and governmental agencies, establishing and maintaining programs to administer Contracts and for the inspection and acceptance of Commodities and Services.
3. The authority to cancel Contracts for non-performance, default, and/or for convenience when it is in the County’s best interest.
4. Approval or disapproval of all Requisitions.
5. Develop and implement all necessary procedures, forms and documents for the respective Departments to carry out the expressed purposes and intent of this Ordinance, including but not limited to procedures governing Solicitations, Contracts, Purchase Orders and Purchasing Cards.
6. Apply the provisions of this Ordinance to Informal Procurement as it may be defined from time to time, and as facts and circumstances may warrant. Adoption of internal procedures to implement or supplement this Ordinance.
7. Performance of other related duties as assigned by the Board of County Commissioners or other supervising officials.
8. In addition to the decision-making authority specifically set forth herein or otherwise implied by this Ordinance, the County Manager or Designee is authorized to make the following decisions:

a. Accept, reject, and cancel Bids and Proposals.
b. Determine the Responsible Bidder with the lowest Responsive Bid.
c. Determine if a Procurement is exempt from this Ordinance.
d. Require, on a case-by-case basis, Competitive Procurement for Commodities and Services costing less than $50,000.00.
e. Determine when Bond requirements may be waived.
f. Determine when Bids or Proposals may be corrected or withdrawn.
g. Determine whether to issue an Invitation to Bid, a Request for Proposal, Invitation to Negotiate, or another type of Solicitation.
2.2. Concepts.

The purpose of the Procurement function is to ensure that Procurement laws, rules and regulations are enforced and carried out under the highest ethical standards, to encourage full and open competition, and, to the extent possible, achieve the best value for the County. Strict adherence to specific ethical considerations by all County officers, employees, agents and by the Vendors and contractors is required to maintain the confidence of the public, the County, and the Business community in the expenditures of County funds. To this end, the County strives:

A. To procure for the County the highest quality in Commodities and Services at the least expense and/or the best value to enable the greatest cost effectiveness in performance to the County.

B. To encourage uniform Procurement standards and to endeavor to obtain full and open competition on all Purchases and sales.

C. To keep informed of current developments in the field of Procurement to secure for the County the benefits of such research, including: 1) the monitoring of prices, market conditions, and new Commodities; and 2) investigating work done in the field of purchasing by other governmental jurisdictions, national technical societies, nationally recognized trade associations, private Businesses, and organizations.

D. To deal fairly and equitably with all Vendors wishing to do business with Lee County. This is accomplished by maintaining strong and enduring relationships with Vendors of proven ability by conducting Procurement activities to ensure Vendors will value County business and make an effort to meet stated requirements on the basis of quality, service and price.

E. To maximize competition for Procurement by ensuring that interested Vendors are afforded an equal opportunity to furnish Proposals and are able to compete on equal terms.

F. To Purchase Commodities and Services at the best total value, consistent with quality performance and delivery specifications, from Vendors who meet the County's requirements and are capable of performing.

2.3. Procurement Ethics.

The County shall conduct its Procurement business with integrity and honor. The County shall abide by the following ethical guidelines at all levels of the Procurement function:

A. The County believes in the dignity and worth of the service it renders, and the societal responsibilities assumed by its Board and employees as trusted public servants.

B. Elected officials, employees, and agents of the County are governed by the highest ideals of honor and integrity in all public and personal relationships in order to merit the respect and inspire the confidence of the public it serves.
C. The elected officials, employees, and agents of the County acknowledge that personal aggrandizement or personal profit obtained through misuse of public or personal relationships is dishonest and not tolerable.

D. The County shall identify and eliminate participation of any individual in operational situations where a conflict of interest may be involved.

E. No elected official, employee, or agent of the County shall, at any time, or under any circumstances, accept directly or indirectly, gifts, gratuities, or other things of value from Vendors that might influence or appear to influence purchasing decisions.

F. The Department of Procurement Management shall keep the Board and County departments informed, through appropriate channels, on problems and progress of applicable operations by emphasizing the importance of the facts.

G. The elected officials, employees, and agents of the County shall neither seek nor dispense personal favors. Each administrative problem shall be handled objectively and empathetically, without discrimination.

H. Acceptance of gifts at any time, other than advertising novelties, is prohibited. Acceptance of entertainment is also prohibited. Elected officials, employees, and agents of the County must not become obligated to any Vendors and shall not participate in any County transaction from which they, or their Immediate Family, may personally benefit.

I. No elected official, employee or agent of the County shall participate in a County Solicitation, enter into, or be in any manner interested in any Contract for County Purchases nor shall any officer or employee seek to influence the Purchase of a Commodity or Service from any Offeror; except this restriction shall not be construed to restrict persons from evaluating and appraising the quality and value of the Commodity to be Purchased or Service to be rendered where the person's scope of employment contemplates advice and counsel with respect to the Purchase.

J. No elected official, employee, or agent of the County shall participate in the selection or in the Award or administration of a Contract if a conflict of interest, real or apparent, would be involved. Such a conflict would arise when the elected official, employee, or agent, or his or her Immediate Family has a financial or other interest in the firm selected or considered for Award or any other circumstance concerning the selection, Award or administration of any Contract that would violate the standards of conduct in Section 112.313, Florida Statutes.

K. The provisions of Section 112.313, Florida Statutes, pertaining to standards of conduct for public officers, employees of agencies, and local government attorneys expressly apply to the Lee County Procurement Ordinance. A violation of Section 112.313, Florida Statutes, pertaining to purchasing or contractual relationships shall also be deemed a violation of this Ordinance. Specific statutory provisions pertaining to purchasing and contracting include but are not limited to: Section 112.313 (Standards of conduct), Section 218.70 (the Florida Prompt Payment Act), Section 255.05 (Performance and Payment Bonds for Public Works), Section
255.0525 (Advertising for Competitive Procurements), Section 255.101 (Minority Business), Section 287.055 (Consultants' Competitive Negotiation Act), Section 287.087 (Preference to Businesses with Drug Free Workplace), and Sections 336.41 and 336.44 (county roadwork).

L. A violation of any of the policies and procedures in this Ordinance may be grounds for disciplinary action and may result in the County's refusal to pay for any improperly procured Commodities or Services.

SECTION 3. GENERAL GUIDELINES.

3.1. Procurement Thresholds. Unless otherwise authorized in this Ordinance, all Purchases for Commodities and Services, when the estimated cost thereof reaches or exceeds one hundred thousand dollars ($100,000.00), shall be Purchased through a Competitive Procurement in the manners specified herein. All Purchases of $99,999.99 or less shall be Purchased as an Informal Procurement in the manners specified herein, which are designed to maximize competition and ensure the County is receiving a fair price while balancing that against the need for an efficient use of staff resources. At the discretion of the County Manager or Designee or the Board, in accordance with the authority granted herein, the requirements for Competitive Procurement or Informal Procurement may be waived when deemed in the best interest of the County.

3.2. Procurement Categories: Summary and Approval Authority.

A. The Procurement method and approval authority varies based upon the amount of the Purchase. Unless otherwise authorized in this Ordinance, the following Procurement thresholds and procedures are hereby established to govern the Procurement of Commodities and Services. Additionally, the authority for approving Purchases within the established thresholds set forth below is hereby assigned and delegated to the persons and entities with designated approval authority.
### PROCUREMENT THRESHOLDS

<table>
<thead>
<tr>
<th>TIERS</th>
<th>PROCUREMENT REQUIREMENTS</th>
<th>THRESHOLD AMOUNTS</th>
<th>PROCURING ENTITY</th>
<th>APPROVAL AUTHORITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tier 1</td>
<td>Petty Cash*</td>
<td>Not to exceed $200</td>
<td>Department</td>
<td>Department Director</td>
</tr>
<tr>
<td>Tier 1</td>
<td>P-Card*</td>
<td>Not to exceed $5000 or unless authorized in accordance with Sec. 4.1(C).</td>
<td>Department</td>
<td>Department Director</td>
</tr>
<tr>
<td>Tier 2</td>
<td>Quotation/Written Work Orders, Change Orders, Amendments</td>
<td>Not to exceed $49,999.99</td>
<td>Department</td>
<td>Department Director</td>
</tr>
<tr>
<td>Tier 3</td>
<td>Three (3) Written Quotations Work Orders, Change Orders, Amendments</td>
<td>$50,000.00 to $99,999.99</td>
<td>Department or Procurement</td>
<td>County Manager, or Designee County Attorney, or Designee</td>
</tr>
<tr>
<td>Tier 4</td>
<td>Competitive Procurement</td>
<td>$100,000.00 and up</td>
<td>Procurement</td>
<td>Board</td>
</tr>
<tr>
<td>Tier 5</td>
<td>Competitive Procurement</td>
<td>Up to $150,000.00 for the Purchase of Real Property, new Construction, or rehabilitation of existing homes for the purposes described in Section 3.2(E) of this Ordinance.</td>
<td>Housing Only</td>
<td>County Manager, or Designee</td>
</tr>
<tr>
<td>Tier 6</td>
<td>Competitive Procurement</td>
<td>Over $150,000.00 for the Purchase of Real Property, new Construction, or rehabilitation of existing homes for the purposes described in Section 3.2(E) of this Ordinance.</td>
<td>Housing Only</td>
<td>Board</td>
</tr>
</tbody>
</table>

*See Requirements in Section 4.1.

B. The calculation of the threshold amount for approval authority purposes is based on the total anticipated cost for the original period of the Award and all optional renewals or extensions.

C. Supplemental Task Authorizations (STA’s) and County Project Authorizations (CPAs) are approved by the approval authority based on the threshold amount per project.

D. An Amendment, County Project Modification (CPM) or a Change Order must be approved by the approval authority for the total threshold amounts for the project.

E. Purchasing by Lee County Department of Human Services – Housing.
1. For the purposes of new Construction, the acquisition of vacant land and/or rehabilitation of existing houses that does not exceed $150,000.00, the County Manager, or Designee is authorized to approve. Any Purchase over $150,000.00 will require Board approval. Such Purchases are solely for rehabilitation, Construction or replacement of affordable and/or supportive housing for use by the elderly, disabled, low income families and hurricane survivors for revitalization in targeted neighborhoods.

2. For all other Purchases made by the Department of Human Services, the County Manager’s signature is required for purchases from $50,000.00 to $100,000.00. Purchases under $100,000.00 require three (3) quotes and Purchases over $100,000.00 require a Competitive Procurement to be issued, as provided in Procurement Threshold Tier 4.

F. The County Attorney is authorized to Purchase services and commodities up to $99,999.00.

G. Splitting Purchases to avoid obtaining Quotations or Competitive Procurement is prohibited.

3.3 Budget and Authority.

A. It is the responsibility of each Department Director to ensure sufficient and proper funding is available prior to obligation and/or expenditure.

B. No County employee, except in cases of Emergency as defined in this Ordinance, or as provided by Chapter 252, Florida Statutes, and as instructed by the County Manager, shall issue any order for delivery on a Contract or open market Procurement until there is, to the credit of the using Department concerned, a sufficient unencumbered Appropriation balance, in excess of all unpaid obligations, to defray the amount of such order and the order is for a budgeted Commodity or Service.

C. All Procurement requirements as set forth in this Ordinance must be met or waived for expenditures made by the County.

3.4 Emergency Procurement.

A. Emergencies under this section are defined in Section 1.0 Definitions, or as otherwise provided by applicable law.

B. In the case of emergencies that require the immediate Purchase of Commodities or Services, the County Manager or Designee, is empowered to secure such Commodities or Services without Competitive Procurement. In this event, all measures as are reasonably possible under the circumstances, shall be taken to assure the maximum cost benefit to the County of the Commodities or Services procured. Written quotes should be obtained to ensure competition for Tier 3 and above, if time permits.
C. As soon as possible following all Purchases under this Emergency Procurement section, an emergency form shall be prepared by the Department that initiated the Procurement. The report must include complete documentation clearly stating justification for exception from normal Procurement procedures, an itemization of all individual transactions relating to the Emergency Procurement, an itemization of any additional work hours above and beyond the affected employees usual work schedule, and documentation of communication with other governmental entities (FEMA, SERT, etc.) that have taken place. This report must be submitted to the Procurement Management Department, and, if required, to the Board of County Commissioners in concurrence with any ratification.

D. All Emergency Purchases at Tier 4 and 6 level shall be submitted to the Board for ratification at the next regularly scheduled Board meeting.

E. In the event of a State of Local Emergency where the County is no longer operational, all Emergency Procurement shall be handled in accordance with this Ordinance.

F. In the event a State of Emergency is declared by the State of Florida, all Emergency Procurement shall be handled in accordance with this Ordinance and all applicable State requirements.

G. In the event a State of Emergency is declared by a National Declaration, all Emergency Procurement shall be handled in accordance with this Ordinance and 2CFR 200 – Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.

3.5. Local Preference.

The Procurement Management Department will adhere to the Lee County Ordinance No. 00-10, as amended by Ordinance Nos. 08-26 and 17-16, and as may be amended from time to time (the County’s “Local Vendor Preference”). It shall be at the discretion of the County Manager or Designee whether to apply Local Vendor Preference to any particular Solicitation.

A. The County’s Local Vendor Preference, as it relates to Bidding preferences for local Vendors, is not applicable to Solicitations or Contracts when Commodities and/or Services may be provided in the event of an Emergency.

B. The County’s Local Vendor Preference shall not apply in any procurement for Commodities or Services if the use of the Local Vendor Preference is prohibited by the terms of a grant or funding agreement or other prevailing law or policy.

3.6. Cooperative Procurement and Piggybacking.

A. The County shall have the authority to Purchase from and join with other units of governments in Cooperative Procurement ventures when the best interest of the County would be served thereby. It is standard policy of the County to cooperate with other government agencies in the Purchase of Commodities and Services required by the County.
B. In the event the County participates in a Cooperative Procurement and is not the lead agency, the applicable policies and procedures of the lead agency shall govern the solicitation and Award process unless otherwise in conflict with State or federal law. The term "lead agency" shall mean the member entity responsible for issuance of the cooperative Solicitation.

C. Where the public purchasing unit administering a cooperative Purchase complies with the requirements of their applicable policies and procedures when participating in such a Purchase, they are deemed to have complied with the provisions of this Ordinance. Such Purchases may be made without additional County Competitive Procurement provided that funding has been appropriated and approved by the Board and the Purchase has been authorized by the entity granted approval authority in Section 3.2.

D. Unless a Piggyback is prohibited by State or federal law, the County may Piggyback when any other government agency or cooperative (e.g., National Joint Powers Alliance (NJPA)) has competitively procured and Awarded a Contract for any Commodity or Service. The County may Purchase that Commodity or Service from the Awarded Vendor if the originating agency’s solicitation and/or award includes language that allows it.

E. The County may solicit and Award the Purchase of any Commodities or Services with the stipulation that any other government agency may also Purchase the Awarded Commodity or Service at the same Awarded price.

3.7. Contracts and Purchase Orders.

A. All Procurements will be formalized by entering into either a Contract with the successful Vendor or issuing a Purchase Order to the successful Vendor in accordance with the County’s policies and procedures.

B. For Competitive Procurements, the Award of a Procurement and approval of a Contract with the Vendor may be brought to the Board at the same time and approved with a single majority vote of the Board members who are present and eligible to vote.

C. Contracts and Purchase Orders must be approved and executed by the entity with approval authority as provided in Section 3.2.

D. STAs and CPAs must be approved and executed by the approval authority as provided in Section 3.2.

E. For Contracts, STAs or CPAs that were originally executed below the Board approval threshold set forth in Section 3.2, Change Order and Amendment documents shall be executed by the person authorized by Section 3.2 based on the entire value of the Contract, STA, or CPA, including the proposed change. Therefore, any Contract, STA, or CPA that meets or exceeds a total of $100,000.00 as a result of changes must be approved by the Board. Subsequent to Board approval, the approval thresholds for Change Orders and Amendments shall be based on the cumulative amount of all changes made after the Board’s approval. If a proposed change will
result in the total changes reaching $100,000.00 or more, the change must be approved by the Board. Any further increases to the Contract, STA, or CPA price, regardless of the cost, will require Board approval.

F. For Contracts, STAs, and CPAs that were originally executed by the Board, the approval thresholds for Change Orders and Amendments shall be based on the cumulative amount of all changes made after the Board’s approval. If a proposed change will result in the total changes reaching $100,000.00 or more above the original Board-approved amount, the change must be approved by the Board. Any further increases to the price, regardless of the cost, will require Board approval. Any contingency amount approved by the Board for a particular project shall not be included in the calculation of the cumulative value of changes for the purpose of determining the applicable approval threshold.

G. Zero cost changes or changes that result in a lower Contract amount may be approved and executed by the County Manager or Designee.

3.8. Exemptions.

A. The requirement for Competitive Procurement and written Quotations for Informal Procurements is waived for the following Purchases unless the Procurement Management Department determines that a Competitive Procurement or written Quotation is warranted in the best interest of the County for a specific Purchase:

1. All books, periodicals, software, printed materials, photographs, film, disk or similar materials in either physical or electronic format;

2. All Purchases of used Equipment having a value of $49,999.99 or less; however, each such Purchase shall be supported by one independent estimate of value;

3. Cooperative Procurement (ref: Section 3.6);

4. The Purchase, lease, or rental of Real Property, except to the extent required by State law;

5. Real estate brokering, appraisals, abstracts of titles for Real Property and title insurance;

6. Sole Source Purchases (ref: Section 3.9);

7. Public utility services whose rates are determined and controlled by the Public Service Commission or other governmental authority, including but not limited to electricity, water, sewer, telephone and cable television Services;

8. Social Services (e.g., burials and indigent patient Services);
9. Advertisements;
10. Postage;
11. Dues and memberships in trade or professional organizations;
12. Fees and costs of job-related seminars and training;
13. Travel;
14. Artists, music ensembles (bands) and other entertainment providers;
15. Emergency Procurement (ref: Section 3.4);
16. Statutorily dictated or exempt Procurements (such as medical examiners, forestry fire assessments, etc.);
17. Interlocal governmental Contracts;
18. Other Commodities or Services, as determined by the Board; and
19. Health services involving examination, diagnosis, treatment, prevention, medical consultation, or administration. The term also includes, but is not limited to, substance abuse and mental health services involving examination, diagnosis, treatment, prevention, or medical consultation if such services are offered to eligible individuals participating in a specific program that qualifies multiple Vendors and uses a standard payment methodology.

B. Legal Services, including attorney, paralegal, expert witness, appraisal, or mediator services are not subject to the competitive-solicitation requirements of this Ordinance.

C. Purchases made through Florida State Contracts or from Federal General Services Administration Schedules are exempt from Competitive Procurement and written Quotations for Informal Procurements. Should the Purchase meet or exceed the Tier 4 threshold, Board approval is required.

D. The following are exempt from Competitive Procurement, written Quotations for Informal Procurements, and Board approval, and may be Purchased using a Purchase Order:
   1. Purchases made from agencies employing the blind and other severely handicapped individuals such as RESPECT of Florida, pursuant to Chapter 413, Florida Statutes.
   2. Purchases made from the corporation operating the correction work plan
programs (PRIDE of Florida) per Section 287.042(2)(a), Florida Statutes.

3. Purchases made from the State of Florida, Department of Management Services, Surplus Federal Bureau of Properties, pursuant to Section 287.056, Florida Statutes.

4. Direct Material Purchases – exempt as long as authorized by the Board on agenda item as part of original Construction Contract Award.

E. The following are exempt from competitive quoting requirements and Board approval and may be Purchased through the Direct Voucher process:

1. Internal service charges on governmental purchase of Commodities and Services such as ITG (Communications and ITG).
2. Any payments made to another governmental entity (local, State or federal) unless there is a specific interlocal agreement with a Contract number and Board date.
3. The purchase of utilities, such as water, electric, telephone, natural gas, etc. to include: impact fees, permit fees, relocation fees, repairs, etc., relating to the purchase of utilities (e.g. cable cuts or telephone line repairs must be paid by Purchase Order). Maintenance Contracts are not exempt.
4. Newspapers, radio stations, and television stations; advertising for all Departments and divisions.
5. Purchase of titles and related title media formats, in either physical or electronic formats, for the Lee County Library System.
6. Computerized and published legal material.
7. Court ordered payments.
8. Housing and utility assistance payments and related Amendments and documents.
10. Payment for the County’s portion of hospital and nursing home care for Medicaid eligible recipients pursuant to Section 409.915, Florida Statutes.
11. Payment for initial costs of medical examinations, x-rays, and medical treatment of abused, abandoned, or neglected children pursuant to Section 39.304, Florida Statutes.
12. Purchases made from Florida Bar, which is a branch of the Supreme Court of Florida.
13. Funds disbursed under the Attractions Co-Op Marketing Program and Event Marketing Program up to Tier 3.
14. The County’s annual membership in the Florida Association of Counties.

F. At the discretion of the County Manager or Designee, or the Board, the requirement for Competitive Procurement may be waived for the Purchase of:

1. Single or Sole Source Purchases (ref. Sections 3.9 and 3.10);
2. Professional Services, other than CCNA Professional Services;
3. Other Commodities or Services.

3.9. Sole Source.

A. Except as otherwise provided under State law, Purchases of Commodities or Services may be Awarded without Competitive Procurement or obtaining written Quotations when the Procurement Department certifies in writing, after conducting a good faith review of available Vendors, that there is only one Sole Source for the required Commodities or Services.

B. Prior to the Sole Source certification, the Solicitation for the Commodities or Services shall be Posted on the County website for a minimum of seven (7) business days to verify that a Sole Source certification is warranted.

C. Such Awards will be made within the authorized Procurement limits identified in Section 3.2 of this Ordinance. When a Purchase exceeds the threshold amount for Tier 3 approval, the item and certification that the Vendor has been determined to be a Sole Source will be placed on an agenda for Board approval.

D. The Procurement Management Department is authorized, after initial Sole Source certification, to make additional Purchases from the Sole Source Vendor for one year, or until contrary evidence is presented regarding Sole Source eligibility, whichever period is less.

3.10. Single Source.

A. Except as otherwise provided under State law, Purchases of Commodities or Services from a Single Source may be exempted from the Competitive Procurement and written Quotation requirements when the Procurement Management Department certifies in writing that: (1) the use is justified based on costs or interchangeability of parts, standardization, or compatibility factors; and (2) the use is recommended by the project architect, engineer, or affected Department Director.

B. Prior to the Single Source determination, the Solicitation for the Commodities or Services shall be posted on the County website for a minimum of seven (7) business days to verify that a Single Source determination is warranted.

C. Such Awards will be made within the authorized Procurement limits identified in Section 3.2 of this Ordinance. When a Purchase exceeds the threshold amount for Tier 3, the item will be placed on the agenda for Board approval and certification that the Vendor has been determined to be a Single Source.

D. The Procurement Management Department is authorized, after initial Single Source certification, to make additional Purchases from the Single Source Vendor for one year, or until contrary evidence is presented regarding Single Source eligibility, whichever period is less.

SECTION 4. INFORMAL PROCUREMENT.
4.1. Tier 1: Petty Cash/P-Card (not to exceed $5,000).

A. Commodities and Services with an estimated cost within the thresholds authorized in Section 3.2 for Tier 1 shall be procured through petty cash or by Purchasing Card.

B. Petty cash transactions are limited (maximum of $200.00) to the immediate need of making change for citizen’s Purchases or small cash Purchases necessary to continue productivity, such as tools, supplies and repair parts that do not individually exceed $200.00. Purchases at this level do not require Quotations, except when required by the Procurement Management Department. Employees who are authorized cardholders in the County’s Purchasing Card Program, are required to use the Purchasing Card whenever possible to reduce administrative time and costs.

C. Purchases by Purchasing Card (P-Card) are limited to a single item Purchase limit of $999.99, for fixed asset only and a travel expense Purchase limit of $5,000.00 unless otherwise approved by the Procurement Management Department in advance. Purchases at this level do not require Quotations, except when required by the Procurement Management Department.

D. Purchasing Cards will be issued to individual employees who frequently Purchase Commodities and Services for the County. Non County employees and Contract employees may be issued Purchasing Cards if the County Manager or Designee deems it beneficial to the County in accordance with the County’s policies and procedures. The County Manager or Designee, in conjunction with the Department Director, is authorized to increase spending limits for certain designated Purchasing cardholders. The purpose of the increased spending limits is to allow properly approved Purchases or payments, otherwise meeting County standards and protocols, to occur using the Purchasing Card.

4.2. Tiers 2 and 3: Written Quotations (not to exceed $100,000).

A. Commodities and Services with an estimated cost within the thresholds for Tiers 2 and 3 in Section 3.2 shall be procured by competitive, written Quotations. In the Solicitation for the written Quotations, the requested Commodities or Services must be adequately described on a consistent basis to assure a like-to-like comparison among Vendors.

1. For Purchases within the threshold for Tier 2, only one (1) written Quotation must be obtained for each Purchase unless the Procurement Management Department determines that additional Quotations are warranted to ensure the County is receiving a fair and competitive price for the Commodities or Services.

2. For Purchases within the threshold for Tier 3, at least three (3) written Quotations must be obtained for each Purchase. In those instances where the securing of three (3) Quotations is not practicable, the Department Director shall provide written justification to the Procurement Management Department that they attempted to obtain written qualifications from at least five (5) qualified Vendors, and then the County Manager or Designee may waive the requirement for three (3) written Quotations.
B. Quotations must be provided through email, hand delivered, or faxed on a County approved Quotation form, or in a similar format. The Quotation must include a date and be submitted by an authorized representative of the Vendor.

C. All Vendors providing Quotations must have the required expertise and capability to perform the work or supply the Services and/or Commodities. In determining if a Vendor has the capability to perform the work or supply the Services or Commodities, consideration may be given to the Vendor’s geographic proximity to the County for future ease of delivery, mobilization, or customer support after a Purchase. The Responsible Vendor with the lowest Responsive Bid, who is capable of performing the Services or supplying the Commodities shall be Awarded the Contract or Purchase Order, as applicable.

D. Noticing of Requests for Quotation shall not require a newspaper ad.

SECTION 5. COMPETITIVE PROCUREMENT.

5.1. Tier 4: Competitive Procurement Methods.

Commodities and Services with an estimated cost within the threshold for Tier 4 (and Tier 6 for Housing Only) shall be procured competitively through one of the following methods:

A. Invitation to Bid

1. The Invitation to Bid is used when the County is capable of establishing precise Specifications or defining, with specificity, a scope of Services for the Commodities or Services sought. Through this process, Vendors are able to compete on a cost basis for like Commodities or Services.

2. Invitations to Bid shall include Specifications, required qualifications, and all principal terms and conditions applicable to the Procurement.

3. The Award will be made to the Responsible Vendor with the lowest Responsive Bid.

4. In an Invitation to Bid process, the County may consider the following factors in addition to price when determining whether a Vendor is Responsible and a Bid is Responsive:

   a. Ability, capacity and skill of the Vendor to perform the Contract.

   b. Whether the Vendor can perform the Contract within the time specified, without delay, interference, or conflict with current workload.

   c. Character, integrity, reputation, judgment, experience and efficiency of the Vendor.
d. Quality of performance of previous engagements.

e. Previous and existing compliance by the Vendor with laws and regulations relating to the Contract.

f. Sufficiency of the financial resources and ability of the Vendor to perform the Contract or provide the Commodity or Service.

g. Quality, availability and adaptability of the Commodities or Services to the particular use required.

h. Ability of the Vendor to provide further maintenance and Service for the use of the subject of the Contract.

i. Number and scope of conditions attached to the Bid.

j. Qualifications of Vendor, licensing and corporate qualifications.

k. Evidence of negative litigation history.

l. Use of one or more subcontractors with a record of poor performance.

5. For the purposes of this Section, the County may consider evidence from the ten (10) year period preceding the subject Invitation to Bid.

6. In the event the lowest, Responsive Bid submitted by a Responsible Vendor exceeds the architectural or engineering cost estimates, the County Manager or Designee is authorized, when time or economic considerations preclude re-bidding of work of a reduced scope, to negotiate an adjustment of the scope of work with the Responsible Vendor with the lowest, Responsive, Bid, in order to bring the Bid within the amount of available funds.

B. Request for Proposal

1. The Request for Proposal method of Procurement is used when it is not practicable for the County to specifically define the scope of work for which the Commodities or Services are needed. Instead, the County can describe what it wants to accomplish but the methods or means to accomplish the desired outcome cannot be easily defined. There may be several methods available to accomplish a task and the County is considering all the available options.

2. Requests for Proposal shall include a description of desired outcome to be accomplished through the Procurement, evaluation criteria for the specific Procurement which set forth the relative importance of price and the other evaluation criteria, and all principal terms and conditions applicable to the Procurement.

3. All Responses to a Request for Proposal that are deemed to meet the basic requirements of the Competitive Procurement and have not been rejected shall be distributed to a
selection committee for review in accordance with the established time frames outlined in the Competitive Procurement. Proposers shall be ranked by an evaluation committee designated by the Board or Procurement Management Department based upon the evaluation criteria included within the Request for Proposal. Presentations/Interviews may be held by the evaluation committee for consideration.

4. The selection will be Awarded to the highest ranked Proposer or as outlined in the Solicitation documents.

C. Invitation to Negotiate

1. The Invitation to Negotiate is used when the scope of the project is not clearly defined and the County has determined that negotiations may be necessary to receive the best value. The Invitation shall invite Vendor input on the scope, schedule, and process for initiating the project. This method of Procurement may be used in areas of Procurement experiencing constant change in the marketplace, when the County wants the opportunity to obtain current up-to-date Commodities or Services at the time of Contracting, and/or if the County wishes to identify one or more Responsible Vendors with whom to negotiate.

2. Invitations to Negotiate shall include a description of the questions or issues being explored, the facts being sought, and the specific goals or problems that are the subject of the Procurement, along with evaluation criteria, and all principal terms and conditions applicable to the Procurement.

3. All Responses to an Invitation to Negotiate that are deemed to meet the basic requirements of the Competitive Procurement and have not been rejected shall be distributed to a selection committee for review in accordance with the established time frames outlined in the Competitive Procurement. Proposers shall be ranked by the evaluation committee designated by the Board or Procurement Management Department based upon the evaluation criteria included within the Invitation to Negotiate. Presentations may be made to the evaluation committee for consideration.

4. The selection will be Awarded to the highest ranked Proposer or as outlined in the Invitation to Negotiate.

D. Procurement Methods

Other Procurement methods may be used as deemed necessary by the County Manager or Designee.

5.2. Advertisements for Competitive Procurement.

A. Adequate public notice of all Competitive Procurements shall be provided as follows:

1. Noticing of all Competitive Procurements (unless otherwise provided
herein, by general law, grant funding requirements or waived by the Board) shall be done by publishing an Advertisement once in a newspaper of general circulation in the County at least fifteen (15) calendar days prior to the date set for the receipt of Competitive Procurement Responses as follows:

<table>
<thead>
<tr>
<th>Purchase Amount</th>
<th>Publishing Date of Advertisement</th>
</tr>
</thead>
<tbody>
<tr>
<td>$100,000.00 to $200,000.00</td>
<td>15 calendar days</td>
</tr>
<tr>
<td>$200,000.01 to $500,000.00</td>
<td>21 calendar days</td>
</tr>
<tr>
<td>Over $500,000.00</td>
<td>30 calendar days</td>
</tr>
</tbody>
</table>

2. Construction projects, projected to cost more than two hundred thousand dollars ($200,000.00), shall be publicly advertised in accordance with Section 255.0525, Florida Statutes.

3. All Procurements for CCNA Professional Services must be noticed by publishing an Advertisement once in a newspaper of general circulation at least thirty (30) calendar days prior to the date set for receipt of Responses.

4. The Advertisement shall include a general description of the Commodities or Services to be Purchased, the location where Specifications may be obtained, closing date, and the time and place for receipt of and the opening of the Competitive Procurement.

B. All Advertisements shall be listed on the official County website.

C. Any Addendums to a Competitive Procurement shall be listed on the official County website.

D. Upon the Advertisement of a Competitive Procurement, the Cone of Silence shall apply. The Cone of Silence shall terminate upon the issuance of a Contract, the rejection of all Responses, or the termination of the Competitive Procurement, whichever occurs first. Violation of the Cone of Silence by a Vendor shall disqualify the Vendor from participation in the Competitive Procurement and may subject the Vendor to Suspension or Debarment in accordance with Section 8 of this Ordinance. The Cone of Silence shall not apply to:

1. Communications at any public proceeding or meeting, including Pre-Bid Conferences, selection committee presentations or pre-Award meetings.
2. Communications during Contract negotiations between designated County employees and the intended Vendor.
3. Communication with a Vendor by a Procurement Management Department employee following Competitive Procurement opening to clarify the Vendor’s Response.
4. Communication following the filing of a protest to a Competitive Procurement between the protesting Vendor or the selected Vendor and the Procurement Management Department, County Manager’s Office, and County Attorney’s Office concerning the protest.
5. Purchases exempt from Competitive Procurement pursuant to this Ordinance.
5.3. Competitive Procurement Responses.

A. Responses to all Competitive Procurements must be submitted to the County no later than the date and time designated in the Solicitation. The Procurement Management Department shall date and time stamp each Response as it is received and file the Responses, unopened, in a secure file until the time designated for the Competitive Procurement opening. Responses received after the designated time will be returned unopened to the sender.

B. All Competitive Procurement Responses shall be opened in public at the time and place stated in the public notice with at least one (1) witness present.

C. The purpose of the opening is to record the Responses received and to ensure that the Responses are in compliance with the basic requirements of the Competitive Procurement. Responses are not analyzed for quality or substance at the opening. A recording of all Responses received shall be available for public inspection in accordance with Florida law.

D. The Procurement Management Department shall have the authority to reject any and all Responses for any or no reason.

E. The Procurement Management Department or Board may, after opening, request additional information or clarification by the Offeror.

F. The Procurement Management Department may waive or accept Minor Irregularities in a Response and allow correction thereof when such actions are deemed to be in the best interest of the County and do not conflict with the basic principles of fair and open competition.

G. The Board also retains the authority to reject any and all Responses, for any or no reason, to request additional information or clarifications by a Proposer, and to waive or accept Minor Irregularities and allow correction thereof when such actions are deemed to be in the best interest of the County and do not conflict with the basic principles of fair and open competition.

H. The County shall not be responsible for any costs incurred by Offerors in the case of rejection or non-Award.

I. Correction or withdrawal of inadvertently erroneous Responses before or after the Competitive Procurement opening, or cancellation of Awards or Contracts based on such mistakes, may be permitted in the following circumstances:

1. A Response submitted to the County as part of a Competitive Procurement may be withdrawn unilaterally by the Offeror only before the opening of the Responses. Withdrawal of a Response or correction of mistakes discovered before the Competitive Procurement opening may be accomplished by written notice provided to the Procurement Management Department prior to the time set for opening.
2. After the Competitive Procurement opening, no changes in prices or other provisions prejudicial to the interests of the County or fair competition are permitted. The assigned unit price, when applicable, will be the prevailing decision when an extension price is in error. In place of correction, a low Bidder establishing a non-judgmental Material Deviation of fact may be permitted to withdraw its Response if:

a. The Response was submitted in good faith

b. The magnitude of the error made would make enforcement a severe hardship

c. The miscalculation was not the result of gross negligence or willful inattention

d. The error was reported immediately to the County

3. All decisions to permit the correction or withdrawal of Responses, or to cancel Awards or Contracts based on Material Deviations, must be supported by a written determination by the Procurement Management Department.

5.4. Award and Negotiation.

A. Once a Vendor has been selected in accordance with Section 5 of this Ordinance, the Procurement Management Department shall prepare and Post a Notice of Intended Decision.

1. The Notice of Intended Decision shall also be Posted on the County website within a reasonable time of the selection.

2. The time period for a Procurement Protest, as outlined in Section 5.7, shall begin to run upon Posting of the Notice of Intended Decision.

B. After the Protest period in Section 5.7 has expired, the Procurement shall be Awarded with reasonable promptness. After conclusion of Contract negotiations, as provided below, all Procurements will be formalized by entering into either a Contract with the Awarded Vendor or issuing a Purchase Order to the Awarded Vendor.

C. After the Notice of Intended Decision is issued, the Negotiation Team, if one is appointed, or the Department Director and Procurement Management Department with the assistance of the County Attorney's Office and County Manager's Office, if requested, will negotiate a Contract with the top ranked Vendor or a Purchase Order shall be issued to the selected Vendor in accordance with County policies and procedures. In the event the selected Vendor and County are unable to enter into a satisfactory Contract within a reasonable time, the Procurement Management Department may formally terminate negotiations, and begin negotiations with the next ranked Vendor. The Procurement Management Department may repeat this process with the ranked Vendors, in order, until a satisfactory Contract is achieved; however, at any time the
Procurement Management Department may determine that it is in the best interest of the County to re-procure rather than continue negotiations with the ranked list of Vendors.

D. Once a satisfactory Contract has been reached, the Contract shall be presented for approval and execution by the Department with Approval Authority as provided in Section 3.2. Upon execution by both parties, the Notice to Proceed shall be issued to the Vendor. For Purchases that must be approved by the Board, the Award of a Procurement and approval of a Contract with the Vendor may be brought to the Board at the same time and approved with a single majority vote of the Board members who are present and eligible to vote.

E. In the event of a Tie in a Competitive Procurement, the Procurement Management Department shall Award the Contract as outlined in the Solicitation documents.

5.5. Consultants' Competitive Negotiation Act (CCNA) Professional Services.

5.5.1. General.

A. The purpose of obtaining CCNA Professional Services is to offer to the County special expertise, practical experience, knowledge, resources and an objective outside professional opinion. The provisions and exemptions contained in Section 287.055, Florida Statutes (commonly known as the Consultants' Competitive Negotiation Act, "CCNA"), shall apply herein for the Procurement of all professional architecture, engineering, landscape architecture, or registered surveying and mapping Services for projects that exceed the CCNA Thresholds.

B. The following provisions are applicable to the County's selection, engagement, and use of CCNA Professional Services for County projects exceeding CCNA Thresholds and for which CCNA Professional Services are required to be secured pursuant to the Consultant's Competitive Negotiation Act, set forth in Section 287.055, Florida Statutes.

5.5.2. Prohibition.

A. The County is prohibited from soliciting a CCNA Professional Services firm to perform project design and/or Construction Services if the firm has or had been retained to perform the project feasibility planning or study analysis for the same project.

B. Unless waived, as set forth herein, the Request for Proposal documents shall contain a concise statement putting all prospective Vendors on notice of this restriction. The provisions of this Ordinance may be waived and set aside by the Board for an identified project on a finding of due cause and upon a favorable vote for waiver by at least four (4) members of the Board.

5.5.3. CCNA Procurement Process.

A. The Competitive Procurement of CCNA Professional Services shall be conducted in accordance with the procedures in Section 5 of this Ordinance for Request for Proposal with the following exceptions:
1. Price and compensation shall not be considered in the initial evaluation of Responses.

2. In ranking responding Vendor's qualifications, the selection committee may consider: ability and adequacy of professional personnel; if applicable; past performance; willingness to meet time and budget requirements; location and whether the firm is a Local Vendor, if applicable; recent, current, and projected workloads; and other factors relevant to the specific Procurement, if any.

3. In lieu of the procedures in Sections 5.1(B) and (C), the selection committee will rank all Vendors in numerical order and select no fewer than the top ranked three (3) firms deemed to be the most highly qualified for purposes of competitive negotiations. In the event three (3) qualified Vendors do not respond, the Procurement Management Department will reject all Proposals and reissue the Request for Proposal unless the Procurement Management Department deems it is in the best interest of public health, safety or welfare to move forward with two (2) or less Proposals. In the event the County does not receive three (3) qualified Proposals on the second Procurement, the Procurement Management Department may proceed with less than three (3) Proposals.

B. Competitive negotiations for the Procurement of CCNA Professional Services shall be conducted in accordance with the Contract negotiation procedures in Section 5. The County may request, accept, and consider Proposals for compensation only during the competitive negotiation phase.

C. The County may enter into Continuing Contracts with Vendors providing CCNA Professional Services; provided, however, that individual projects exceeding those amounts in Section 287.055(2)(g), Florida Statutes, shall not be authorized under a Continuing Contract.

D. At the discretion of the Procurement Management Department, the County may procure Design-Build Contracts with Vendors pursuant to this Section 5.5 via a Request for Proposal with the following conditions:

1. The CCNA Professional Services Vendor that prepares the Design Criteria Package must be procured in accordance with this Section 5.5 and said Vendor will not be eligible to provide design-build Services on the same project.

2. The County shall solicit, through a Competitive Procurement process Responses based on the Design Criteria Package and evaluate the Responses based upon the evaluation criteria in the Competitive Procurement documents which shall include price, technical, and design aspects of the public Construction project, weighted for the project.

E. At the Procurement Management Department’s discretion, the County may procure a Construction Manager at Risk pursuant to this Section 5.5, which Vendor shall provide advice to the County during the project planning phase on cost effectiveness of various design and Construction alternatives, scheduling, value engineering, and management, and will then take on
the obligation for Construction of the project.

1. The Construction Manager at Risk Vendor shall establish a Guaranteed Maximum Price and guaranteed completion date after the planning and design of the public Construction project is completed and prior to the initiation of Construction Services. The Guaranteed Maximum Price and guaranteed completion date shall be included in an Amendment and approved by the Vendor and the County.

2. Performance and Payment Bonds, when required, must be provided prior to the Notice to Proceed for the Construction phase.

5.6. Public-Private Partnerships.

5.6.1. General.

A. Section 255.065, Florida Statutes, outlines certain procedures for the Procurement of public-private partnership Contracts for the provision of Qualifying Projects, including the receipt and consideration of Unsolicited Proposals from interested private Vendors seeking to partner with the County.

B. The following provisions are applicable to the County's receipt and consideration of Unsolicited Proposals from interested private Vendors seeking to partner with the County on a Qualifying Project.

C. In the event the County determines on its own initiative that it is both practicable and advantageous for the County to pursue a Qualifying Project and consider a range of competing plans, Specifications, standards, terms and conditions so that adequate competition will result and Award be made not principally on the basis of price, but to the Proposer whose Proposal contains the most advantageous combination of price, quality or other features, the County shall utilize the procedures in this Ordinance for Request for Proposal or Invitation to Negotiate, as the County Manager or Designee deems appropriate.

D. If a Qualifying Project includes CCNA Professional Services, the County shall comply with the provisions of Section 5.5.

5.6.2. Unsolicited Proposals.

A. The County may receive Unsolicited Proposals for a Qualifying Project and may thereafter enter into a Contract with a private Vendor, or a consortium of private Vendors, for said Qualifying Project, subject to the procedures and conditions set forth herein. Any Unsolicited Proposal shall include sufficient detail and information for the County to evaluate the Proposal in an objective and timely manner.

B. Any private Vendor desiring to submit an Unsolicited Proposal for a Qualifying Project shall submit to the County an application fee of $25,000.00 payable to the County in the form of a money order or cashier's check at the time of Unsolicited Proposal submittal. If the
cost of evaluating the Unsolicited Proposal exceeds $25,000.00, the application fee shall be increased to a reasonable fee to pay the costs of evaluating the Unsolicited Proposal. The Vendor will be notified and will promptly pay the balance of the application fee needed to pay the costs of evaluating the Unsolicited Proposal. As provided for in Section 255.065(3), Florida Statutes, the purpose of this application fee is to pay the costs of evaluating the Unsolicited Proposal. The County shall refund any portion of the initial application fee paid in excess of its direct costs associated with evaluating the Proposal.

C. If the County receives an Unsolicited Proposal for a Qualifying Project pursuant to this section and the County desires to pursue the Qualifying Project, the Board will be notified of the receipt of said Unsolicited Proposal by placement of a discussion item on the next available Board meeting agenda. Upon the Board's approval to proceed with the Qualifying Project outlined in the Unsolicited Proposal, the County shall prepare a Request for Proposal or Invitation to Negotiate for the Qualifying Project. The Competitive Procurement for the Qualifying Project shall be conducted in accordance with the procedures in Section 5 of this Ordinance for Request for Proposal or Invitations to Negotiate with the following exceptions:

1. The County shall place an Advertisement of the Competitive Procurement in the Florida Administrative Register and a newspaper of general circulation at least once per week for two weeks stating that the County has received an Unsolicited Proposal and that the County will accept other Proposals for the same Qualifying Project. A copy of the notice must be mailed to each local government in the affected area of the Qualifying Project which shall mean any municipality and/or special district in which all or a portion of the Qualifying Project is located.

2. If an Unsolicited Proposal involves architecture, engineering, or landscape architecture, the County must ensure that the initial and any subsequent Responses are reviewed by an architect, landscape architect, or engineer licensed in Florida, as applicable, and such a professional shall advise the County through completion of design and Construction of the Qualifying Project.

3. The Vendor submitting the original Unsolicited Proposal may submit a more detailed Proposal in Response to the County's notice.

4. The timeframe for accepting other Proposals shall be no fewer than twenty-one (21) calendar days but no more than one-hundred-twenty (120) calendar days after the initial date of publication.

5. A selection committee shall be appointed by the County Manager or Designee for the purpose of evaluating and ranking the Responses based upon factors that include, but are not limited to: professional qualifications and experience, general business terms, innovative design techniques or cost-reduction terms, and finance plans. Vendors may be invited to make oral presentations regarding their Responses. In the event only one Proposal is received, the selection committee may proceed with the evaluation, or the County Manager or Designee may reject all Proposals, whichever is in the best interest of the County.
5.7. **Procurement Protest.**

A. **Any Notice of Intended Decision of a Competitive Procurement may be protested by a Vendor with a substantial interest, as defined below, on the grounds of Material Deviations in the Procurement procedure or Material Deviations in the evaluation of the Responses.** To initiate a protest, the protestor must file a Notice of Intent to Protest the Procurement in writing with the Procurement Management Director within seventy-two (72) hours of Posting of the Notice of Intended Decision in accordance with Section 5.4. A formal written Procurement Protest must then be filed with the Procurement Management Director within ten (10) business days of Posting of the Notice of Intended Decision. Failure to file a timely Notice of Intent to Protest or failure to file a timely formal written Procurement Protest shall constitute a waiver of the protestor's right to protest the Competitive Procurement and Award.

1. Only protestors with a "substantial interest" that has been adversely affected by the County's intended Award may protest the selection by complying with the requirements set forth herein. A protestor has a "substantial interest" if the protestor would have been Awarded the Contract but for the alleged mistake or irregularity described in the protest. If the Procurement Management Director determines that a protestor does not have a "substantial interest," that protestor is precluded from bringing a protest pursuant to this section.

2. A protestor objecting to terms, conditions, Specifications, procedures, selection criteria, or other matters set forth in the Competitive Procurement documents must make such objections in writing during the period of time set forth for questions and answers in the Competitive Procurement documents. A protestor who has not raised such objections in writing during the question and answer time may not use the Procurement Protest process to object to these matters once a Notice of Intended Decision has been Posted.

B. The Notice of Intent to Protest shall contain at a minimum:

1. Name of the protestor;
2. Protestor's address;
3. E-mail address;
4. Fax number and phone number;
5. Name of the protestor's representative to whom notices may be sent;
6. Project name and number of the Competitive Procurement; and
7. A brief factual summary of the basis of the intended protest.

C. The formal written Procurement Protest shall:

1. Identify the protestor and the Competitive Procurement involved
2. Include a clear statement of the grounds on which the protest is based, refer to the Statutes, laws, Ordinances, or other legal authorities which the protestor deems applicable to such grounds, and specifically request the relief to which the protestor deems itself entitled by application of such authorities to such grounds.

3. Any other information that the protestor deems to be material to the protest.

4. A Procurement Protest bond in the form of a certified check, cashier's check, or money order made payable to Lee County in an amount equal to five (5) percent of the protestor's Bid or ten thousand dollars ($10,000.00), whichever is less, provided, however, if no value is attached then the bond will be $10,000.00. The entire amount of the bond is forfeited if the County determines that the protest was without merit, was filed to cause harm or delay, or was filed for some other improper purpose.

5. The protestor shall mail a copy of the Notice of Intent to Protest and the formal written Procurement Protest to the Awarded Vendor.

D. Upon receipt of a timely filed and complete formal written Procurement Protest, the Procurement Management Director shall stay Award of the Competitive Procurement until the protest is resolved unless the Procurement Management Director provides a written determination that compelling circumstances exist which require that the Award be processed without further delay in order to protect the County's interest or for the purpose of avoiding an immediate and serious danger to the public health, safety or welfare.

E. After receipt of the timely filed and complete written Procurement Protest, the Procurement Management Director, at his/her discretion, may meet with the protester to discuss the allegations and to attempt to resolve the matter. The Procurement Management Director shall issue his/her decision on the protest within fourteen (14) business days of the meeting, or if no meeting is requested, within fourteen (14) business days of receipt of the timely filed and complete written Procurement Protest. Such decision shall be e-mailed or sent by facsimile to the protestor on the date of issuance.

F. The protester may appeal the decision of the Procurement Management Director to the County Manager by filing a written appeal with the County Manager's office within three (3) business days of issuance of the Procurement Management Director's decision. The appeal must be in writing and must include a full explanation of the basis of disagreement with the decision rendered by the Procurement Management Director, as well as the relief sought. The County Manager shall issue his/her decision on the appeal within ten (10) business days of receipt of the appeal. The County Manager's decision shall be e-mailed or sent by facsimile to the protestor on the date of issuance.

G. The decision of the County Manager may be appealed to the Board by the filing of a written appeal with the Chair of the Board within three (3) business days of issuance of the County Manager’s decision. The Board shall overturn the selection if the protester proves by
clear and convincing evidence that the selection did not comply in material respects with the requirements contained in the Competitive Procurement documents, with this Procurement Ordinance, or with applicable law.

H. Failure by a protestor to comply with the timelines and requirements set forth herein shall result in an immediate invalidation and termination of the protest and a waiver of the right to seek further redress or to appeal the alleged adverse action in a court of law.

I. Nothing herein relinquishes the County’s rights to waive Minor Irregularities. Further, nothing herein shall grant any rights to the unsuccessful Offeror. All decisions of the Board are final.

SECTION 6. UNAUTHORIZED PROCUREMENT.

A. Except as herein provided, it is a violation for any officer, employee, or agent of the Board to order the Purchase of any Commodities or Services or to make any Contract within the purview of this Ordinance other than through the guidelines established in this Ordinance. Any Purchase Order or Contract made contrary to the provisions herein is an ultra vires act, shall not be approved, and the County shall not be bound thereby.

B. Purchase Orders or Contracts that are Split to circumvent the requirements of this Ordinance are considered unauthorized Purchases and are prohibited. Any Purchase Order or Contract made contrary to the provisions herein through Splitting is an ultra vires act, shall not be approved, and the County shall not be bound thereby.

SECTION 7. BONDS.

A. The Procurement Management Department shall determine if a Bid Bond shall be required for any Competitive Procurement. All contracts for Construction or facility improvements governed by 2 CFR §200.325 shall require a Bid Bond in accordance therewith for such projects exceeding the Simplified Acquisition Threshold in 2 CFR §200.88. If required, the Bid Bond will be five percent (5%) of the amount of the bid or Proposal. Unsuccessful Vendors are entitled to full return of their Bid Bond. Upon determination by the Board, the successful Vendor shall forfeit this Bid Bond, or a portion thereof, upon failure to enter into a Contract or act on the Purchase Order issued within ten (10) working days of presentation of a Contract or Purchase Order by the County.

B. The Procurement Management Department shall determine if Payment Bonds and Performance Bonds are required. All Contracts for Construction or repairs of public buildings and public works projects shall require Payment and Performance Bonds in accordance with Section 255.05, Florida Statutes. All Contracts for Construction or facility improvements governed by 2 CFR §200.325 shall require Payment and Performance Bonds in accordance therewith for such projects exceeding the Simplified Acquisition Threshold in 2 CFR §200.88. Any required bond(s) shall be noted in the Competitive Procurement documents, if applicable.
1. Payment and Performance Bonds shall be at least 100% of the Contract price.

2. All required bonds shall be from a surety company authorized to do business in the State of Florida to guarantee the full and faithful performance of the Contractual obligations and the payment of labor and material expended pursuant to the Contract whenever and in such amounts as is deemed necessary by the Procurement Management Department. Alternative surety devices, such as letters of credit or cash, may be authorized by the Procurement Management Department.

3. The Vendor is required to record the Payment and Performance Bonds and riders with the Lee County Clerk of Court and pay all associated costs.

SECTION 8. SUSPENSION AND DEBARMENT.

8.1. Suspension and Debarment.

A. As set forth below, the Procurement Management Department may suspend or debar for cause the right of a Vendor to participate in County Procurements. Additionally, any subsequent Bid, Proposal or Quotation from that Vendor during the pendency of such Suspension or Debarment shall be rejected by the County and that Vendor shall have no right to challenge that rejection or the applicable Procurement.

B. Any Vendors on a State or federal convicted Vendor's list are automatically debarred by the County until that Vendor is no longer on such list and such Vendor is reinstated in accordance with Section 8.7.

C. The County shall solicit offers from, Award Contracts to, and consent to sub-Contracts only with Vendors known to be reliable, ethical and responsible. To that end, the County may suspend or debar Vendors from County work that do not meet these criteria. The serious nature of Suspension or Debarment requires that such sanction be imposed only when it is in the County's best interest. Such Suspension or Debarment shall be imposed in accordance with the procedures contained in this Section 8.

D. Suspension or Debarment applies to all officers, principals, directors, partners, qualifiers, divisions, subsidiaries, or other organizational elements of the suspended or debarred Vendor. The Suspension or Debarment applies to any existing affiliates of the Vendor if they are specifically named and are given written notice of the proposed Suspension or Debarment and an opportunity to respond.

8.2. Suspension.

A Vendor may be suspended based upon the following:

A. Failure to fully comply with the conditions, Specifications, or terms of a Contract with the County.
B. Failure to fulfill a Bid, Proposal or Quotation upon Award.

C. Commission of any misrepresentation in connection with a Bid, Quotation or Proposal.

D. Charged by a court of competent jurisdiction with the commission of a criminal offense as an incident to obtaining or attempting to obtain a public or private Contract or sub-Contract, or in the performance of such Contract or sub-Contract. If charges are dismissed or the Vendor is found not guilty, the Suspension shall be lifted automatically upon written notification and proof of final court disposition provided by the Vendor to the County.

E. Charged by a court of competent jurisdiction with the following: embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or any other offense indicating a lack of business integrity or business honesty may affect the responsibility as a County government contractor. If charges are dismissed or the Vendor is found not guilty, the Suspension shall be lifted automatically upon written notification and proof of final court disposition provided by the Vendor to the County.

F. Vendor becomes insolvent, proceedings in bankruptcy regarding the Vendor are filed or, Vendor compounds its debts or assigns over its estate or effects for payment thereof, or has a receiver or trustee appointed over its property.

G. Commission of any act or omission to perform any act that is grounds for Debarment.

H. Any other cause the Procurement Management Department determines to be compelling as to materially and adversely affect the responsibility of a Vendor as a County government contractor, including but not limited to, Suspension by another governmental entity.

I. Violation of the ethical standards set forth in local, State or federal law.

8.3. Debarment.

A Vendor may be debarred for the following:

A. Repeated failure to fully comply with the conditions, Specifications, or terms of a Contract with the County.

B. Repeated failure to fulfill a Bid, Proposal or Quotation upon Award.

C. Conviction by or judgment obtained in a court of competent jurisdiction for commission of those offenses in connection with the Vendor's commercial enterprise stated in Section 8.2 (D) and (E). If the conviction or judgment is reversed through the appellate process, the Debarment shall be removed immediately upon written notification and proof of final court disposition from the Vendor to the County.

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D. Conviction for the commission of any fraud or act of collusion in connection with any sale, Bid, Quotation, Proposal or other act incident to doing business with the County.

8.4. Effect of Suspension and Debarment.

The County will not solicit offers from, Award Contracts or Purchase Orders to, or consent to sub-Contracts with suspended or debarred Vendors unless the County Manager or Designee determines that an Emergency exists justifying such action. Such Vendors are also excluded from conducting business with the County as agents, representatives, sub-contractors, or partners of other Vendors.

8.5. Suspension and Debarment Process.

The following procedures shall be utilized for the Suspension or Debarment of a Vendor:

A. The County Department requesting the Suspension or Debarment shall submit to the Procurement Management Department a written complaint which shall state with specificity the facts supporting such a request for Suspension or Debarment and shall identify a recommended Suspension or Debarment period.

B. The Procurement Management Director shall review the complaint, verify whether it is compliant with the provisions of this Ordinance, direct any appropriate changes and forward the complaint to the Vendor.

C. The Vendor shall review the complaint and provide a written Response, with supporting documentation, to each allegation. The Response shall be provided to the Procurement Management Department within ten (10) business days of receipt of the complaint from the County. In the event the Vendor fails to respond to the complaint within the prescribed time period, the complaint, as forwarded to the Vendor, shall become an effective Suspension or Debarment decision without further appeal.

D. In the event the Vendor files a timely and complete response to the complaint, the Procurement Management Director shall determine whether the Vendor should be suspended or debarred and, if applicable, the time period for such Suspension. The Procurement Management Director’s decision shall be based on the facts set forth in the complaint, the Vendor’s response and the parameters set forth in this Ordinance.

E. If the Vendor chooses to appeal the Procurement Management Director’s determination, the Vendor shall have three (3) business days to file an appeal with the Chair of the Board. At its next available meeting, the Board shall review the Suspension or Debarment record compiled by the Procurement Management Department and the Vendor. If the original decision to suspend or debar is determined to be proper and justified, the Vendor shall be suspended or debarred.

8.6. Suspension or Debarment Period.
A. **Suspension.** The County Manager or Designee, or the Board in the case of an appeal, shall determine the period of Suspension. Such period shall be commensurate with the severity of the cause(s). At the conclusion of the Suspension period, the Vendor shall automatically be reinstated to the status of active Vendor and be eligible to submit Bids, Proposals, Quotations, or otherwise conduct business with the County.

B. **Debarment.** The period of Debarment shall remain in effect until the Vendor is reinstated to the status of active Vendor.

C. **Reinstatement.** A suspended or debarred Vendor may appeal for reinstatement at any time during the Suspension or Debarment period based on one or more of the following reasons:

1. Newly discovered relevant and material evidence that would have changed the County’s decision;

2. A reversal of the conviction, civil judgment or other action upon which the Suspension or Debarment was based;

3. Bona fide change in ownership or management;

4. Elimination of other causes for which the Suspension or Debarment was imposed; or

5. Other reasons that the Board deems appropriate.

D. The Vendor’s appeal for reinstatement shall be based on one or more of the aforementioned reasons. The Procurement Management Department, with the assistance of the affected Department, shall have thirty (30) business days from receipt of such appeal to submit a written response thereto. The matter will be presented to the Board for a final determination at its next available meeting.

**SECTION 9. PUBLIC RECORDS AND PUBLIC MEETINGS.**

9.1. **Public Records.**

A. The County is governed by the State Public Records Laws provided in Chapter 119, Florida Statutes, and Article I, section 24(a) of the Florida Constitution. Pursuant to current State law, Responses to Competitive Procurements received by the County are exempt until the County provides the Notice of Intended Decision or until thirty (30) calendar days after opening, whichever occurs first. Certain proprietary and financial information from Vendors may also be trade secrets, confidential, or otherwise exempt from public disclosure.

B. If the County rejects all Responses received pursuant to a Competitive Procurement and concurrently provides notice of its intent to reissue the Competitive Procurement, the rejected
Responses remain exempt until the County provides the Notice of Intended Decision for the reissued Competitive Procurement or until the County withdraws the reissued Competitive Procurement. Responses may not remain exempt for more than twelve (12) months from the date the County rejected all Responses.

C. Unsolicited Proposals for Qualifying Projects and any Responses from a resulting Competitive Procurement pursuant to Section 5.5 of this Ordinance are subject to the following rules:

1. If the County does not elect to issue a Competitive Procurement for the Qualifying Project, the Unsolicited Proposal shall cease to be exempt 180 calendar days after receipt by the County.

2. If the County issues a Competitive Procurement for the Qualifying Project, the provisions of paragraphs A. and B. of this section shall apply except that Responses may not remain exempt for longer than 90 calendar days from the date the County rejected all Responses.

D. Official records and documents shall be retained per the requirements set forth in the Florida Statutes regarding records retention.

9.2. Public Meetings.

A. The County is governed by the State public meeting laws as provided in Section 286.011, Florida Statutes, and Article I, Section 24(b) of the Florida Constitution. Any meetings of a committee where presentations, rankings, short listings, or other Award decisions are to be made shall be done at a duly noticed public meeting, unless otherwise exempt from Section 286.011, Florida Statutes.

B. Any portion of a meeting at which a negotiation with a Vendor is conducted pursuant to a Competitive Procurement, at which a Vendor makes an oral presentation as part of a Competitive Procurement, or at which a Vendor answers questions as part of a Competitive Procurement is exempt from Section 286.011, Florida Statutes.

C. Any portion of a Negotiation Team meeting at which negotiation strategies are discussed is exempt from Section 286.011, Florida Statutes.

D. Any portion of a meeting at which an exempt Unsolicited Proposal is discussed pursuant to Section 5.5 of this Ordinance is exempt from Section 286.011, Florida Statutes.

E. For all Competitive Procurements except for Unsolicited Proposals and Competitive Procurements in accordance with Section 5.5, a complete recording shall be made of any meeting, or portions thereof, that are exempt from State public meeting laws. The recording of, and any records presented at, the exempt meeting are exempt from Section 119.07(1), Florida Statutes, until the County provides its Notice of Intended Decision or until thirty (30) calendar days after opening the Bids, Proposals, or final replies, whichever occurs first.
F. For Unsolicited Proposals for Qualifying Projects and any resulting Competitive Procurement in accordance with Section 5.5 of this Ordinance, a complete recording shall be made of any meeting, or portions thereof, that are exempt from State public meeting laws. The following rules shall then apply:

1. The recording of, and any records presented at, the exempt meeting are exempt from Section 119.07(1), Florida Statutes, until the County provides its Notice of Intended Decision or until 180 calendar days after receipt of the Unsolicited Proposal if the County does not issue a Competitive Procurement for the Qualifying Project.

2. If the County issues a Competitive Procurement for the Qualifying Project, rejects all Responses and concurrently provides notice of its intent to reissue a Competitive Procurement, the recording and any records generated at the exempt meeting remain exempt from Section 119.07(1), Florida Statutes, until such time as the County provides its Notice of Intended Decision concerning the reissued Competitive Procurement or until the County withdraws the reissued Competitive Procurement for such project.

3. A recording and any records generated during an exempt meeting are exempt for no longer than 90 calendar days after the initial notice by the County rejecting all Proposals.

SECTION 10. GRANTS.

A. Expenditures from funds Awarded to the County through a grant or government loan may require special processing because of specific legal terms and conditions placed by the funding agency. Grants often have certain purchasing requirements that are different or additional to the County’s Procurement Ordinance and they require special purchasing procedures. It is the responsibility of the using Department to identify any special purchasing requirements or provisions, notify the Procurement Management Department of them, and to ensure that all requirements are followed.

B. For federal and State grant funded projects the County shall follow the Procurement process required by the funding agency and grant agreement. Unless otherwise specified in the grant, all grant funded Purchases shall follow the County’s Procurement Ordinance.

C. The provisions of 2 Code of Federal Regulations (CFR) Part 200 and Chapter 73C-23, Florida Administrative Code (F.A.C.) are hereby incorporated herein by reference and shall be applicable to Procurements funded pursuant to a grant agreement that is governed by those provisions.

D. Purchases utilizing Federal Transit Administration (FTA) and/or other federal funds must comply with all requirements of Title 2 of the Code of Federal Regulations (CFR) and FTA Circular C 4220.1F, as amended from time to time, and the resulting Contract shall include all federal Contract clauses, as applicable.

SECTION 11. SURPLUS PROPERTY
11.1. **Obtaining Surplus Property.**

A. The Procurement Management Department has the authority to obtain property from authorized surplus property programs such as other government agencies, manufacturers, Businesses or public auction when purchased in accordance with the thresholds established in Section 3.2 of this Procurement Ordinance.

B. Surplus property obtained from another government agency (e.g. a county or a city) shall be reviewed and the appropriate process determined by the Procurement Management Department on a case-by-case basis.

SECTION 12. **DISADVANTAGED BUSINESS ENTERPRISE (DBE) AND MINORITY BUSINESS ENTERPRISE PROGRAM (MBE).**

A. The purpose of the DBE/MBE program is to provide guidance for outreach to DBE/MBE to ensure awareness and opportunities of doing business with the County.

B. The DBE/MBE program shall only apply to those Projects, Services, or Commodities funded by a federal or State grant or agreement having DBE/MBE and, not otherwise covered by a DBE/MBE program. The Procurement Management Department will ensure compliance with this purpose by ensuring its requirements are included in Informal Procurement and Competitive Procurement as it applies to both primary and sub-contractors.

C. The County will accept certification of DBE/MBE status from the State of Florida Office of Supplier Diversity and the Florida Department of Transportation (FDOT) DBE program in lieu of creating its own certification program. The County may also consider and accept certification from other State of Florida, county or city programs on a case-by-case basis.

D. The County will utilize the State of Florida Office of Supplier Diversity and, when appropriate, FDOT directories to notify certified DBE/MBE Vendors of Procurement opportunities in the County. The efforts of such outreach shall be maintained in the original Procurement Solicitation file.

E. Each Vendor that intends to use sub-contractors shall also use the State of Florida Office of Supplier Diversity and, when deemed appropriate, FDOT directories to solicit DBE/MBE for sub-contracting opportunities under a primary Contract. Each Vendor that intends to use sub-contractors shall be responsible for documenting outreach activities in accordance with the Competitive Procurement Solicitation and the Contract.

SECTION 13. **CODIFICATION AND SCRIVENER'S ERRORS.** It is the intention of the Board, and it is hereby ordained that the provisions of this Ordinance shall become and be made a part of the Lee County Code of Ordinances, and that the sections of this Ordinance may be renumbered to accomplish such intent. Any typographical errors that do not affect the intent can be corrected with the authorization of the County Manager or his/her Designee, without the need for a public hearing.

SECTION 14. **SEVERABILITY.** Should any section or provision of this Ordinance or any portion thereof, or any paragraph, sentence, or word be declared by a court of
competent jurisdiction to be invalid, such decision shall not affect the validity of the remainder
hereof other than the part declared to be invalid.

SECTION 15. MODIFICATIONS THAT MAY ARISE FROM
CONSIDERATION AT PUBLIC HEARING

It is the intent of the Board of County Commissioners that the provisions of this Ordinance
may be modified as a result of consideration that may arise during Public Hearing. Such
modifications shall be incorporated into the final version.

SECTION 16. EFFECTIVE DATE. This Ordinance shall take effect
immediately upon its filing with the Office of the Secretary of the Florida Department of State.
Commissioner Manning made a motion to adopt the foregoing ordinance, seconded by Commissioner Hamman. The vote was as follows:

John Manning  Aye
Cecil L Pendergrass  Aye
Larry Kiker  Aye
Brian Hamman  Aye
Frank Mann  Aye

PASSED AND DULY ENACTED by the Board of County Commissioners of Lee County, Florida in regular session, this 18th day of September, 2018.

ATTEST:
LINDA DOGGETT, CLERK

BOARD OF COUNTY COMMISSIONERS
OF LEE COUNTY, FLORIDA

BY: Cecil L Pendergrass, Chairman

APPROVED AS TO FORM FOR THE
RELIANCE OF LEE COUNTY ONLY

Office of the County Attorney
September 19, 2018

Honorable Linda Doggett
Clerk of the Circuit Courts
Lee County
Post Office Box 2469
Fort Myers, Florida 33902-2469

Attention: Theresa King

Dear Ms. Doggett:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Ordinance No. 18-22, which was filed in this office on September 19, 2018.

Sincerely,

Ernest L. Reddick
Program Administrator

ELR/1b
Lee County

Fixed Asset User Guide

Prepared by the Lee County Clerk of Courts
General Accounting Office, Finance & Records Department
E-mail: FixedAssets@leeclerk.org  Phone: (239) 533-2100
Revised May 2021
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## Fixed Asset Property Control Form (FAPC) E-form Instructions

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Lee County Fixed Asset User’s Manual

Fixed Asset Overview

Authoritative Guidance

The requirements and procedures for acquiring, capitalizing, tagging, transferring, disposing, and inventorying property, buildings, improvements, land, infrastructure, and intangible assets (collectively referred to as capital assets) are governed by several authoritative bodies and documents such as: Florida Administration Code-Rule Chapter 69I-73- Tangible Personal Property Owned by Local Governments, Chapter 274, Florida Statutes, Lee County Administrative Code AC-3-14, Lee County Purchasing Manual, Financial Accounting Standards Board pronouncements, Governmental Accounting Standards Board (GASB) Statement Number 34, Basic Financial Statements- and Management’s Discussion and Analysis- for State and Local Governments, Governmental Accounting Standards Board Statement Number 42, Accounting and Financial Reporting for Impairment of Capital Assets and for Insurance Recoveries, and Governmental Accounting Standards Board Statement Number 51, Accounting and Financial Reporting for Intangible Assets.

Definitions, Capitalization Thresholds, and Useful Lives

According to Section 274.02(1), Florida Statutes, the word "property" is defined as fixtures and other tangible personal property of a non-consumable nature. Tangible personal property includes buildings, equipment, computer equipment, furniture, and vehicles and rolling stock. According to GASB Statement No. 34, paragraph 19, "capital assets" are tangible and intangible assets acquired for use in operations that will benefit more than a single fiscal period. Capital assets include land, buildings, building improvements, vehicles, machinery, equipment, infrastructure, and intangible assets such as software. GASB Statement No. 51 defines intangible assets as easements, water rights, timber rights, patents, trademarks, and computer software (discussed further below).

Pursuant to Florida Administration Code-Rule Chapter 69I-73.002, all property with a value of $5,000 or more with a projected useful life of one year or more and “attractive items” with a value less than $5,000 shall be recorded in the local government’s financial system as property for inventory purposes. “Attractive items” are defined as tangible personal property used in operations that has a cost less than the established capitalization threshold and that requires special attention to ensure legal compliance, protect public safety, and avoid potential liability, or to compensate for a heightened risk of theft. GASB Statement No. 34 states that all capital assets must be capitalized, whether depreciable or non-depreciable, and reported in the government’s financial statement, however the government can elect a threshold that suits their needs.

The County uses a threshold of $5,000 for all assets except infrastructure, software, and land. Infrastructure and software are assigned a $100,000 capitalization threshold. Land is always capitalized at the amount expended and has an unlimited useful life, therefore is not depreciated. Attractive items are always recorded regardless of cost.

A fixed asset must be capitalized with the associated costs to place the asset in service, such as shipping and set-up fees. A fixed asset can contain components that can be either removable or non-removable, and in some cases the removable components can be used with other fixed assets. Either non-removable components or components that is necessary for an asset to be operational, whether removable or non-removable, are considered part of the total asset cost and should be capitalized and tagged as such. Removable components that can be used with different assets should be capitalized and tagged separately. Situations involving components need to be analyzed on a case by case basis.

All capital assets are a part of the inventory system accounted for in a Fixed Asset Module in our accounting software system, E1, thereby the group and associated process is referred to as “fixed assets” which is what it will be referred to throughout this guide. “Asset” is another term that will be used throughout this guide that refers to a capital asset in the fixed assets group.
Lee County Fixed Asset User’s Manual

Tangible Assets

- **Land** – Land should always be reported separate from associated assets and should include the cost of initial preparation only if preparations have indefinite useful life (excavation, fill, grading, moving power lines).
- **Artwork**
- **Buildings** - Buildings include office buildings, firehouses, garages, jails, and parks and recreational buildings.
- **Improvements** – Land improvements such as fences, bus and picnic shelters, playgrounds, and irrigation systems
- **Infrastructure** - Infrastructure assets are defined as public domain fixed assets such as roads, bridges, curbs and gutters, streets, sidewalks, drainage systems, lighting systems, and similar assets that are immovable and of value only to the government unit. Other examples of infrastructure are parks, concrete/asphalt bike paths, trestles, canals, waterways, wharves, weirs, docks, seawalls, bulkheads, boat ramps, piers, boardwalks, water control structures, culverts, water lines, fire hydrants, airport runways/strips, airport taxiways, and airport aprons.
- **Equipment** - Equipment is separated into the following sub-groups.
  - Minor equipment - Equipment (not included in another category) valued between $5,000 and $10,000.
  - Major equipment - Equipment (not included in another category) valued at $10,000 or more.
  - Computer equipment
  - Furniture and fixtures – Note - modular furniture is unique subset of furniture in that the cost of tracking each separate item outweighs the benefit of doing so; therefore can be capitalized in groups as one asset. The groups can be in the same area, office, or floor, and must be identified as such.
  - Licensed road vehicles - Cars, trucks, vans, golf carts, etc.
  - Large vehicles and rolling stock - Buses, ambulances, heavy duty trucks, tractors, heavy duty equipment, and trailers.
- **Attractive Items** – Attractive Items includes all assets purchased with grants, weapons/firearms, portable computers, and portable generators less than the $5,000 threshold.

Intangible Assets

GASB Statement No. 51 sets the rules for reporting intangible assets which include software, easements, right-of-ways, water rights, patents, and trademarks. To qualify as an intangible asset it must be identifiable and it must meet one of the following conditions: (1) capable of separation from the government through sale, transfer, exchange, or rent or (2) arise from legal rights, whether those rights are transferred or not.

- **Easements and Right-of-Ways** - Easements and Right-of-Ways must be capitalized separately from land and thereby have a separate Accounting Class on the Fixed Asset Property Control (FAPC) e-form.
- **Software** - Pursuant to GASB Statement No. 51 internally generated software is treated differently than a capital asset for tracking purposes; however, purchased software is no different from a capital asset thereby needs to follow the same process and procedures for both initial purchases and upgrades. One FAPC e-form should be completed per software purchase.
  - Internally generated software must be grouped into three (3) stages and only stages 1 and 2 are capitalized once completed. Stage 3 is always expensed, not capitalized.
    1. Preliminary Project Stage- Outlays for conceptual formulation, determination of needs and selection of alternatives for development should be expensed as incurred.
    2. Application Development Stage- Outlays for design, configuration, installation and testing should be considered work in progress and capitalized when operational.
    3. Post-Implementation/Operation Stage- Outlays for application, training and maintenance should be expensed as incurred.
- **Other Intangible Assets** - Other intangible assets, such as water rights, patents, and trademarks are grouped into the Other Intangible Assets Accounting Class code. For these types of intangible assets please contact the General Accounting Office at 533-2100 for further direction.
The fixed asset categories and their corresponding useful lives in years are as follows:

<table>
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<tr>
<th>Descriptions</th>
<th>Object Code</th>
<th>Accum Depr</th>
<th>Expense</th>
<th>Prop Code</th>
<th>Minimum Value/Cost</th>
<th>E1 Default Life</th>
<th>Category Range</th>
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<td>Land</td>
<td>161900</td>
<td>N/A</td>
<td>5061xx</td>
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<td>Non-depreciable</td>
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<td>Easements</td>
<td>166100</td>
<td>N/A</td>
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<td>Non-depreciable</td>
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<td>Right of Way</td>
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<td>5061xx</td>
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<td>Non-depreciable</td>
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<td>Artwork</td>
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<td>N/A</td>
<td>5067xx</td>
<td>10</td>
<td>$5,000 +</td>
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<td>163900</td>
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<td>30 – 50 years</td>
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<td>165900</td>
<td>5065xx</td>
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<td>6 – 50 years</td>
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<td>15 yrs.</td>
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<td>170910</td>
<td>5063xx</td>
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<td>$100,000 +</td>
<td>40 yrs.</td>
<td>20 – 50 years</td>
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<td>Computer Equipment</td>
<td>166920</td>
<td>167920</td>
<td>506410</td>
<td>7</td>
<td>$5,000 +</td>
<td>3 yrs.</td>
<td>3 – 10 years</td>
</tr>
<tr>
<td>Furniture &amp; Fixtures</td>
<td>166940</td>
<td>167940</td>
<td>506410</td>
<td>9</td>
<td>$5,000 +</td>
<td>5 yrs.</td>
<td>4 – 20 years</td>
</tr>
<tr>
<td>Licensed Road Vehicles</td>
<td>166960</td>
<td>167960</td>
<td>506430</td>
<td>11</td>
<td>$5,000 +</td>
<td>7</td>
<td>3 – 10 years</td>
</tr>
<tr>
<td>Large Vehicles &amp; Rolling Stock</td>
<td>166970</td>
<td>167970</td>
<td>506430</td>
<td>17</td>
<td>$5,000 +</td>
<td>10 yrs.</td>
<td>10 – 12 years</td>
</tr>
<tr>
<td>Software</td>
<td>166120</td>
<td>166520</td>
<td>506810</td>
<td>16</td>
<td>$100,000 +</td>
<td>5 yrs.</td>
<td>3 – 5 years</td>
</tr>
<tr>
<td>Attractive Items</td>
<td>166999</td>
<td>N/A</td>
<td>505281</td>
<td>18</td>
<td>No Minimum</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

**Maintenance vs. Improvements and Operating Projects vs. Capital Projects**

Some projects seem to be “capital” in nature, however pursuant to certain accounting standards they have to be classified as maintenance/operating projects and expensed when incurred as opposed to being capitalized when completed. Maintenance and operating projects are those that allow the asset to continue to be used during its originally established life and can possibly extend the life. Projects that involve a non-County owned asset are also classified as maintenance and operating projects. Examples of maintenance and operating projects are beach re-nourishment, road and parking lot resurfacing, sign replacement, fence replacement, roof replacement, and building repair and maintenance projects, to name a few.

Improvements, unlike a repair, either enhances an asset’s functionality (effectiveness or efficiency), or it extends the asset’s useful life. A change in capacity increases the level of service provided by an asset. A change in efficiency maintains the same service level, but at a reduced cost. Examples of such projects are adding lanes to an existing road or increasing weight capacity of a bridge. Capital projects build or create assets, such as the Midpoint Bridge project. Improvements and capital projects need to be capitalized when completed.

Some projects are “mixed” in that they are a combination of maintenance and capital acquisitions. A project that is classified as maintenance may have some capital purchases and capitalized assets. This does not preclude the total project from being classified as maintenance or operating project. The same is true for capital projects that have maintenance costs that are not capitalized. Each project and its related expenditures need to be evaluated on a case by case basis to determine its classification.

**Acquiring Assets**

The process of obtaining a fixed asset begins with the purchasing procedures that can be referred to in the current Purchasing Manual. Any fixed asset, that is required to be capitalized per County Administration Code AC-3-14, must be purchased out of a 506xxx object account (except Attractive Items use 505281) and a Fixed Asset Property Control (FAPC) e-form completed. Most capital assets are addressed in OnBase but if an asset is purchased outside of the OnBase system a FAPC e-form must be completed and e-mailed to the General Accounting Office’s fixed asset mailbox at FixedAssets@leeclerk.org referencing NEW ASSET in the subject line. In OnBase, an electronic form will appear during the invoice approval process, which needs to be wholly completed. The initial FAPC e-form for the acquisition can be completed by the custodian, property control clerk, or designated fiscal personnel. If someone other than the property
control clerk or custodian is completing the FAPC e-form for a purchase, the custodian or property control clerk should be notify that a purchase has been made and a FAPC e-form completed. Those who do not have e-mail will have to send a signed hard copy.

Tagging Assets

The fixed asset tags are issued in numerical order from the General Accounting Office by the Fixed Asset Coordinator. The exception is departments that purchase assets in large quantities who are pre-issued a group of tags. The County has elected to use tags with a pressure sensitive adhesive for most assets. Assets experiencing extreme or unusual environmental conditions should be tagged in some manner that will identify the asset permanently. In the placement of tags many factors should be considered. The tag should be placed in an area that is easily spotted without causing a detraction or obstruction and should not modify or destruct the asset in doing so. The asset should be tagged as soon as the tag is received or as soon as possible thereafter.

Consistency in the tag placement should be followed with the County guidelines as follows:

- Desks and Tables- front of left leg just below top
- Chairs- back of chair seat
- Files, cabinets, lockers, racks, etc.- front top, left corner
- Machinery and equipment- attach where convenient, preferably above or below the identification plate
- All other equipment- same as machinery and equipment

Tags that are lost or destroyed must be reported to the Fixed Asset Coordinator. If a tag has been removed or has fallen off it must be returned to the Fixed Asset Coordinator. If an employee notices that a tag is missing they must notify their department/division head. In these cases a replacement tag will be provided by the Fixed Asset Coordinator after receipt of a memo requesting one. When disposing an asset the tag should not be removed until the asset is picked-up by the new owner.

Asset Location, Condition, or Value Change

Often an asset experiences a change in site/building location, dollar amount, or condition, just to name a few. The appropriate information must be filled out on a FAPC e-form and e-mailed to the Fixed Asset Coordinator via the General Accounting Office’s fixed asset mailbox at FixedAssets@leeclerk.org referencing CHANGE ASSET in the subject line. Again, those who do not have e-mail will have to send a signed hard copy.

Transferring Assets

Ownership of assets can be transferred from one custodian to another. The appropriate information must be filled out on a FAPC e-form and e-mailed to the Fixed Asset Coordinator via the General Accounting Office’s fixed asset mailbox at FixedAssets@leeclerk.org referencing TRANSFER ASSET in the subject line. With a change in ownership the form must be e-mailed from the receiving custodian or property control clerk. Again, those who do not have e-mail will have to send a signed hard copy.

Disposing Assets

Disposals can be in the form of lost, stolen, sold, donated, traded-in, or junked assets. All dispositions, regardless of method of disposition, must have a completed Fixed Asset Disposition Form accompany the FAPC e-form and must contain both the signature of the responsible custodian and a witness to the disposition. Pursuant to the Florida Administration Code-Rule Chapter 69I-73.005(d), the disposition must be witnessed and the identity of the witness recorded in the fixed asset record. In addition, all dispositions must have the appropriate disposal documentation attached such as: a charitable contribution receipt, sales receipt, paperwork on trade-in, landfill receipt, or police report if stolen. If assets are sold at auction the appropriate paperwork, which includes a list of assets sold, can be
submitted in lieu of individual forms. This is the only exception and must contain the proper authorization.

Assets that are stolen must be reported to the appropriate law enforcement agency immediately and a copy of the police report must accompany the Fixed Asset Disposition Form and FAPC e-form in order to remove the asset from inventory.

Email the completed FAPC e-form and all appropriate information to the Fixed Asset Coordinator via the General Accounting Office’s fixed asset mailbox at FixedAssets@leeclerk.org referencing DISPOSE ASSET in the subject line. The appropriate paperwork and Fixed Asset Disposition Form must either be attached to the e-mail or a hard copy sent in addition to the FAPC e-form and noted as such. Again, those who do not have e-mail will have to send a signed hard copy.

Pursuant to the Florida Administration Code-Rule Chapter 69I-73.005(b), authority for disposition needs to be properly recorded in the minutes; therefore, no disposals will be allowed during the month of September so that a list of all disposals for the fiscal year can be brought before the Board of County Commissioners for acceptance.

**Lost Assets**

Fixed assets are considered lost when they cannot be located and have not been stolen, junked, donated, transferred, sold, or traded-in. A FAPC e-form must be completed and sent to the Fixed Asset Coordinator at which time the asset will be placed in a “lost” status. Florida Administration Code-Rule Chapter 69I-73 requires a thorough investigation to be conducted and if the asset is not located as a result of the investigation then a report must be filed with the appropriate law enforcement agency describing it as “missing”. The asset will stay in a lost status and remain on the inventory report for two (2) physical inventory counts unless recovered. If the asset is recovered a FAPC e-form must be completed to place it back to active status. If the asset is not recovered after two inventory counts a FAPC e-form must be completed to officially dispose of the asset. A copy of the police report must accompany the Fixed Asset Disposition Form and FAPC e-form in order to remove the asset from inventory. The steps taken to recover the lost asset must also be documented in the Details of Disposition section on the Fixed Asset Disposition Form.

**Change in Custodian or Property Control Clerk**

In the event of an addition, deletion, or change in a custodian or property control clerk assignment (not to be confused with an asset transfer) a Fixed Asset Custodianship Form needs to be completed and e-mailed to the Fixed Asset Coordinator via the General Accounting Office’s fixed asset mailbox at FixedAssets@leeclerk.org. No accompanying FAPC e-form is necessary.

**Inventorying Assets**

Each year, normally in April, the General Accounting Office distributes an annual inventory memo that outlines the due dates for the annual inventory process. Florida Administration Code-Rule Chapter 69I-73 states that each governmental unit shall ensure a complete physical inventory of all property is taken annually and whenever there is a change of custodian or change of custodian’s delegate. The inventory must indicate the existence of a property item and present physical condition. This will aide in determining if there is impairment or potential impairment of an asset.

Also, to satisfy the needs of our external auditors, we are required to take an annual inventory of all capital assets so that the financial statements will be properly stated.

Pursuant to GASB Statement No. 42, a capital asset is considered impaired when its service utility has declined significantly and unexpectedly. A capital asset generally should be considered impaired if both (a) the decline in service utility of the capital asset is large in magnitude and (b) the event or change in circumstance is outside the normal life cycle of the capital asset. If impairment is detected the asset’s value needs to be adjusted accordingly. Please contact the General Accounting Office at 533-2100 for further assistance with an asset value adjustment due to impairment.
The inventory reports are available in E1 and can be accessed by the user at any time (see E1 Inquiries and Reports). For the users who do not have access to E1, an inventory report can be obtained by request from the Fixed Asset Coordinator. Pursuant to the Florida Administration Code- Rule Chapter 69I-73.006(5), the custodian delegate (property control clerk) shall not personally inventory items for which they are responsible; therefore, the inventory should be counted by someone other than the custodian or property control clerk. The current condition will print for all assets and must be confirmed with a checkmark or indicated that there is a change in the reported condition of the asset. Any other changes to an asset that are noticed during the inventory process must be noted on a FAPC e-form and sent to the Fixed Asset Coordinator just as any other change.

The inventory report contains an attestation statement that the signor is confirming that all information on the inventory report is true and accurate. To complete the physical inventory process the signed inventory report needs to be returned to the Fixed Asset Coordinator.

Contact Information

To speak with someone about a fixed asset related question or issue, please call the Finance Department’s main number at 533-2100 or email FixedAssets@leeclerk.org. The General Accounting Office, in the Finance Department, is located in the Administration Building at 2115 Second Street on the 3rd floor.
E1 Inquiries and Reports

**Fixed Asset Inquiry in E1**

There are several ways to inquire about a fixed asset in the E1 Fixed Asset system. First locate the fixed asset Processing menu in E1 and select the Fixed Asset Master (P1204) option. A search can be done by any item, or combination of items, on the QBE row except for Location Description. A search can also be done by item(s) contained in the tabs including custodian and/or property clerk. To search by property clerk and/or custodian click on the Cat Codes 21,22,23 tab and enter the property clerk and/or custodian number(s) in the appropriate field(s) and click “find”. When uncertain a drop-down list is available for all fields.

For additional information including general ledger account numbers, book value, location, and depreciation information, the Row Exit has the following options available: Asset Master, Additional Information, Category Codes, Depreciation Information, Cost Summary (then click “Find”), Location, Location Inquiry, and Attachments.
Printing Inventory Reports in E1

An inventory report can be run at any time by locating the Fixed Asset -> Inq/Reports menu as seen below and selecting Inventory Report (R55120004) option. There are two standard inventory reports, one to report assets by property clerks (AINVPROP) and one for custodians (AINVCUST).

Select the appropriate report and enter the correct property clerk (BC Code F/A 21 (F1201)) or custodian (BC Category Code F/A 23 (F1201)) number in the appropriate field when the Data Selection appears. If more than one property clerk/custodian numbers are entered their fixed assets will be co-mingled since the page breaks by site/building location.
FAPC E-Form
Instructions
**Explanation of Fields**

**Action Boxes**

<table>
<thead>
<tr>
<th>New</th>
<th>Change</th>
<th>Dispose</th>
</tr>
</thead>
</table>

Only one action box can be checked. Select the appropriate box based on the following:

- **New** – Check this box when reporting the acquisition of an asset for the first time.
- **Change** – Check this box when reporting a change to any previously submitted information (including, but not limited to, transfers, changes in custodian, site/building location, cost).
- **Dispose** – Check this box when disposing (selling, junking, trading in, donating outside County ownership) an asset.
Fixed Asset Tag Number

The Fixed Asset Coordinator will assign the Fixed Asset Tag Number and issue a pre-printed sticker to be affixed to the asset. This field is to be filled in by:

- The Department/Division when submitting the form if the asset tag number has been pre-issued (i.e. Fleet, ITG, Clerk’s ISD) or to report any actions to this asset after the initial acquisition submission.
- The Fixed Asset Coordinator after the form is received from the Department/Division if the tag number will be assigned at time of invoice payment.

Serial Number/VIN

Department/Division to enter the serial number, or in the case of an automobile, the vehicle identification number (VIN).

Effective Date

This date field is to be filled in by the Department/Division with the effective date of the action indicated in the Action Boxes.

Purchase Order

Department/Division is to enter the purchase order number used to purchase the asset.

Item Number

BOCC Department/Division is to enter the same item number used on the purchase order to specify the asset. This field replaces the previously used keyword field. Constitutional Officer Department/Divisions will continue to enter a keyword in this field.
Lee County Fixed Asset User’s Manual

Asset Description 1

Department/Division is to enter a primary description up to 30 characters for the asset (includes spaces).

Asset Description 2

Department/Division may enter a secondary description up to 30 characters for the asset. Please note that this will not appear in the Fixed Asset Master file, only on the scanned/attached image of this form.

Manufacturer

Department/Division is to enter the name of the manufacturer (i.e. Dell, IBM, Chevrolet, Hewlett-Packard, etc.) of the asset.

Finance Use Only

Fixed Asset Coordinator to enter the next number assigned by E1 at the time of asset input. The number will be identified as the E1 Id number in the E1 system.

Model Number

If the asset has a model number, the Department/Division is to enter the model number in this field, including automotives.
Title Certificate Number

If the asset has a title certificate number and it is available at the time of recording the asset acquisition, the Department/Division is to enter the title certificate number in this field.

Vendor Number

BOCC Department/Division to enter the E1 address book number that identifies the vendor from whom the asset was purchased. Constitutional Officer Departments will leave blank.

Invoice Number

Department/Division to enter the invoice number in this field. If the invoice does not have a specific number, enter the date of the invoice in MMDDYY format.

Warrant Number

In this field, Constitutional Officer Departments will enter the warrant number from the check used to pay for the asset. All BOCC Department/Divisions will leave this field blank.

Warrant Date

In this field, Constitutional Officer Departments will enter the warrant date from the check used to pay for the asset. All BOCC Department/Divisions will leave this field blank.
Government Code

Department/Division to use the drop down pick list to select the appropriate government code.

Accounting Class

Department/Division to use the drop down pick list to select the appropriate asset accounting class based on the object code used on the purchase order. Select Minor Equipment for equipment over $5,000 but less than $10,000, and select Major Equipment for equipment over $10,000.
Acquisition Method

**ACQUISITION METHOD**

Department/Division to use the drop down pick list to select the appropriate asset acquisition method. If an asset is purchased using Grant funds, select Grant rather than Purchased.

Site/Building Code

**SITE/BUILDING CODE**

Department/Division to enter in this field the site/building code location where the asset will be stored. The site/building code is a 10 digit number beginning with the letters SB followed by the site/building location code (i.e. 1234-5678 is now SB1234-5678). An up to date list of site/building codes can be viewed in the E1 Asset Master Information grid column titled “Location” by using the flashlight and keying “FA” in the BU Ty column and clicking “Find”.

This is a required field; contact the Fixed Asset Coordinator prior to submitting the form if a new site/building code is needed for the asset or if you do not have access to E1 and need a hard copy of available site/building codes.
Asset Accounting

21A  Company

BOCC Department/Division is to enter the Company (5 digit fund/subfund) purchasing the asset. Constitutional Officer Departments will enter the following company number:

- Supervisor of Elections 90002
- Clerk of Courts 90003
- Tax Collector 90004
- Property Appraiser 90005

21B  Program

Department/Division is to enter the Program (first 3 digits of program number) of the program using the asset.

21C  Project

If applicable, the Department/Division is to enter the Project Number (first 6 digits of business unit project number), to associate the asset with the Project. This field is also used for the grant number, if applicable.

21D  Split Cost

The Department/Division is to enter the cost associated with the asset acquisition referred to in the column.

Split Funds (Company), Program, or Project

<table>
<thead>
<tr>
<th></th>
<th>Single / Split 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company</td>
<td>00100</td>
</tr>
<tr>
<td>Program</td>
<td>526</td>
</tr>
<tr>
<td>Project</td>
<td>N/A</td>
</tr>
<tr>
<td>Split Cost</td>
<td>2,400.00</td>
</tr>
</tbody>
</table>

Single account distribution: If only one company (fund/subfund) is involved in the acquisition of an asset and one program is involved in the use of an asset, the single distribution column is all that is necessary to be completed.

In the illustration above, General Fund (00100) purchases an asset to be used by Public Safety Ambulance and Rescue (Program 526). Another example of this type of acquisition would be: Fleet (Company 59400) purchases a vehicle to be used by Parks and Rec (Program 572). In this case, the company would be 59400 and the program would be 572.
Split account distribution: If more than one company (fund/subfund) is involved in the acquisition of an asset and one or more programs is involved in the use of an asset, the split distribution method is necessary to be completed. In the example above, three different companies are involved in the acquisition of the asset that cost $4,800.00 and three different programs will be sharing in the use of the asset. The split cost shows that company 00100 spent $2,400.00 and companies 15500 and 14800 shared in the remaining $2,400.00 equally.

Also, if only one company is involved in the acquisition of an asset, but more than one program is involved in the use of the asset, the split distribution method is necessary to be completed. See the sample below:

<table>
<thead>
<tr>
<th></th>
<th>Single / Split 1</th>
<th>Split 2</th>
<th>Split 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company</td>
<td>00100</td>
<td>15500</td>
<td>14800</td>
</tr>
<tr>
<td>Program</td>
<td>526</td>
<td>572</td>
<td>571</td>
</tr>
<tr>
<td>Project</td>
<td>N/A</td>
<td>201234</td>
<td>N/A</td>
</tr>
<tr>
<td>Split Cost</td>
<td>2,400.00</td>
<td>1,200.00</td>
<td>1,200.00</td>
</tr>
</tbody>
</table>

Grant Fund Sources

1. Federal Grants (Subject to Single Audit)
2. State Grants (Subject to Single Audit)
3. Federal Assistance - Other
4. State Assistance - Other
5. Matching Funds
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For each cost field completed, whether single or more than one split, if the asset was acquired using grant funds, the grant funding sources distribution must be completed. The Department/Division is to use the drop down pick list to select the appropriate funding source and then key in the percentage of that source. There can be more than one funding source per cost distribution. The total source distribution percentages must equal 100% per cost distribution split.

<table>
<thead>
<tr>
<th>Source</th>
<th>Cost %</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 - Federal</td>
<td>75.00%</td>
</tr>
<tr>
<td>5 - Match</td>
<td>25.00%</td>
</tr>
</tbody>
</table>

Total Asset Cost

This field will automatically calculate the Total Asset Cost based on the split cost columns filled in. This amount should be verified by the Department/Division to insure the correct splits have been entered.

Idle Code

Department/Division to use the drop down pick list to select the appropriate asset idle code if applicable.
Disposal Code

Department/Division to use the drop down pick list to select the appropriate asset disposal code.

Auction Sale/Trade Price

Department/Division to enter auction or trade in price of item in this field.

Comments

Department/Division or Fixed Asset Coordinator may use this free form field to enter any other relevant information for this asset. If there is a Grant Funding source indicated above, use this field to enter the Grant Number and the Grantor Agency name.

Receiving Property Clerk/Custodian Name

Department/Division to enter the name of the Receiving Property Clerk or Custodian in this field.
Lee County Fixed Asset User’s Manual

Releasing Property Clerk/Custodian Name

Department/Division to enter the name of the Releasing Property Clerk or Custodian in this field.

Area Number

Department/Division to enter their responsible area address book number in this field.

This number was formerly known as the property clerk number and an up to date listing can be found in the E1 Address Book by using the search type criteria of FAP by going to the E1 menu. Select Lee County, Address Book, Daily Processing, and then Address Book as seen below:

This number can be supplied to fixed asset users who do not have E1 access by contacting the Fixed Asset Coordinator.
Lee County Fixed Asset User’s Manual

Group Number

If applicable, the Department/Division is to enter their group address book number in this field. Several property clerks are responsible for more than one area of responsibility; therefore, this number was developed to allow for multiple areas of responsibility. An up to date listing can be found in the E1 Asset Master Information by drilling down on the “Group” flashlight on the Cat Codes 21, 22, 23 tab:

This number can be supplied to fixed asset users who do not have E1 access and have multiple areas of responsibility by contacting the Fixed Asset Coordinator.

Custodian Number

Department/Division to enter their custodian address book number in this field. An up to date listing can be found in the E1 Address Book by using the search type criteria of FAC:

This number can be supplied to fixed asset users who do not have E1 access by contacting the Fixed Asset Coordinator.
**Required Fields**

**New Assets**

Field 1: New Asset action box checked  
Field 2: Tag Number is pre-issued.  
Field 3: Serial/VIN number if applicable  
Field 4: Effective date  
Field 5: Purchase order number  
Field 6: Item number from BOCC purchase order or keyword  
Field 7: Asset Description 1  
Field 8: Asset Description 2 is optional  
Field 9: Manufacturer  
Field 11: Model Number if applicable  
Field 12: Title/Certificate Number if applicable  
Field 13: Vendor number from applicable BOCC purchase order  
Field 14: Invoice number  
Field 15: Warrant Number from Constitutional Officer Department/Divisions only  
Field 16: Warrant Date from Constitutional Officer Department/Divisions only  
Field 17: Applicable Government Code  
Field 18: Accounting Class  
Field 19: Acquisition Method  
Field 20: Site/Building Location  
Field 21: Entire column must be filled out: Company, Program, Project, if applicable, and cost. Use also for split on Company (Fund) and/or Program number(s).  
Field 22: Only if asset was acquired using Grant funds, Grant Funding Sources for each cost distribution column completed in Field 21.  
Field 23: Will automatically calculate from Field 21 split costs  
Field 27: Comments if any; if Grant funded, need Grant number and Grantor Agency  
Field 28: Receiving Property Clerk/Custodian name  
Field 30: Address Book area of responsibility number  
Field 31: Group number if applicable  
Field 32: Custodian number

**Asset Transfers or Changes**

FROM ONE COMPANY (FUND/SUBFUND) TO ANOTHER COMPANY (FUND/SUBFUND) OR FROM ONE PROGRAM TO ANOTHER PROGRAM:

Field 1: Change Asset action box checked  
Field 2: Fixed Asset Tag Number  
Field 3: Serial Number, if available, or  
Field 6: Item number from BOCC purchase order or keyword
Lee County Fixed Asset User’s Manual

Field 10: OW Id Number if a serial number does not exist
Field 20: Site/Building Code if the transfer from one company to another company will involve a new location for the asset
Field 21: Entire column must be filled out: Company, Program, Project, if applicable, and cost of receiving custodian
Field 28: Receiving Property Clerk/Custodian Name if the transfer from one company or program to another company or program will involve a new clerk or custodian
Field 29: Releasing Property Clerk/Custodian Name if Field 28 applies
Fields 30, 31 (if applicable) and 32: Responsibility numbers if Field 28 applies
Fields 33, 34 (if applicable) and 35: Responsibility number if Field 29 applies
Any other fields that would also be changing at this time.

FROM ONE CLERK OR CUSTODIAN TO ANOTHER CLERK OR CUSTODIAN THAT DOES NOT INVOLVE ANY CHANGES IN THE ACCOUNT DISTRIBUTION:

Field 1: Change Asset action box checked
Field 2: Fixed Asset Tag Number
Field 3: Serial Number, if available, or
Field 6: Item number from BOCC purchase order or keyword
Field 10: OW Id Number if a serial number does not exist
Field 20: Site/Building Code if the transfer from one clerk/custodian to another clerk/custodian will involve a new location for the asset
Field 28: Receiving Property Clerk/Custodian Name
Field 29: Releasing Property Clerk/Custodian Name
Fields 30, 31 (if applicable) and 32: Responsibility numbers
Fields 33, 34 (if applicable) and 35: Responsibility numbers
Any other fields that would change at this time not involving asset cost accounting.

FROM ONE SITE/BUILDING LOCATION TO ANOTHER SITE/BUILDING LOCATION THAT DOES NOT INVOLVE ANY CHANGES IN THE ACCOUNT DISTRIBUTION:

Field 1: Change Asset action box checked
Field 2: Fixed Asset Tag Number
Field 3: Serial Number, if available, or
Field 6: Item number from BOCC purchase order or keyword
Field 10: OW Id Number if a serial number does not exist
Field 20: Site/Building Code indicating new location for the asset
Field 28: Receiving Property Clerk/Custodian Name if the transfer from one site to another site will involve a new clerk or custodian.
Field 29: Releasing Property Clerk/Custodian Name if Field 28 applies.
Fields 30, 31 (if applicable) and 32: Responsibility numbers if Field 28 applies.
Fields 33, 34 (if applicable) and 35: Responsibility number if Field 29 applies.
Any other fields that would change at this time not involving asset cost accounting.

ANY CHANGE IN THE ASSET RECORD NOT INVOLVING A TRANSFER FROM ONE COMPANY/PROGRAM, CLERK/CUSTODIAN, OR SITE/BUILDING TO ANOTHER COMPANY/PROGRAM, CLERK/CUSTODIAN, OR SITE/BUILDING:
Lee County Fixed Asset User’s Manual

Field 1: Change Asset action box checked
Field 2: Fixed Asset Tag Number
Field 3: Serial Number, if available, or
Field 6: Item number from BOCC purchase order or keyword
Field 10: OW Id Number if a serial number does not exist.
Whatever fields change; in the case of a change in cost or split cost distribution, the entire field 21 column needs to be completed.

Asset Disposal

Field 1: Dispose Asset action box checked
Field 2: Fixed Asset Tag Number
Field 3: Serial Number, if available, or
Field 6: Item number from BOCC purchase order or keyword
Field 10: OW Id Number if a serial number does not exist.
Field 25: Disposal Code
Field 29: Releasing Property Clerk/Custodian Name
Fields 33, 34 (if applicable) and 35: Responsibility numbers.

Submitting the Form

• Once the e-form has been completed, save it on your system
• Print out a hard copy to attach to the invoice submission to Accounts Payable. This copy will be returned to you by the Fixed Asset Coordinator with the fixed asset sticker attached once the asset has been entered into E.
• Attach the Word document in an e-mail to be sent to FixedAssets@leeclerk.org with a limit of 5 FAPC e-forms per e-mail. The e-form must be e-mailed from an authorized custodian, property clerk or alternate’s PC to the fixed assets mailbox.
• Please use the following subject line in your e-mail:
  - For a new asset, use “NEW ASSET: VENDOR NUMBER_INVOICE NUMBER” (fill in appropriate vendor number and invoice number)
  - For a change to an asset, use “CHANGE ASSET: TAG NUMBER” (fill in appropriate tag number)
  - For a transfer to another custodian, use “TRANSFER ASSET: TAG NUMBER” (fill in appropriate tag number)
  - For an asset disposal, use “DISPOSE ASSET: TAG NUMBER” (fill in appropriate tag number)

Common Errors:

• A change in site/building location is a change, not a transfer.
• ALL required information must be on the FAPC e-form or it will be returned.
• Asset tags numbers must be a 10 digit number. Include applicable zeros at beginning and end of number.
• When completing a change in custodianship, please use the receiving custodian’s Company (Fund), Program Number, and site/building location.
Appendix
Lee County
Fixed Asset Custodianship Form
Additions/Deletions/Changes

Date: ______________

CHANGE TO (NEW)

Custodian Name: ____________________________ Custodian No: ______________________

Property Clerk Name: ________________ Property Clerk No: ______________________

Custodian Signature: _______________________________ Date: ______________

Property Clerk Signature: _______________________________ Date: ______________

CHANGE FROM (OLD)

Custodian Name: ____________________________ Custodian No: ______________________

Property Clerk Name: ________________ Property Clerk No: ______________________

ADD/DELETE AREA

☐ Add  ☐ Delete

Custodian Name: ____________________________ Custodian No: ______________________

New Area/Existing No: ____________________________

ADD/DELETE ALTERNATE

☐ Add  ☐ Delete

Alternate Name: ____________________________ Alternate No: ______________________

Authorized Signature: ____________________________ Date: ______________
Lee County

Fixed Asset Disposition Form

Asset Number: ___________________________ Date: ___________________________

Custodian Number: ________________ Custodian Name: _________________________

Custodian Signature: ________________________________

Type of Disposition:  
- [ ] Lost  
- [ ] Stolen  
- [ ] Sold  
- [ ] Donated  
- [ ] Traded-in  
- [ ] Junked

Details of Disposition: __________________________________________________________
__________________________________________________________________________
__________________________________________________________________________

Witness to fixed asset disposition: ____________________________________________

Written Name

__________________________________________________________________________

Signed Name

__________________________________________________________________________

Date

Please note that this form is required in addition to the FAPC form and does not take its place. Also, pertinent documentation must be attached such as: a charitable contribution receipt, sales receipt, paperwork on trade-in, landfill receipt, or police report if stolen. Refer to the Lee County Fixed Asset User’s Guide for guidelines on lost and disposing assets.
ADMINISTRATIVE CODE
BOARD OF COUNTY COMMISSIONERS

<table>
<thead>
<tr>
<th>CATEGORY:</th>
<th>CODE NUMBER:</th>
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<td>Financial/Fiscal/Budget</td>
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<th>TITLE:</th>
<th>ADOPTED:</th>
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<td>Policy on Tangible Personal Property Owned by Local Governments (FS 274)</td>
<td>05/23/90</td>
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<tr>
<th>ORIGINATING DEPARTMENT:</th>
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<tr>
<td>County Administration</td>
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</table>

PURPOSE/SCOPE:

This code will define the County’s policy on the recording and disposal of the County’s tangible personal property of a nonconsumable nature. In all cases, Florida Statutes will govern.

DEFINITIONS:

The following definitions will apply for the purpose of this Administrative Code:

COUNTY: Board of County Commissioners, Hearing Examiner, County Attorney, Port Authority, Clerk of Courts, Property Appraiser, Supervisor of Elections, Tax Collector, Medical Examiner, Health Department, Court Administration, Public Defender, State Attorney, Guardian Ad Litem, Criminal Conflict and Civil Regional Counsel and their associated departments and divisions.

CONSTITUTIONAL OFFICERS: Clerk of Courts, Property Appraiser, Supervisor of Elections, and Tax Collector.

POLICY/PROCEDURE:

A. RECORDING OF TANGIBLE PERSONAL PROPERTY

The Board of County Commissioners (Board) is required by Chapter 274, Florida Statutes, to maintain fixed asset records on tangible personal property of a nonconsumable nature, in accordance with Florida Administration Code- Rule Chapter 69I-73, except for land which
will always be capitalized at amount expended. Additionally, when the fixed asset is acquired with federal grant monies, compliance by the department with Federal regulations identified in the grant contract must be maintained.

In order to comply with the Florida Administration Code, the Board has established a fixed assets system in cooperation with the Finance Department (Finance) of the Clerk of Circuit Courts. Finance has developed a record keeping system and an associated Fixed Asset User Guide to comply with the Florida Administration Code and to maintain adequate fixed assets records for control and financial statement purposes. All County departments, divisions and Constitutional Officers will follow the procedures in the Fixed Asset User Guide.

1. All tangible personal property obtained by the County through the use of federal grants will be controlled under the property management standards of the appropriate Federal regulations governing the grant regarding the acquisition, record keeping, use and disposal of the asset, in addition to the procedures outlined in this administrative code.

2. Donations to the County will be reported to Finance through the procedures in the Fixed Asset User Guide. Donated items are subject to the same rules as all other property of the County. The value to be reported on donated fixed assets is the appraised or estimated value at the time of the donation.

3. Constructed assets will be recorded to the fixed assets inventory by the County’s property control clerk via the fixed assets property control form upon substantial completion of the project (for example, issuance of certificate of occupancy for a building; park, bridge, or road opened for public use).

a. Capitalized costs do not include cost of grand opening ceremonies, machinery, furniture, or any item that is not considered permanently attached to the building, bridge, or other improvement.

b. The Board has adopted the policy of capitalizing infrastructure constructed or purchased through either a governmental or proprietary fund with a minimum $100,000 threshold. Infrastructure is defined as public domain fixed assets such as roads, bridges, curbs and gutters, streets and sidewalks, drainage systems, lighting systems, and similar assets that are immovable and of value only to the government unit.

4. Pursuant to Chapter 274.03, Florida Statutes, the Board has delegated the custodian function to the County Manager, Hearing Examiner, County Attorney, Port Authority Executive Director, Medical Examiner, Health Department Director, Court Administrator, Public Defender, State Attorney, Guardian Ad Litem Director, Criminal Conflict and Civil Regional Counsel Director and the Constitutional Officers who will be referred to as Custodians.
AC-3-14 (Continued)

a. The Board also allows the Custodians to designate their custodianship to a Division/Department Director/Manager.

b. The Board also allows for further delegation by the Custodian to assist with the custodial function. For property purposes only, the assistant shall be referred to as the Property Control Clerk.

c. Custodians will notify Finance upon change of either position.

B. DISPOSAL OF PROPERTY – AUTHORITY

Pursuant to Chapter 274.07, Florida Statutes, the Board has delegated authority of all disposal of property through the Custodian or designee.

1. Authority for the disposal of property shall be by resolution of the Board and recorded in the minutes of the Board of County Commissioners. Such authority is specified in this administrative code.

2. The following applies for the disposal of fixed assets:

a. Approval of the Custodian or designee must be obtained prior to the sale, donation, abandonment, trade-in, or destruction of fixed assets with an original value equal to or greater than the amount specified in the Florida Statutes.

b. All items which are lost or stolen shall be reported to the Custodian or designee for approval to be removed from the fixed assets inventory per the procedures set forth in the Fixed Asset User Guide.

c. Property purchased by an enterprise or internal service fund will be controlled under the fixed assets system. All transfers of assets to or from the proprietary funds will have approval of the Custodian or designee for the transfer of the asset and the amount to be paid.

d. The department or division having custody of fixed assets acquired through the use of federal grant monies must follow the disposal procedures outlined in the appropriate Federal regulations listed in the grant contract governing the acquisition, use, and disposition of assets in addition to the procedures outlined in this administrative code.

3. The Board delegates authority of all disposal of property utilized by a Constitutional Officer to that Constitutional Officer, however, the Constitutional Officers are responsible for reporting the disposal of their assets to the Board according to the Fixed Asset User Guide.
C. DISPOSAL OF PROPERTY UNDER THE BOARD OF COUNTY COMMISSIONERS
AND THE PORT COMMISSIONERS

No property will be received or released without a completed fixed assets property control form.

1. TRADE-IN

The department or division will request approval from the Custodian or designee to use the trade-in procedure. When trade-in (exchange of property with the seller, with the exchange allowance being applied to the cost of the property being acquired) is authorized, the specifications should be written to include a trade-in price as an alternate which may or may not be selected when awarding the quote. Regardless of the disposal method utilized, it will be the department or division’s property control clerk’s responsibility to have the item removed from their inventory per procedures set forth in the Fixed Asset User Guide.

2. LOST OR STOLEN ITEMS

After all efforts have been exhausted to locate lost or stolen items, they will be reported and removed from inventory per the procedures in the Fixed Asset User Guide. All stolen items will be verified by providing a police report, all lost items require a certified affidavit by the reporting property control clerk.

3. SURPLUS PROPERTY

The Custodian or designee shall determine the method of disposal of all surplus property. (Property that is 1) obsolete, 2) uneconomical or inefficient, 3) of no useful purpose, or 4) is considered scrap.) In all instances, the best interests of the County, the value and condition of the property classified as surplus, and the probability of such property being desired by prospective bidders will be considered. Mobile equipment, including but not limited to trucks, automobiles, trailers, tractors, and riding lawn mowers will not be cannibalized for spare parts until they have been declared junk by the Custodian or designee.

4. SURPLUS VEHICLES

a. Procedure

Vehicles placed into County surplus will be evaluated by the Fleet Manager to determine an estimated value. Value will be determined by using the Kelley Blue Book or National Automobile Dealers’ Association (NADA). Based on that value, the proper method of disposal will be determined.
AC-3-14 (Continued)

b. Value > $5,000

Vehicles whose retail value is estimated to be $5,000 or more “...can only be sold to the highest responsible bidder or at public auction...” in accordance with Chapter 274.06, Florida Statutes.

Value < $5,000

The method for disposal of vehicles whose retail value is less than $5,000 according to Kelley Blue Book or National Automobile Dealers' Association (NADA) will be determined by the Fleet Manager. These methods may include trade-in, sale at public auction or competitive bid. This equipment may be offered for sale only to other local governmental units within Lee County prior to auction at prices determined by the above methods. Prior sales history may be used to determine selling price if no listing is available through Kelley Blue Book or NADA. Private individuals or other local non-profit agencies will be allowed to bid on equipment at the County’s public auction.

c. General

Funds received from the sale of equipment will be deposited into each department’s Vehicle Replacement Fund account and used to offset the replacement costs of that equipment. Deposited funds will be less the costs of conducting the auction (auctioneer’s fees, advertising, etc.)

Donations of County equipment to outside agencies must meet all of the following criteria:

1. Majority vote of the Board of County Commissioners; and
2. Alternative funding source identified to replace lost departmental revenues

5. JUNK PROPERTY

Junk property (property without commercial value or which is unable to function as intended without repair, the cost of which exceeds its book value) may be donated, destroyed, or abandoned. The procedures for disposing Junk property are set forth in the Fixed Asset User Guide.

6. DONATIONS

All donations of County property will be made in compliance with Florida Statutes and will be approved by the Custodian or designee.
CHAPTER 69I-73
Tangible Personal Property Owned by Local Governments

69I-73.001 Definitions.
(1) “Attractive Items” means tangible personal property used in operations that has a cost less than an established capitalization threshold and that requires special attention to ensure legal compliance, protect public safety, and avoid potential liability, or to compensate for a heightened risk of theft.

(2) “Control Accounts” means summary accounts designed to control accountability for individual property records. Unlike individual property records that establish accountability for particular items of property, control accounts accumulate the total cost or value of the custodian’s property and, through entries to the control accounts documenting acquisitions, transfers and dispositions, provide evidence of the change in that total cost or value over periods of time as well as the total cost or value at any time.

(3) “Cost” means the amount paid to acquire or procure property (i.e., invoice price plus freight and installation charges less discounts). In determining cost, the value of property exchanged by the custodian in satisfaction of a portion of the purchase price of new property shall not be deducted from the full purchase price regardless of any property “traded in” on the new property.

(4) “Custodian” has the meaning set forth in section 274.01(2), F.S.

(5) “Custodian’s Delegate” means a person acting under the supervision of the custodian to whom the custody of property has been delegated by the custodian and, from whom the custodian receives custody receipts.

(6) “Financial System” means the fund accounting process used by the local government for recording cash and other financial resources, expenditures, and other financial uses, together with all related liabilities and residual equities or balances.

(7) “Governmental Unit” has the meaning set forth in Section 274.01(1), F.S.

(8) “Identification Number” means a unique number assigned and affixed to each item of property to identify it as property held by the custodian and to differentiate one item of property from another.

(9) “Property” has the meaning set forth in section 274.02(1), F.S. Data processing software, as defined in section 119.011(6), F.S., is not considered to be property within the meaning of this rule chapter.

(10) “Unaccounted for Property” means property held by a custodian, subject to the accountability provisions of section 274.03, F.S., that cannot be physically located by the custodian or custodian’s delegate, and has not been otherwise lawfully disposed of.

(11) “Value” means the worth or acquisition value at the date of acquisition for donated property.

Rulemaking Authority 274.02 FS. Law Implemented 274.02 FS. History–New 3-25-08, Amended 10-1-2020.

69I-73.002 Threshold for Recording Property.
All property with a value or cost of $5,000 or more and a projected useful life of 1 year or more shall be recorded in the local government’s financial system as property for inventory purposes. For the purpose of this rule chapter, “cost” is used if the property is purchased and represents the purchase price of the property item; “value” is used if the property is donated and represents the worth or acquisition value of the property item at the date of donation. Attractive items with a value or cost less than $5,000 shall be recorded in the local government’s financial system as property for inventory purposes.

Rulemaking Authority 274.02 FS. Law Implemented 274.02 FS. History–New 3-25-08, Amended 10-1-2020.
69I-73.003 Recording of Property.

(1) Maintenance of Property Records – Governmental units shall maintain records of property in their custody that shall contain, at a minimum, the information required by this rule.

(2) Individual Records Required for Each Property Item – Each item of property shall be accounted for in a separate property record. Related individual items which constitute a single functional system may be designated as a property group. A property group may be accounted for in one record if the component items are separately identified within the record. Examples of property items that may be accounted for as a property group include modular furniture, computer components, book sets, and similar associations of items. All property group items, the total value or cost of which is equal to or greater than $5,000 shall be inventoried under this rule.

(3) Content of Individual Property Records – Each property record shall include the following information unless the information listed below does not exist for the property in the record:

(a) Identification number.
(b) Description of item or items.
(c) Physical location (the city, county, address or building name, and room number therein).
(d) Name of custodian with assigned responsibility for the item.
(e) In the case of a property group, the number and description of the component items comprising the group.
(f) Name, make, or manufacturer.
(g) Year and model(s).
(h) Manufacturer’s serial number(s).
(i) If an automobile, the vehicle identification number (VIN) and title certificate number.
(j) Date acquired.
(k) Cost or value at the date of acquisition for the item or the identified component parts thereof. When the historical cost of the purchased property is not practicably determinable, the estimated historical cost of the item shall be determined and recorded. Estimated historical costs shall be identified in the record and the basis of determination established in the governmental unit’s public records. The basis of valuation for property items constructed by personnel of the governmental unit shall be the costs of material, direct labor, and overhead identifiable to the project. Donated items, including federal surplus tangible personal property, shall be valued at acquisition value at the date of acquisition. Regardless of acquisition method, the cost or value of a property item shall include ancillary charges. Ancillary charges are costs that are directly attributable to placing the asset into its intended location and condition for use, such as freight and transportation charges, installation costs, and professional fees.

(l) Method of acquisition and, for purchased items, the voucher and check or warrant number.
(m) Date the item was last physically inventoried and the condition of the item at that date.
(n) If disposed of, the information prescribed in Rule 69I-73.005, F.A.C.

(4) Control Accounts – A governmental unit-wide control account showing the total cost or value of the custodian’s property shall be maintained. A governmental unit may keep additional control accounts for property for different funds or sub-funds. Control accounts shall not be established by periodically summarizing the costs or values recorded on the individual property records. Entries to control accounts shall be derived from documents evidencing transactions affecting the acquisition, transfer, or disposition of property items and shall be posted contemporaneously with entries to the individual property records.

(5) Depreciation shall be recorded to meet local governments’ financial reporting requirements relating to depreciation accounting. However, depreciation shall not be recorded on the individual property records or in control accounts in such a manner as to reduce the recorded acquisition cost or value (i.e., depreciation shall be recorded as an item separate from the acquisition cost).

Rulemaking Authority 274.02 FS. Law Implemented 274.02 FS. History–New 3-25-08, Amended 10-1-2020.

69I-73.004 Marking of Property Records.

(1) Marking of Property – Each property item shall be permanently marked with the identification number assigned to that item to establish its identity and ownership by the governmental unit holding title to the item. The marking shall visually display the property identification number of the item and may include an electronic
scanning code (“barcode”) to facilitate electronic inventory procedures.

(2) Exemptions for Marking Property – Any item of property whose value or utility would be significantly impaired by the attachment or inscription of the property identification number, is exempt from the requirement for physical marking. However, the custodian’s property records shall contain sufficient descriptive data to permit positive identification of such items.

(3) Location of Marking – Items of a similar nature shall be marked in a similar manner to facilitate identification. In determining a marking location, careful consideration shall be given to the intended use of the items; the probability that the marking could be obliterated by wear, vandalism or routine maintenance functions; and, the appropriateness of the marking method chosen. Additionally, the location of the marking and the marking method chosen shall not mar the appearance of the item. When utilizing an electronic scanning format system, electronic codes shall be placed on property in the same manner as other markings specified in this section.

Specific Authority 274.02 FS. Law Implemented 274.02 FS. History–New 3-25-08.

69I-73.005 Disposition of Property.

1) Methods of Disposition – Property within the meaning of these rules may be lawfully disposed of, as provided in Sections 274.05, 274.06 and 274.07, F.S. Property of the governmental unit which is not accounted for during regular or special inventories shall be subject to the rules regarding unaccounted for property (See Rule 69I-73.006, F.A.C.).

2) Required Information – The following information shall be recorded on the individual property record for each item lawfully disposed of, pursuant to Sections 274.05, 274.06 or 274.07, F.S.:

(a) Date of disposition.
(b) Authority for disposition (resolution of the governing body properly recorded in the minutes as required by Section 274.07, F.S.).
(c) Manner of disposition (sold, donated, transferred, cannibalized, scrapped, destroyed, traded).
(d) Identity of the employee(s) witnessing the disposition, if cannibalized, scrapped or destroyed.
(e) For items disposed of, a notation identifying any related transactions (such as receipt for sale of the item, insurance recovery, trade-in).
(f) For property certified as surplus, reference to documentation evidencing that such property was disposed of in the manner prescribed by Section 274.05 or 274.06, F.S.

3) Transfer of Property Records – The individual property record for each item lawfully disposed of as described in this rule shall be, upon disposition of the item, transferred to a disposed property file. Destruction of such records shall be governed by the provisions of Chapter 119, F.S.

4) Control Account – The cost or value of items lawfully disposed of shall be removed from the control account at the time of disposition.

Specific Authority 274.02 FS. Law Implemented 274.02 FS. History–New 3-25-08.

69I-73.006 Inventory of Property.

1) Physical Inventory Required – Each governmental unit shall ensure a complete physical inventory of all property is taken annually and whenever there is a change of custodian or change of custodian’s delegate.

2) Inventory Forms – The form used to record the physical inventory pursuant to Section 274.02(2), F.S., shall be at the discretion of the governmental unit. However, the form shall display at a minimum for each property item, the following information:

(a) Date of inventory.
(b) Identification number.
(c) Existence of property item (or not).
(d) Physical location (the city, county, address or building name and room number therein).
(e) Present physical condition.
(f) Name and signature of the employee or other individual attesting to the existence of the item.
(g) In the case of a property group, the number and description of the component items comprising the group.
(3) Electronic scanning format used for the identification number is acceptable only if the recorded data is downloadable to a computer and can then be used to generate reports that will include all information required on the hardcopy inventory form.

(4) Unrecorded Property – Any property item found during the conduct of an inventory which meets the requirements for accounting and control as defined in Rule 69I-71.003, F.A.C., and which item is not included on the inventory forms described above, shall have an inventory form created for the item when located. After appropriate investigation to establish the ownership of the item, it shall be added to the governmental unit’s property records or, if ownership cannot be reasonably established, the item may be disposed of in the manner provided by law as applicable to surplus property, pursuant to Section 274.05 and 274.06, F.S.

(5) Custodian Delegate Shall Not Inventory Certain Items – The custodian delegate shall not personally inventory items for which they are responsible.

(6) Reconciliation of Inventory to Property Records – Upon completion of a physical inventory:
(a) The data listed on the inventory forms shall be compared with the individual property records. Noted differences such as location, condition and custodian shall be investigated and corrected as appropriate or alternatively, the item shall be relocated to its assigned location and custodian in the individual property record.
(b) Items not located during the inventory process shall be promptly reported to the governmental unit which shall cause a thorough investigation to be made. If the investigation determines that the item was stolen, the individual property record shall be so noted, and a report filed with the appropriate law enforcement agency describing the missing item and the circumstances surrounding its disappearance.

(7) Unaccounted for Property – For items identified as unaccounted for and reported to the State’s Chief Financial Officer, recording of the items as dispositions, or otherwise removing of the items from the property records, shall be subjected to approval of the State’s Chief Financial Officer, as provided in Section 17.041, F.S., and Rule 69I-71.003, F.A.C.
The 2012 Florida Statutes

Title XVIII
PUBLIC LANDS AND PROPERTY

Chapter 274
TANGIBLE PERSONAL PROPERTY OWNED BY LOCAL GOVERNMENTS

CHAPTER 274
TANGIBLE PERSONAL PROPERTY OWNED BY LOCAL GOVERNMENTS

274.01 Definitions. — The following words as used in this act have the meanings set forth in the below subsections, unless a different meaning is required by the context:

1. “Governmental unit” means the governing board, commission or authority of a county or taxing district of the state or the sheriff of the county.
2. “Custodian” means the person to whom the custody of county or district property has been delegated by the governmental unit.
3. “Property” means all tangible personal property, owned by a governmental unit, of a nonconsumable nature.
4. “Fiscal year” means the governmental unit’s fiscal year established pursuant to law; otherwise, it means the calendar year.

History.—s. 1, ch. 59-163; s. 1, ch. 61-102.

274.02 Record and inventory of certain property.—

1. The word “property” as used in this section means fixtures and other tangible personal property of a nonconsumable nature.
2. The Chief Financial Officer shall establish by rule the requirements for the recording of property and for the periodic review of property for inventory purposes.

History.—s. 2, ch. 59-163; s. 8, ch. 69-82; s. 1, ch. 73-87; s. 5, ch. 82-104; s. 1, ch. 88-53; s. 5, ch. 96-209; s. 2,
274.03 Property supervision and control.—A governmental unit shall be primarily responsible for the supervision and control of its property but may delegate to a custodian its use and immediate control and may require custody receipts. A governmental unit may assign to or withdraw from a custodian the custody of any of its property at any time; provided, that if the custodian is an officer elected by the people or appointed by the Governor, the property may not be withdrawn from the officer’s custody without his or her consent. Each custodian shall be responsible to the governmental unit for the safekeeping and proper use of the property entrusted to him or her care. If the custodian is not a bonded officer, the governmental unit may require from the custodian a bond conditioned upon such safekeeping and proper use. In each county the sheriff shall be the custodian of the property of the office of sheriff.

History.—s. 3, ch. 59-163; s. 2, ch. 61-102; s. 186, ch. 95-148.

274.04 Property acquisition.—Whenever acquiring property, the governmental unit may pay the purchase price in full or may exchange property with the seller as a trade-in and apply the exchange allowance to the cost of the property acquired. If, whenever acquiring property, the governmental unit may best serve the interests of the county or district by outright sale of the property to be replaced, rather than by exchange as a trade-in, it may make the sale in a manner otherwise prescribed in this act for the disposal of property. The receipts from the sale may be treated as a current refund if the property to be acquired shall be contracted for within the same fiscal year of the governmental unit in which the property sold is disposed of.

History.—s. 4, ch. 59-163.

274.05 Surplus property.—A governmental unit shall have discretion to classify as surplus any of its property, which property is not otherwise lawfully disposed of, that is obsolete or the continued use of which is uneconomical or inefficient, or which serves no useful function. Within the reasonable exercise of its discretion and having consideration for the best interests of the county or district, the value and condition of property classified as surplus, and the probability of such property’s being desired by the prospective bidder or donee to whom offered, the governmental unit may offer surplus property to other governmental units in the county or district for sale or donation or may offer the property to private nonprofit agencies as defined in s. 273.01(3) by sale or donation. If the surplus property is offered for sale and no acceptable bid is received within a reasonable time, the governmental unit shall offer such property to such other governmental units or private nonprofit agencies as determined by the governmental units on the basis of the foregoing criteria. Such offer shall disclose the value and condition of the property. The best bid shall be accepted by the governmental unit offering such surplus property. The cost of transferring the property shall be paid by the governmental unit or the private nonprofit agency purchasing or receiving the donation of the surplus property.

History.—s. 5, ch. 59-163; s. 21, ch. 94-220; s. 6, ch. 90-209; s. 1, ch. 96-230.

274.06 Alternative procedure.—Having consideration for the best interests of the county or district, a governmental unit’s property that is obsolete or the continued use of which is uneconomical or inefficient, or which serves no useful function, which property is not otherwise lawfully disposed of, may be disposed of for value to any person, or may be disposed of for value without bids to the state, to any governmental unit, or to any political subdivision as defined in s. 1.01, or if the property is without commercial value it may be donated, destroyed, or abandoned. The determination of property to be disposed of by a governmental unit pursuant to this section instead of pursuant to other provisions of law shall be at the election of such governmental unit in the reasonable exercise of its discretion. Property, the value of which the governmental unit
estimates to be under $5,000, may be disposed of in the most efficient and cost-effective means as determined by the governmental unit. Any sale of property the value of which the governmental unit estimates to be $5,000 or more shall be sold only to the highest responsible bidder, or by public auction, after publication of notice not less than 1 week nor more than 2 weeks prior to sale in a newspaper having a general circulation in the county or district in which is located the official office of the governmental unit, and in additional newspapers if in the judgment of the governmental unit the best interests of the county or district will better be served by the additional notices; provided that nothing herein contained shall be construed to require the sheriff of a county to advertise the sale of miscellaneous contraband of an estimated value of less than $5,000.

History.—s. 6, ch. 59-163; s. 22, ch. 94-226; s. 7, ch. 96-209.

274.07 Authorizing and recording the disposal of property.—Authority for the disposal of property shall be recorded in the minutes of the governmental unit. The disposal of property within the purview of s. 274.02 shall be recorded in the records required by that section.

History.—s. 7, ch. 59-163.

274.08 Penalty.—Any person who violates any provision of this act or any rule prescribed pursuant to its authority shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

History.—s. 8, ch. 59-163; s. 158, ch. 71-136.

274.09 Construction.—The provisions of this act shall be liberally interpreted to be cumulative and supplementary to any general, special or local law, heretofore or hereafter enacted.

History.—s. 10, ch. 59-163.

274.10 Initiation of act.—This act shall govern the administration of the property of each governmental unit from the beginning of such governmental unit's fiscal year next succeeding May 28, 1959.

History.—s. 11, ch. 59-163.

274.11 County health department property.—Title to property purchased by county health departments established pursuant to the provisions of chapter 154, whether purchased with federal, state or county funds, or any combination thereof, shall be vested in the board of county commissioners of the county where said county health department is located and shall be accounted for in accordance with the provisions of this chapter.

History.—s. 1, ch. 61-46.

274.12 Special districts subject to chapter.—Every special district governed by the provisions of this act shall comply with the provisions of this chapter.

History.—s. 12, ch. 79-183; s. 3, ch. 2004-296.
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MANUAL UPDATES AND REVISIONS

This manual may require updates and revisions based on federal, Florida, or BoCC laws, regulations, and guidance. Additionally, processes, workflows, tools, and other circumstances may necessitate updates and revisions to the manual. The County Manager’s Office (County Administration) is the owner and control manager for updates and revisions of this document.

Table 1. Grants Administration Manual Revision Log.

<table>
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A. PURPOSE/SCOPE

Lee County's Administrative Code (AC 3-17: Grant Program Administrative Procedures) establishes the Lee County Board of County Commissioners' (BoCC) Grants Administration Policy and establishes the Lee County Grants Administration Manual as the process- and role-driven uniform guidance to manage the life cycle of Lee County grants to meet the Grantor's and County's objectives.

Lee County seeks grant funding as an option to fund projects and services that advance the County's core functions and emerging needs. Grant funding comes with expectations that all work including the management of the grant award will follow the highest standards of project performance, budgetary adherence, and regulatory compliance. The BoCC Grants Administration Policy is implemented to optimize how the County Manager's Office, departments, and staff pursue and administer grant projects and funds. Adherence to this policy will result in alignment with a strategic approach to funding opportunities, a uniform and transparent approach to pursuing grants, grant tracking, reporting, and accountability for each grant compliance requirement.

Under the authority of the County Manager's Office, all departments, individual employees, contractors, subcontractors, and subrecipients that pursue or manage grants on behalf of the BoCC are required to participate in the Grants Administration Program as outlined in the policy and detailed in the Grants Administration Manual.

Grant agreements are legal contracts. The County carries a significant legal and ethical responsibility when accepting grant funding, and management of grant awards requires heightened awareness throughout the organization. All staff involved in projects that use grant funds have responsibilities related to the successful execution of the objectives of the grant. It is incumbent upon the project/grant leadership to define specific tasks and responsibilities and to hold the project/grant staff accountable for the success of the project and grant. Failure to do so exposes the County to legal liability and jeopardizes current and future grant funding.

B. GRANTS ADMINISTRATION NOTICE OF POLICY

It is the policy of the Lee County Board of County Commissioners (BoCC) to establish and maintain a Grants Administration Program that supports the pursuit of grant funding and the implementation of grant-funded projects. The Program will comply with Grantor funding agreements; with BoCC Administrative Codes, the Lee County Procurement Management Ordinance 22-06, and the Lee County Employee Policy Manual; with the Lee County Clerk of Courts General Accounting Office - Finance Department policy and guidebooks for fiscal management; and with Federal and State requirements applicable to funding agreements.
It is the policy of the BoCC to apply the high standards of compliance, efficiency, quality assurance/quality control, and ethics that are implemented in these regulations and in Lee County's "One-Org" culture of honesty, collaboration, trust, innovation, and professionalism to obtain alternative funding to meet the County's needs. The BoCC expects grant operations to emphasize an ownership and control environment, risk assessment and management, activity controls, information and communication, and activity monitoring.

It is the policy of the BoCC to hold staff involved with the Grants Administration Program accountable for reporting observed misuse of funds, fraud, or criminal activity related to grants. Lee County's Human Resources Policies and Procedures Manual describes the means for employees to confidentially report suspected violations of policies and or suspected instances of fraud or other criminal activity, including those related to federal grant programs. Management will address breaches of the code of conduct, ethics policy, instances of fraud, or other criminal activity; take remedial actions to prevent future violations; and notify the appropriate federal agency as required.

This policy is implemented through a systematic and unified Grants Administration Program that:

1. Establishes the Grants Administration Manual as the comprehensive guidance to implement the Grants Administration Program which:
   a. Provides the framework for grants administration under the County Manager's Office and the County's Departments. Additionally, as it relates to grants management, the manual references the Board's policies, processes and procedures; significant Federal and State laws; and regulations.
   b. Applies to all grants pursued by and awarded to Lee County.
   c. Describes specific roles and responsibilities of employees related to the Grants Administration Program.
   d. Establishes that all provisions of this manual apply to agents, contractors, and subrecipients who perform functions associated with any award or pass-through award.
   e. Focuses on the most common federal and state compliance requirements for grants management. The manual is not a final and all-inclusive guide to compliance. Each grant funding agreement, terms and conditions, and guidance from the Grantor must be reviewed for compliance deliverables and required activities.
   f. Complements department procedures. Conflicts with department procedures or Grantor requirements will be brought to the attention of the Grants Management Coordinator to help develop a solution to the conflict.

2. Defines the administrative and operational roles and responsibilities that are detailed in CHAPTER 2: ROLES, RESPONSIBILITIES, AND RESOURCES.

3. Outlines the internal processes for ensuring compliance, efficiency, and ethics that generally follow the COSO Framework (www.coso.org) for internal controls to provide reasonable assurance that the County is operating ethically, transparently, and in accordance with established regulatory requirements. The processes, which are detailed in CHAPTER 3: PROCESS AND PROCEDURES, will address the policy expectations to:
   a. Identify and vet projects that are appropriate candidates for grant funding;
   b. Research and identify grant funding opportunities for select projects and services;
c. Track grant awards/projects and manage grant performance and compliance requirements through a central Grants Management Information System (GMIS) that tracks grant requirements, objectives, and status. The information system will be sufficient to provide transparency and reports to make data-driven decisions related to grants;

d. Define the performance metrics to analyze the program’s effectiveness; and

e. Document program processes and procedures.

4. Establishes that subrecipients, contractors, and others involved in Lee County grants are subject to this policy and its related regulations, and that staff have additional compliance responsibilities as it relates to these relationships as detailed in CHAPTER 4: SUBRECIPIENTS.

5. Ensures that all staff, subrecipients, contractors and others involved in the Grant Administration Program understand its federal, state, and local regulatory requirements by outlining them in CHAPTER 5: COMPLIANCE REQUIREMENTS AND STANDARDS.

6. Establishes the requirement for continued grants-related training and development as the foundation for compliance and success of the program as outlined in CHAPTER 6: TRAINING AND DEVELOPMENT.
CHAPTER 2: ROLES, RESPONSIBILITIES, AND RESOURCES

Lee County approaches grant management as a set of process-driven activities with defined roles and responsibilities within a compliant and controlled environment wherein risks are identified and minimized, and systems are implemented for information management, communication, and activity monitoring to effectively deliver the desired grant objective.

All staff involved in any aspect of grants management must understand their roles and specific responsibilities to ensure the effective delivery of the grant objectives and compliance with all grant terms and conditions, budgetary requirements, and regulatory requirements.

Figure 1. Grants Administration Program Roles and Responsibilities
A. MAJOR ROLES AND RESPONSIBILITIES

1. BOARD OF COUNTY COMMISSIONERS (BOCC)
   The BoCC exercises powers and duties to approve, or designate an approver, for all grant contracts in accordance with the approval hierarchy, as defined within the Grants Administration Manual.

2. COUNTY MANAGER'S OFFICE (COUNTY ADMINISTRATION)
   The County Manager and the Assistant County Managers (the Senior Team) will oversee the Grants Administration Program, guide Department Directors in strategic planning to analyze grant opportunities and oversee the grant-related activities of the Department of Procurement Management, the offices of Management & Budget and Risk Management. The County Manager's Office appoints and oversees a Grants Management Coordinator to develop and maintain the Grants Administration Program.

3. GRANTS MANAGEMENT COORDINATOR
   The Grants Management Coordinator ensures that grant activities meet the priorities and desired outcomes of the Board of County Commissioners and the County Manager’s Office, including the production of high-level reports. The coordinator reviews all processes outlined in this manual to ensure compliance and interdepartmental efficiencies and oversees the Grants Management Information System (GMIS) to ensure transparent oversight at the highest level of County administration.

   This Coordinator also leads the Grants Committee, which assembles key departmental staff to ensure interdepartmental cooperation and overall compliance and to find solutions for process bottlenecks and temporary spikes in demand for staff resources. The Coordinator schedules the frequency of the committee meetings, which must be at least quarterly, issues the invitation to attendees, and sets the agenda.

   The Committee fosters a grants-related culture characterized by:
   - Open communication among staff and grantors, subrecipients, contractors and vendors, and other stakeholders;
   - Ethical behavior;
   - Training and grant-related staff development;
   - Grants Administration Program reviews;
   - Internal controls and monitoring;
   - Data-informed decision making; and
   - Compliance-focused operation to meet federal and state requirements for fiscal responsibility and reporting, record retention, disaster recovery, and security.
The coordinator supports the departments in their response to audit reports and compliance responses including:

- Single Audit Reports coordinated by the Lee County Clerk of Courts General Accounting Office - Finance Department;
- US Department of the Treasury compliance reviews;
- US Department of Justice compliance reviews; and
- Operational Self-Assessment (Office of Audit Services) reports.

On a quarterly basis, the Grants Management Coordinator will review:

- New requests for grants being vetted at the department level and new grants-related BoCC agenda items to ensure that they are entered into the Grants Management Information System (GMIS) and in line with current BoCC priorities;
- Required reporting on existing grants, specifically including:
  - Deadlines for interim monitoring reports and assignment of tasks to compile the reports;
  - Deadlines for closeout reports and assignment of closeout tasks;
  - Assignment of signatory responsibility for approval of report documents; and
  - Quarterly fiscal reports prepared by the County Fiscal Analyst for Grants Management.

4. GRANTS COMMITTEE

The Grants Committee is a working group led by the Grants Management Coordinator. The Committee includes designated departmental grant staff and representatives from Management & Budget and Procurement Management. The Committee must facilitate interdepartmental communications regarding project identification, grant opportunities and challenges, and training needs. The Committee provides input and feedback to ensure that the centralized Grants Management Information System (GMIS) meets the needs for documentation and reporting.

5. DEPARTMENT

The County Departments, under authority of their respective Assistant County Manager, have primary responsibility for identifying grant opportunities, applying for grants, meeting the performance and compliance requirements, meeting fiscal accounting requirements, reporting as required, and cooperating with auditors.

a. Department Director

The Department Director has programmatic and fiscal responsibilities for a designated department. The director ensures adequate resources are provided to staff for the appropriate conduct of project management duties and grant award management. The Department Director will:

1) Establish departmental standard operating procedures to ensure that:
   - Potential grants are feasible and consistent with the County's mission and strategic priorities, departmental services, or emergent needs;
Departments obtain the necessary authorization for grant applications and grant awards. Authorization hierarchies are provided in the Grants Administration Manual. These are detailed in CHAPTER 3: PROCESS AND PROCEDURES;

- Grant managers and fiscal staff are following all requirements of the Grants Management Information System (GMIS);
- Personnel, subrecipients, contractors, and other grant-related entities understand the applicable laws, and are trained and qualified to carry out tasks related to grant administration;
- Programmatic reports are accurate; and
- Critical reporting timelines (internal and external) are met and grants comply with all applicable regulations.

2) Identify a separate Grant Project Manager and Fiscal Contact and ensure:
- Separation of duties between the Grant Project Manager and the Fiscal Contact as internal controls require that no one individual may simultaneously serve in both positions;
- Compliance with the requirements outlined in this manual;
- Familiarity with the grant guidelines and deliverables;
- Compliance with cross-cutting federal requirements of the grant;
- Initiate the grant applications, including the identification of requirements of the application, scope of work, and sources of matching funds or in-kind services for each grant; and
- Manage the County approvals for grants, including the Agenda Management process.

b. Grant Manager and Grant Project Manager

Depending upon the scale/scope and the department's operational preferences, grant project management roles and responsibilities may be combined and carried out by a single individual, or they may be separated under a Grant Manager, who coordinates multiple Grant Project Managers within a department. In either case, these roles and responsibilities will be distinguishable and separate from the Fiscal Contact responsibilities to maintain internal controls and separation of duties. The Grant Manager and Grant Project Manager typically reside within the department receiving the grant. However, there may be exceptions to facilitate interdepartmental efficiency.

If required by the terms and conditions of the funding agreement, the Grant Manager or Grant Project Manager will:

1) Manage/oversee the grant life cycle, including:
- Attending Grants Committee meetings, informing the committee of any grants that are being vetted and pursued, and contributing to the grants management process as outlined in this manual;
- Overseeing grant contract compliance, and ensuring compliance with all grant funding agreement terms, reporting and requirements. Collaborate
and communicate with the Fiscal Contact to ensure successful execution of the grant;

2) Initiate all approved grant applications by identifying the purpose, scope of work, requirements, and sources of matching funds or in-kind services for each grant;

3) Collaborate with Procurement Management prior application for any grant that includes a purchase of goods, services, or construction, to build a realistic project schedule and ensure that major milestone deadlines are feasible;

4) Coordinate with the Department Director for the required involvement of the BoCC, County Manager or the designee, for required approvals, amendments, etc.;

5) Support the Agenda Management process in coordination with the Department Director for any requirements for all grants; and

6) Cooperate with the Fiscal Contact to ensure complete task tracking and document storage in the Grants Management Information System (GMIS);

7) Notify Management & Budget and the Grants Management Coordinator upon receipt of a notice of a site or monitoring visit to be performed by the grantor; and

8) Ensure that real property acquisition, appraisal, negotiation, and relocation grant requirements are met.

c. Fiscal Contact

The Fiscal Contact manages the financial requirements and maintains the award record in the County’s financial system. Although some tasks may be delegated, the Fiscal Contact is primarily accountable for the overall fiscal conduct of the grant award, for meeting the budgetary terms and conditions of the award, and for representing the accounting of the project to the grantor. A Fiscal Contact typically resides within fiscal services for the department receiving the grant; however, there may be exceptions to facilitate interdepartmental efficiency.

Fiscal Contact responsibilities are distinguishable and separate from the Grant Manager or Grant Project Manager. The Fiscal Contact and the Grant Manager or Grant Project Manager will collaborate, communicate, and cooperate to ensure successful execution of the grant.

The Fiscal Contact will:

1) Attend Grants Committee meetings and contribute to the BoCC grants management process as necessary;

2) Oversee compliance of fiscal activities;

3) Ensure compliance with all grant terms, reporting, and requirements;

4) Prepare the budget portion of grant requests in coordination with the Grant Project Manager and/or Department Director;

5) Coordinate with Management & Budget for the generation of the grant identification project numbers and set up new accounts;

6) Assign split funding cost accounting for staffing and budget items;

7) Request grant reimbursements;
8) Notify Management & Budget and the Grants Management Coordinator upon receipt of a notice of a Single Audit or any other audit, and prepare and participate in all required monitoring reviews and audits.

9) Cooperate with the Grant Manager or the Grant Project Manager to ensure complete task tracking and document storage in the Grants Management Information System (GMIS); and

10) Communicate the financial status of the grant to the Grant Project Manager and Department Director.

6. PROCUREMENT MANAGEMENT

Procurement Management supports the departments during grant project implementation by reviewing agreements, preparing solicitation packages in compliance with grant requirements, reviewing contracts, collaborating on purchasing timelines, and providing guidance for questions regarding compliant purchases.

7. MANAGEMENT & BUDGET

The Office of Management & Budget supports the departments and the Grants Administration Program during the grant planning and project execution by coordinating with departments to generate budgetary account codes for all grant awards, maintaining a grants inventory reference list, supporting audit responses, and coordinating with departments on project budgets.

8. RISK MANAGEMENT

Risk Management supports the department during the grant planning phase to identify potential liability to the County.

9. COUNTY ATTORNEY

The County Attorney’s Office reviews agreements for legal liability and for legal sufficiency and form if the BoCC is the signatory on the funding agreement. The County Attorney’s Office also responds to departments requesting reviews of grant agreements.

B. RESOURCES AND INFRASTRUCTURE

1. GRANTS MANAGEMENT INFORMATION SYSTEM (GMIS)

The County provides a Grants Management Information System (GMIS) for all departments to centralize grant project information. The system supports grant level project planning for compliance deliverables, milestones, project tasks and allows for uploads of key grant-related documents. Key documents that chronicle the proposal submission, receipt of award, agreement, reporting, and other key management documents and correspondence through award closeout, will be added to the Grants Management Information System. Data updates will be made to the grant entry throughout the lifecycle of the grant project.
All reports of suspected noncompliance, waste, fraud, or criminal activity will be recorded in the Grants Management Information System (GMIS) by the Grant Manager, Grant Project Manager, or Fiscal Contact.

Grants Management Information System Users’ Guide (employee Intranet):
Home - Project: Grants Management (leegov.com);
https://intranet.leegov.com/Administration/PerformanceAnalytics/GrantsManagement/default.aspx

Contact the Grants Management Coordinator for questions regarding the Grants Management Information System (GMIS).

2. FINANCIAL SOFTWARE
The Lee County Clerk of Courts General Accounting Office – Finance Department provides all Board of County Commissioner Operations with a financial management system. It allows for systematic management of grant funds, separation of duties, and accounting of expenditures. It will serve as the grant project’s general ledger. Grant Fiscal Contacts will be trained on the system and procedures.

3. AGENDA MANAGEMENT SYSTEM (NOVUS)
When it is determined that the grant action needs to be approved by the Board, an Agenda Item Report (AIR) is created.

It is the responsibility of the preparer and department management to ensure that all AIRs are prepared with content that complies with County guidelines. Failure to comply with the guidelines could result in a delay of the agenda item being heard by the Board.

Agenda Management Process and Agenda Item Requirements (employee Intranet):
https://employee.leegov.com/novus
For questions regarding the AIR process and item requirements, please contact the Lee County Agenda Item Administrator in the County Manager’s Office.
Lee County Government recognizes the grant life-cycle processes below as a conceptual means for internal communication regarding grants administration workflow. While all grant processes are viewed through this sequence, all phases, processes, and subprocesses may not apply to all grants.

1) Project-Grant Identification and Planning
2) Application Preparation and Submittal
3) Award Notification and Agreement Development and Execution
4) Project-Grant Initiation
5) Project Management and Compliance
6) Project Closeout

Figure 2. Grant Management Process

Grants Management Information System (GMIS)
- Grant Reporting and Dashboard Maintenance
- Grant Resources Coordination
- Grant Committee Visibility

More information for each of the six steps above is provided in the Process Step sections below.
A. PROCESS STEP 1: PROJECT-GRANT IDENTIFICATION AND PLANNING

Figure 3. Process Step 1

1. PROJECT IDENTIFICATION

Each department will identify and document projects and service opportunities that are candidates for grant funding. All efforts to secure new grant funding or decisions of whether to continue or renew current grant programs must begin with an evaluation of whether the grant program addresses underfunded core services, emerging needs, or aligns with at least one of the priorities of the Lee Board of County Commissioners, which may be updated annually.

The opportunities may be current, or new, services or projects. For example, a department’s project-grant opportunity list could include approved projects on the 5-year capital improvement plan, long-term planned projects, underfunded core services, or special services such as disaster response. Departments will inform the Grants Management Coordinator of all projects being vetted for grant funding.

2. GRANT IDENTIFICATION

The grant-seeking process must be part of the department’s strategic planning and funding identification process. After having identified project and funding opportunities, the department will begin a feasibility review process.

3. PROJECT-GRANT FEASIBILITY REVIEW

The Department Director and the Grant Project Manager will perform a review that may include the following:

a. How does the funding opportunity align with the department’s core mission and the County’s strategic priorities?

b. What level of approval does the grant application require?

c. What is the funding match or in-kind contribution; and what is the plan to address these requirements?
d. What additional costs are associated with this grant, particularly federal grants (e.g., construction, engineering, and inspections costs (CEI), an environmental review, the hiring of a consultant to support the grant identification, planning, and project management process)?

e. What are the long-term operations, maintenance, personnel, and equipment costs/concerns? How will they be funded?

f. What cost-benefit advantages does the grant project provide (e.g., conduct a funding analysis; this analysis is separate from a cost-benefit analysis that may be required by Grantors to prioritize their awards)?

g. What are the obligations of compliance to the policies of the funding source and its agreements?

h. What are the closeout requirements (e.g., disposition of equipment)? Can the County achieve all the deliverables within the time constraints of the grant, considering staff workloads, procurement timeframes, cash-flow, workload, supplies and equipment, and current projects/other grants?

The Department Director will determine if the project-grant opportunity will move forward to the grant application preparation and submittal process.

4. USING A CONSULTANT FOR GRANT SUPPORT TASKS

At either the County Manager or Departmental level, staff may consider hiring a consultant to assist with any part of the grant process, including feasibility analysis, application submittal, and/or project management. This may be implemented through the County’s existing procurement practices for new solicitations or for change orders to existing contracts. It may occur as part of the County’s regular financial planning or in compliance with Federal Procurement Standards for emergency declarations under 2 CFR Part 200.

In any scenario and prior to engaging a consultant, the process must include:

a. Approval through the County Manager or Department Director for hiring the grant management consultant;

b. Consideration of whether all or a portion of the consultant’s fee will be paid from grant proceeds or will be reimbursable under any other funding stream;

c. Consultation with Procurement Management to ensure compliance with Lee County, federal, state, and grantor procurement compliance;

d. A specific Scope of Work that may include, but is not limited to:
   - Period of performance;
   - Deliverables and tasks with clear performance standards;
   - Clear delineation of the consultant’s responsibilities and how the consultant specifically interacts with Lee County staff; and
   - A plan for communicating status reports to the Lee County Grant Project Manager.

The Lee County Grant Project Manager, not the consultant, is responsible for complying with the Lee County Grants Administration Program including all provisions of this manual and use of the Grants Management Information System (GMIS).

Lee County’s Procurement Ordinance Appendix II deals with compliance for hiring grant management consultants and other contractors during emergencies. Please contact Procurement Management for the current version and to initiate the process for procuring such
services.

B. PROCESS STEP 2: APPLICATION PREPARATION AND SUBMITTAL

**1. PRE-APPLICATION PLANNING**

Application planning and preparation is the responsibility of the submitting department. As part of planning, project roles will be defined for inter- and intra-departmental cooperation, project management and fiscal responsibilities, including the tasks of application, which department's budget will receive the funding, and the grantors point of contact.

**2. APPLICATION PREPARATION**

When preparing for an application, the submitting department will review the eligibility, prerequisites, application sections and requirements for submission, and the grant compliance obligations, if awarded. This may include a final review of topics that may also have been covered in the feasibility review.

Application Planning:

a. Contact Procurement Management for guidance on estimating costs, searching for comparable scopes of work, and scheduling a project timeline, as required by the application.

b. Consult the Grant Management Coordinator and Fiscal Contact to discuss proposed budget lines for administrative fees, in-kind services, and any required match.
c. Consult the Grant Management Coordinator, Procurement Management, and Grant Project Managers on how to package environment review, design services, and construction implementation costs and phases.

d. For submissions using web portals that require registration for multiple users, consult the Grant Management Coordinator prior to registration. This discussion will ensure that the County is properly registered in the system of the Grantor. It is important that the appropriate programmatic and fiscal personnel are established within these systems for access and award application/management. Some submissions may involve County Administration, County Attorney, Management & Budget, or personnel from departments other than the Grant Project Manager’s department.

e. The correct level of approval for the grant application will be determined. (See Figure 5.)

Figure 5. Application Approval Subprocess

3. AGENDA ITEM (APPROVAL TO APPLY WHEN REQUIRED)

When the Grantor requires approval of the application by the BoCC or when County Administration chooses to present it to the BoCC for approval, then the initiating Department Director will create an Agenda Item requesting permission from the Board to apply for the grant. Timing of the Agenda Item may be critical depending upon the Grantor deadline.
As part of the Agenda Item review, multiple departments will review the item, such as County Manager, County Attorney, Procurement Management, and Management & Budget.

The Board meeting completes the approval process to apply and the initiating department is authorized to formally submit the application to the Grantor contingent on BoCC approval.

**Agenda Management Process and Agenda Item Requirements (employee Intranet):**
https://employee.leegov.com/novus

For questions regarding the AIR process and item requirements, please contact the Lee County Agenda Item Administrator in the County Manager’s Office.

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4. **SUBMITTAL**

Once all required approvals have been obtained, the designated department will submit the application per the Grantor’s requirements.

5. **TRACKING**

The County provides a Grants Management Information System (GMIS) for all departments to centralize management of all grant applications with final approval from either the Department Director, County Manager’s Office or BoCC. Data updates will be made to the entry throughout the lifecycle of the grant project including decision of award.

**Grants Management Information System Users’ Guide (employee Intranet):**
Home - Project: Grants Management (leegov.com);
https://intranet.leegov.com/Administration/PerformanceAnalytics/GrantsManagement/default.aspx

Contact the Grants Management Coordinator for questions regarding the Grants Management Information System (GMIS).
C. PROCESS STEP 3: AWARD NOTIFICATION, AGREEMENT DEVELOPMENT AND EXECUTION

Depending on the type of grant (e.g., competitive grant vs. an entitlement grant), the process may begin at various points within this process.

1. AWARD NOTIFICATION
For competitive grants, Grantors may provide an award notice to begin discussions for the funding agreement. The Grants Management Information System (GMIS) will be updated regardless of whether the award is granted or denied.

2. REQUEST FOR INFORMATION
In preparation to provide a draft funding agreement, Grantors may initiate a process called the Request for Information (RFI), which consists of the grantor requesting additional information.

3. FUNDING AGREEMENT REVIEW
If the Grantor is offering terms different from the grant proposal (e.g., a reduced budget, period of performance, or deliverables and tasks) the County must ensure the grant can still be accomplished within the terms proposed by the Grantor. The Grant Project Manager will inform all stakeholders when these revisions are under consideration.
   a. When the award terms are negotiated to the initiating department’s satisfaction, the Grantor must provide the updated draft funding agreement.
   b. When the department determines it cannot accept the revised terms, the County may choose not to accept the award. Whether to decline the award must be reviewed by the approval chain. The Department will follow the Grantor’s process for declining the award.

Once the award scope and budget are agreed upon, the draft funding agreement will be provided to the County by the Grantor.
The draft funding agreement will be reviewed by the project team for finalization of the grant amount, management and fiscal compliance requirements, and the appropriate signatory. Once the funding agreement has passed the project team review, the funding agreement is ready for approval by the Department Director, County Manager (or designee), or the BoCC. If the grant requires BoCC approval, the County Attorney's Office will review the agreement as part of the BoCC Agenda Item Review. Otherwise, the department may ask the County Attorney's Office to review the grant agreement.

For projects with subrecipients, please see CHAPTER 4: SUBRECIPIENTS for more details.

**Figure 7. Agreement Approval Subprocess**

**Authorized Signatory Determination**
- When the Grantor requires that the Board of County Commissioners serve as the authorized signatory, then the chair or official designee will sign the funding agreement and subsequent grant related documents.
• When allowable, the County Manager or designee will sign as the authorized signatory for the funding agreement and subsequent grant related documents.

Code of Ordinance Article II. Section 2.1 grants executive responsibilities and powers of the County to the County Manager to carry out directives and policies of the BoCC and to enforce all orders, resolutions, ordinances, and regulations of the BoCC, the County Charter, and all applicable general law, to ensure that they are faithfully executed.

• When allowable, the Department Director or designee will sign as the authorized signatory for the funding agreement and subsequent grant related documents.

4. AGENDA ITEM TO BOARD (ACCEPTANCE AND APPROPRIATION)
When the Grantor requires approval of the funding agreement by the BoCC or when the agreement is presented to the BoCC for approval, then the initiating Department Director will create an Agenda Item requesting permission from the Board to approve the funding agreement. Certain budget adjustments or amendments for grants may also require board approval.

The Board meeting completes the local approval process to formally execute the funding agreement.

5. EXECUTED FUNDING AGREEMENT
Typically, once the agreement is signed by Lee County, the funding agreement is sent back to the Grantor for execution. Lee County must obtain a copy of the fully executed agreement. If the BoCC approved the agreement, then the Grants Project Manager will ensure the Lee County Clerk of Courts – Minutes receives a copy. The Grant Project Manager will provide an electronic copy of the fully executed grant agreement to all major stakeholders.

6. AWARD AND PROJECT SETUP IN Financial Management System
After signing the funding agreement, the Fiscal Contact will contact Management & Budget to obtain the grant business unit for the Lee County Clerk of Courts General Accounting Office - Finance Department.

7. TRACKING
The Grants Project Manager will ensure that updates are made to the Grants Management Information System (GMIS) with additional project information required by the system.
Grants Management Information System Users’ Guide (employee Intranet):
Home - Project: Grants Management (leegov.com);
https://intranet.leegov.com/Administration/PerformanceAnalytics/GrantsManagement/default.aspx

Contact the Grants Management Coordinator for questions regarding the
Grants Management Information System (GMIS).

D. PROCESS STEP 4: PROJECT-GRANT INITIATION AND GENERAL QA/QC

Figure 8. Process Step 4

1. KICK-OFF TO PROJECT

Internal project teams will meet to:

1) Review tasks/deliverables as outlined in the funding agreement and overall quality control/quality compliance requirements of the Grantor and the County;
2) Use the Grants Management Information System (GMIS) to document the tasks/deliverables;
4) Package and submit the kick-off deliverables as required by the Grantor; and
5) Complete all pre-requisite tasks.

This process may be guided by an onboarding/introduction meeting held by the Grantor to reiterate the requirements of the funding agreement. Lee County’s overall quality control/quality compliance requirements are drafted specifically to comply with 2 CFR Part 200, US Department of Treasury Requirements for RESTORE Act and ARPA, and the Florida departments of Transportation, Emergency Management, and Economic Opportunity – specifically the Office of Long-Term Recovery. If the Grantor identifies any inadequacies, the Grant Project Manager or Fiscal Contact will bring those items to the attention of the Grants Management Coordinator.

The Grants Management Coordinator ensures that all staff involved in grant project management follows the Quality Assurance/Quality Control (QA/QC) procedures addressed specifically in the Lee County Employee Policies and Procedures Handbook, the Lee County Procurement Ordinance, the Grants Administration Manual, and the Lee County Clerk of Courts General Accounting Office – Finance Department policy and guides, and BoCC policies specifically for grievances related to the Americans with Disabilities Act Title II, Civil Rights Act Title VI, Equal Employment Opportunity, and Harassment in addition to the grantors’ specific requirements.
All other process concerns, public inquiries or complaints, compliance findings or general verbal or written statements of concern – including phone calls, emails, faxes, or letters that are received by the County, its contractors, and/or other program sources – will be reviewed by the Grants Management Coordinator and will be addressed at the Lee County Administration level. A log of these interactions will be recorded both digitally and in print including:

- Name of the complainant and contact information;
- Date the complaint was received;
- Description of the complaint;
- Name of each person contacted in relation to the complaint;
- A summary of the result and the date of the response to complainant;
- Explanation of the resolution of the file; and
- Any follow-up actions.

The Grants Management Coordinator’s investigation process will be similar to the County’s established policies for ADA and Civil Rights investigations:

- Within 15 calendar days after receipt of the complaint, the coordinator or designee will meet with the complainant to discuss the complaint and the possible resolutions.
- Within 15 calendar days of the meeting, the coordinator or designee will respond in writing, and where appropriate, in a format accessible to the complainant, such as large print, Braille, or audio tape. The response will explain the position of Lee County and offer options for substantive response or resolution of the concern.
- If the response by the coordinator or designee does not satisfactorily resolve the issue, the complainant may appeal the response within 15 calendar days after receipt of the response to the County Manager or other appropriate high-level official designated as the County Manager’s designee.
- Within 15 calendar days after receipt of the appeal, the County Manager or designee will meet with the complainant to discuss the complaint and possible resolutions.
- Within 15 calendar days after the meeting, the County Manager or other Lee County official or designee will respond in writing, and, where appropriate, in a format accessible to the complainant, with a final resolution of the complaint.
- The County will provide the complainant with contact information for the grantor and other appropriate State and Federal agencies if the complainant chooses to pursue concerns further.

All written complaints received by Lee County’s ADA Coordinator or designee, appeals to the County Manager or other appropriate designee, and responses from these two offices will be retained by Lee County for at least five years or for a longer time if specified by the Grantor.

The Grants Management Coordinator will track all complaints quarterly to determine if there is a pattern developing and whether policy changes or staff training are needed.
2. TRACKING

The Grants Management Information System (GMIS) tracking will be updated with status and documentation required.

Grants Management Information System *Users’ Guide* (employee Intranet):
Home - Project: Grants Management (leegov.com);
https://intranet.leegov.com/Administration/PerformanceAnalytics/GrantsManagement/default.aspx

Contact the Grants Management Coordinator for questions regarding the Grants Management Information System (GMIS).
E. PROCESS STEP 5: PROJECT MANAGEMENT AND COMPLIANCE

Figure 9. Process Step 5

Once all initial compliance requirements and pre-requisites have been met, the project may begin.

1. MONITORING OF THE GRANT
   
   a. County Administration/Senior Team-Level Monitoring
   
   High-level project oversight for all Lee County grants is assigned to the Grants Management Coordinator. To comply with Federal Single Audit requirements, there is a centralized Grants Management Information System (GMIS) that tracks grants, deliverables/tasks, timelines, and documentation. The system enables visibility countywide to Grant Project Managers and Fiscal Contacts and is the database from which the County Manager's Office can request reports.

   b. Department-Level Monitoring
   
   The Department Director must assign department-level grant oversight responsibility and implement processes for timely and updated communication to all project stakeholders.

   The Grant Manager, Grant Project Manager and Fiscal Contact carry out the departmental oversight in accordance with CHAPTER 2: ROLES, RESPONSIBILITIES, AND RESOURCES. The departmental process extends the administration-level monitoring and must be recorded and implemented in a way that can be consistently articulated in the Single Audit.

2. PROJECT MANAGEMENT OVERSIGHT
   
   a. Communicating Project Status
   
   The Grant Manager or Grant Project Manager will oversee executing the funding agreement and other project contract deliverables and tasks, including project status meetings, risk
mitigation, and performance reviews. In this stage of the grant lifecycle, particular attention should be paid to:

**b. Key Personnel Changes**
Promptly notify the Grantor, Management & Budget, and the Grants Management Coordinator upon the reassignment, termination, or retirement of any key grant program staff member to ensure that proper retention of information and continuous grants management occurs during the transition period. Grantor approval may be required to modify key grant personnel.

**c. Notice of Audit, Monitoring Visit or Review**
Promptly notify Management & Budget and the Grants Management Coordinator upon receipt of a notice of a site monitoring visit to be performed by the grantor or a Single Audit. Management & Budget staff may assist in the preparation of grantor site visits, reviews, or audits.

**d. Fiscal Accountability**
Fiscal accountability for each grant is controlled by Lee County Board of County Commissioners policy, Procurement Ordinance, Lee County Clerk of Courts General Accounting Office - Finance Department policy and guides, and the fiscal requirements of the Grantor. The Fiscal Contact ensures that grant funds are expended in full compliance of all applicable laws and regulations only for allowable activities and in accordance with applicable cost principles.

**e. Risk Assessment**
The overall goal of project management and oversight includes review of the risk level of all grant activities – programmatic and financial. This assessment includes how and why monitoring is conducted, the frequency of monitoring, and which items are monitored. In reference to HUD Community Development Block Grants, the Grants Management Coordinator will specifically reference 83 FR 28 regarding risk assessment and monitoring of the County’s own grant management and the assessment of the County’s grant subrecipients.

Grant Managers, Grant Project Managers, and Fiscal Contacts are encouraged to inform the Grants Management Coordinator if there are barriers to compliance and to timely preparation of status reports, tasks and deliverables. Assistance from the Coordinator and other attendees of the Grants Committee will be offered to keep projects running on time and in compliance.
3. REPORTING OF SUSPECTED NONCOMPLIANCE, WASTE, FRAUD, OR CRIMINAL ACTIVITY


Lee County staff are required to report all suspected cases of misconduct. All employees must bring their concerns of suspected grant noncompliance, fraud, or criminal activity to the attention of their immediate supervisor or department director, the Director of Human Resources or designee(s), up to the County Manager as appropriate, and must also report to the County Grants Management Coordinator. The confidentiality of the report will be handled consistent with Section 202.3 Complaint Procedure in the Lee County Policy Manual https://www.leegov.com/hr/Documents/Policy%20and%20Procedures%20manual/202-Harassment%20Policy.pdf (Reference 2 CFR 200.112) and procedure for investigating the specific grant-related complaint will be handling in accordance with the Grants Administration Manual QA/QC policy, including:

- Provision for confidentiality; and
- Timely response within 15 days;

Additional external resources for reporting fraud or criminal activity include:

- FEMA Disaster Fraud Hotline: 866-720-5721
- Department of Housing and Urban Development (HUD): 800-347-3735 or email: hotline@hudoig.gov
- Rebuild Florida Grants Constituents, employees and contractors may report suspected fraud, waste, or abuse by contacting Constituent Management Services staff, submitting information via the Report Fraud, Waste or Abuse online form (http://floridajobs.org/rebuildflorida/report); (all contact information fields are optional to allow for anonymity) or by sending an e-mail to cdbg-dr_antifraudwasteabuse@deo.myflorida.com. All suspected cases of fraud will be taken seriously, and complaints will be reported to OLTR’s Compliance and Reporting Manager and DEO’s Office of the Inspector General at OIG@deo.myflorida.com. If DEO’s OIG determines that it is appropriate, it will coordinate its investigation with agencies such as the Florida Office of the Inspector General, the Florida Office of the Attorney General, or the Florida Department of Business and Professional Regulation. All substantiated cases of fraud, waste, or abuse of government funds will be forwarded to the United States Department of Housing and Urban Development (HUD), Office of Inspector General (OIG) Fraud Hotline (phone: 1-800-347-3735 or email: hotline@hudoig.gov) and DEO’s HUD Community Planning and Development (CPD) Representative. OLTR must provide a timely response within 15 working days of the receipt of a complaint, as stated in 84 FR 169.
- Lee County Clerk of Courts Inspector General Hotline phone: 239-337-7799 or email: Info_InspectorGeneral@leeclerk.org

C H A P T E R  3 :  P R O C E S S  A N D  P R O C E D U R E S

D R A F T   P a g e  2 5
All reports of suspected noncompliance, waste, fraud, or criminal activity will be recorded in the Grants Management Information System (GMIS) by the Grant Manager, Grant Project Manager, or Fiscal Contact.

4. GRANT REPORTING

All grant awards have reporting requirements specified in the grant agreement. It is critical that all reports are complete, accurate, and submitted per the specified dates in the agreement.

Types of Reports

a. Performance/Progress/Narrative/Status: The recipient department's Grant Project Manager is required to regularly submit to the Grantor and retain performance reports that reflect grant-funded operational progress as required by the grant funding agreement.

b. Financial: The Fiscal Contact is required to regularly submit and retain financial reports that reflect a grants fiscal status as required by the grant funding agreement and supporting documents.

c. Closeout/Final: Dependent upon the conditions of the grant contract, after the expiration or termination of the grant, the Grant Project Manager, in collaboration with the Fiscal Contact, is required to submit all financial, performance, and other reports required in the grant conditions.

5. FILE MANAGEMENT, ACCESS, AND RETENTION

Grant Project Managers will comply with the terms and conditions of their grant funding agreements for grant-related documentation, file management, access, and document retention. The Grant Manager or Grant Project Manager and the Fiscal Contact are required to have a file management and record retention plan for the grant project that identifies the documents, format, location, and the period for retention.

Lee County follows at minimum the state and federal guidelines for record retention and will extend the time for, or format of, retention if required by the Grantor. If any litigation, claim, negotiation, audit, or other action involving grant records has been started before the expiration of the retention period, the records must be retained until completion of the action and resolution of that activity.

(Record Retention Schedules GS 1-SL as approved by the State of Florida, Bureau of Archives and Records Management.)

The Grants Management Information System (GMIS) alone does not accommodate all requirements, such as availability in print or the period for retention. The file management and record retention plan will be uploaded to the Grants Management Information System.

6. GRANT MODIFICATIONS

During a grant lifecycle, it may become necessary to modify the grant. Typically, grant amendments that extend the period of performance or alter the funding level are allowable. However, it is important to follow the Grantor's procedures and the County's procedures for the modification.
These changes must be pre-approved by the Grantor before they are considered eligible. Department Directors and County Manager’s Office must be made aware of the need for modification as they are ultimately responsible. Additionally, the Grants Management Coordinator must be made aware of all amendments to competitive grants (non-entitlement grants) to determine the approval path. Documentation on all requests and amendment approvals will be stored on the Grants Management Information System (GMIS).

- Written confirmation from the Grantor is required before any money is spent on items different from what was approved in the original budget. Also, project activities that deviate from those originally proposed in the grant application will be documented and prior approval will be received from the grantor before instituting these changes.
- Budget amendments or similar documentation affecting the grant budget will be entered into the fiscal management system and the Grants Management Information System (GMIS) for proper tracking. If additional funding is provided by the Grantor agency, a budget amendment resolution must be approved by the Board of County Commissioners if the Commissioner Chairman is the signatory of the grant.
- Any modifications to the Grant Agreement must be reviewed and approved by the County Attorney's Office pursuant to the grant review process.

a. Cancellations
In the event a grant funding agreement must be terminated, standard practices for closing out a grant will be completed. In each of these cases, coordination will occur between the department, Grants Management Coordinator, and the County Manager’s Office to discuss the impact and strategy for ending the grant.

b. Renewal and Continuation of Agreements
If a grant is set to be renewed, coordination will occur between the department, Grants Management Coordinator, and the County Manager’s Office to discuss the grant’s contribution to County priorities, to determine evaluation intervals, goals and outcome measures; and to review actual costs and potential benefits.
The grant closeout is the process by which the Grantor and the County finalize all requirements in the grant agreement. Preparation for closeout usually begins 60 or 90 days prior to the end date of the grant to accurately forecast expenses and make any adjustments to accounting entries. Generally, the closeout process addresses the physical completion of work and the administrative and financial requirements for closeout.

Grant Project Managers will indicate in the Grants Management Information System (GMIS) that they have initiated the grant closeout process and will include confirmation from the Grantor once received.
CHAPTER 4: SUBRECIPIENTS

Only when allowed by the grant, the County may contract with non-county entities to provide specific services to fulfill objectives of grants. These service activities are funded through agreements with subrecipients and contractors.

In instances where federal funds are involved, it is important that subrecipients and contractors be defined accurately, to ensure compliance with the uniform guidance specific requirements for each as provided in 2 CFR 200.331: Subrecipient and Contractor Determinations.

A. PROCUREMENT AND SUSPENSION AND DEBARMENT

Lee County will not award agreements, grant assistance, or contracts to those who are debarred or suspended or otherwise excluded from or ineligible for participation in federal assistance programs under Executive Order 12549.

Procurement Management will ensure that any potential contractor or subcontractor or subrecipient who will be funded through a grant award is not prohibited from receiving federal or state funds due to suspension or debarment. A person or entity debarred or suspended is excluded from federal financial and non-financial assistance and benefits under federal programs and activities. Debarment or suspension of a participant in a program by one agency has government-wide, reciprocal effect.

- The Grant Project Manager will coordinate with Procurement Management to ensure that the federal Excluded Parties List System (EPLS) site and the state Convicted/Suspended/Discriminatory/Complaints Contractor Lists are checked prior to entering any contractual relationship or use of services.

Excluded Parties List System (EPLS): The System for Award Management (SAM) is the official federal system that consolidated the capabilities of CCR/Fed Reg, ORCA, and EPLS. It is accessed at: https://sam.gov/content/exclusions.


LEIE: The U.S. Department of Health and Human Services Office of Inspector General maintains a list of all excluded individuals and entities called the List of Excluded Individuals and Entities. These individuals and entities are excluded from providing services for federally funded health care programs. It is accessed at: http://exclusions.oig.hhs.gov/.
B. SUBRECIPIENT

Subrecipients. A subaward is for the purpose of carrying out a portion of a federal award and creates a federal assistance relationship with the subrecipient. Characteristics which support the classification of the non-federal entity as a subrecipient include when the non-federal entity:

- Has responsibility to determine who is eligible to receive financial assistance;
- Has its performance measured in relation to whether objectives of a federal program were met;
- Has responsibility for programmatic decision making;
- Is responsible for adherence to applicable federal program requirements specified in the federal award; and
- In accordance with its agreement, uses the federal funds to carry out a program for a public purpose specified in authorizing statute, as opposed to providing goods or services for the benefit of the pass-through entity.

C. CONTRACTOR

Contractors. A contract is for the purpose of obtaining goods and services for the non-federal entity's own use and creates a procurement relationship with the contractor as specified in 2 CFR 200.331. Characteristics indicative of a procurement relationship between the non-federal entity and a contractor are when the contractor:

- Provides the goods and services within normal business operations;
- Provides similar goods or services to many different purchasers;
- Normally operates in a competitive environment;
- Provides goods or services that are ancillary to the operation of the federal program; and
- Is not subject to compliance requirements of the Federal program as a result of the agreement, though similar requirements may apply for other reasons.

The Grant Project Manager will contact Procurement Management to determine if a proposed agreement between the County and another non-federal entity would be considered a subrecipient or contractor agreement. The substance of the relationship is more important than the form of the agreement. All characteristics listed above may not be present in all cases, and the County must use judgment in classifying each agreement as a subaward or a procurement contract.

D. SUBAWARDS TO SUBRECIPIENTS

1. SUBRECIPIENT RISK ASSESSMENT

The Grant Project Manager will evaluate each subrecipient's risk of noncompliance with federal statutes, regulations, and the terms and conditions of the subaward for purposes of determining the appropriate subrecipient monitoring as identified in 2 CFR 200.331, which may include consideration of such factors as:

- The subrecipient's prior experience with the same or similar subawards;
- The results of previous audits including whether or not the subrecipient received a Single Audit in accordance with 2 CFR 200 Subpart F – Audit Requirements, and the extent to which the same or similar subaward has been audited as a major program;
• Whether the subrecipient has new personnel or new or substantially changed systems; and
• The extent and results of federal awarding agency monitoring (i.e., if the subrecipient also receives federal awards directly from a federal awarding agency).

A template for Subrecipient Risk Assessment is available from the Grants Management Coordinator.

In reference to HUD Community Development Block Grants, the Grants Management Coordinator will specifically reference 83 FR 28 regarding risk assessment and monitoring.

2. SPECIAL SUBAWARD CONDITIONS
Lee County may impose specific subaward conditions upon the subrecipient based upon the evaluation of risks as described below:
• Past failure to comply with the general or specific terms and conditions of a federal award;
• Failure to meet expected performance goals; and
• Lack of experience or resources.

Subaward conditions may include:
• Requiring payments as reimbursements rather than advance payments;
• Withholding authority to proceed to the next phase until receipt of evidence of acceptable performance within a given period of performance;
• Requiring additional, more detailed financial reports;
• Requiring additional project monitoring;
• Requiring the subrecipient to obtain technical or management assistance; or
• Establishing additional prior approvals.

If specific subaward conditions are imposed, Lee County will notify the subrecipient as to the nature of the additional requirements, the reason why they are being imposed, the nature of the action needed to remove the additional requirement, the time allowed for completing the actions, and the method for requesting reconsideration of the additional requirements imposed.

Lee County will promptly remove any specific conditions once the conditions that prompted them have been corrected.

3. SUBRECIPIENT AGREEMENTS
Subaward contracts to subrecipients of federal grants will include the following information:
Reference: 2 CFR 200.332 Requirements for pass-through entities.

a. Federal Award Identification:
• Subrecipient name;
• Subrecipient unique entity identifier;
• Federal Award Identification Number (FAIN);
• Federal Award Date of award to Lee County by the Federal Agency or pass-through entity;
• Subaward Period of Performance Start and End Date;
• Subaward Budget Period Start and End Date;
• Amount of Federal Funds Obligated by the current contract from Lee County to the subrecipient;
• Total Amount of Federal Funds Obligated to the subrecipient by Lee County including current obligation;
• Total Amount of the Federal Award committed to the subrecipient by the pass-through entity;
• Federal award project description, as required to be responsive to the Federal Funding Accountability and Transparency Act (FFATA);
• Name of Federal awarding agency, pass-through entity, and contact information for awarding official of the pass-through entity;
• Assistance Listings number and Title; the pass-through entity must identify the dollar amount made available under each Federal award and the Assistance Listings Number at time of disbursement;
• Identification of whether the award is research and development (R&D); and
• Indirect cost rate for the Federal award (including if the de minimis rate is charged per 2 CFR 200.414).

b. Requirements imposed by Lee County on the subrecipient so that the Federal award is issued in accordance with Federal statutes, regulations and the terms and conditions of the Federal award;

c. Additional requirements that Lee County imposes for the subrecipient to meet its own responsibility to the Federal awarding agency including identification of any required financial and performance reports;

d. An approved, federally recognized indirect cost rate negotiated between the subrecipient and the Federal Government or, if no such rate exists, either a rate negotiated between Lee County and the subrecipient (in compliance with 2CFR200.331), or a de minimis indirect cost rate as defined in 2CFR200.414 Indirect Facilities and Administration (F&A) costs;

e. A requirement that the subrecipient permit Lee County and auditors to have access to the subrecipient’s records and financial statements as necessary for Lee County to meet the requirements of 2 CFR 200.331;

f. Appropriate terms and conditions concerning closeout of the subaward;

g. Grants Project Managers must consider whether these project specific components will be added to the Subrecipient Agreement:
   • Project Details/Scope of Work
   • Project Budget
   • Project Deliverables
   • Grant-specific Requirements
   • Insurance Requirements (Risk)

All subrecipient agreements will follow the same approval process as outlined in this Manual for all grant funding agreements.

4. MODIFYING SUBAWARDS (AMENDMENTS AND TERMINATION)

Circumstances or conditions may require changes to the subrecipient contract. When approved by the Grantor, changes which are mutually agreed upon by the Grantee and Subgrantee will be incorporated in written amendments to the subrecipient contract including:

a. Period of performance extension;

b. Change in the scope or objective of the activity, project, or program;

c. Additional federal funds to complete the activity, project, or program;

d. Transfer of funds between direct cost categories or programs, functions or activities if the
award exceeds the Simplified Acquisition Threshold (defined at 2 C.F.R. § 34.803) and the cumulative amount of such transfers exceeds 10 percent of the total budget as last approved by the Grantor;

e. Subawarding, transferring or contracting out of any work unless approved in the grant award (does not apply to acquisition of supplies, material, equipment, or general support services); and

f. Inclusion of costs that require prior approval in accordance with 2 C.F.R. Part 200 - Cost Principles (unless approved in contract). Grantor and Grantee may only terminate grant agreements in accordance with 2 C.F.R. §200.340 (Termination). All proposed amendments to subrecipient agreements must be reviewed and approved by Procurement Management and the County Attorney prior to execution and will be routed through the BoCC Agenda Management System as required.

5. SUBRECIPIENT MONITORING

The departmental Grant Project Manager or department designee will monitor subrecipient activities to ensure that the subaward is used for authorized purposes in compliance with statutes, regulations, and the terms and conditions of the subaward to ensure that the subaward performance goals are achieved. Monitoring will be a requirement of the funding for most Federal grants and subrecipients will be advised of all requirements.

Monitoring will include:

a. Reviewing financial and performance reports required to comply with federal grants;

b. Routine review of expenses to budget;

c. Onsite visits if required;

d. Review annual audit reports from any subrecipients required to complete an audit;

e. Follow-up to ensure that the subrecipient takes timely and appropriate action on all deficiencies pertaining to the award as detected through risk assessment, audits, on-site reviews, and other means; and

f. Issue a management decision for audit findings pertaining to the award provided to the subrecipient.

The Grant Project Manager may use the following monitoring activities to ensure proper accountability and compliance with program requirements and achievement of performance goals:

g. Provide subrecipient with training and technical assistance on program-related matters; and

h. Perform on-site reviews of the subrecipient's program operations.

Based on the results of the subrecipient's audits, on-site reviews, or monitoring activities, Lee County may consider taking enforcement action against a noncompliant subrecipient.

A template for Subrecipient Grant Monitoring is available from the County Grants Management Coordinator.

6. SUBAWARD CLOSEOUT

An integral part of subcontract monitoring is closeout of the subcontract at the end of the project period. In general, a subcontract is closed when all deliverables have been met and the final payment has been made.
CHAPTER 5: COMPLIANCE REQUIREMENTS AND STANDARDS

This section of the Grants Administration Manual focuses on the most common federal and state compliance requirements for grant management but is not a final and all-inclusive guide to compliance. Each grant funding agreement, terms and conditions, and/or guidance from the Grantor must be reviewed for compliance deliverables and activities to be completed.

All staff involved in grant management and grant administration oversight are expected to understand and comply with all requirements applicable to the specific terms and conditions of the grants they manage as well as guidance from the Grantor (e.g., HUD, Treasury, FTA, DOT, FDEP, FDEM, or FDEO). Failures to do so will be addressed in annual job performance reviews.

A. LOCAL REQUIREMENTS

Lee County's Grant Project Teams, especially Grant Project Managers and Fiscal Contacts, must be aware of the provisions within the funding agreements as well as those that may apply to procurement. The Board of County Commissioners’ governing documents below are local requirements and could be grant compliance deliverables. This includes, but is not limited to:

- Lee County Administrative Code Sections; https://www.leegov.com/bocc/codes
  - AC-1-10 Organization of County Departments and Agencies
  - AC-1-4 Lee County Affirmative Action Plan (41 CFR §§ 60-741)
  - AC-1-3 Rules of Procedure
  - AC-3-1 through AC3-25 – Financial/Fiscal/Budget
    - AC-3-6 Budget Amendment, Revenue and Expenditure Authority
    - AC-3-9 Criteria for Evaluating CIP Projects
    - AC-3-17 Grant Program Administration Procedures for Federal Payments (2 CFR 200.305)
    - AC-3-20 Change Funds/Petty Cash/Imprest Accounts
    - AC-3-21 Travel Authorization and Reimbursable Expense (Florida Statute 112.0261)
    - AC-7-1 Risk Management Requirements for Contracts

- Lee County Human Resources Policy Manual; https://www.leegov.com/hr/policies
  - 101 – Behavior of Employees,
    - 201 – Equal Employment Opportunity (41 CFR §§ 60-741)
    - 202 – Harassment Policy
      - 205 – Drugs and Alcohol in the Workplace (24 CFR, Part 24, Subpart E) and 41 (CFR part 710)
    - 206 – Code of Ethics / Conflict of Interest Policy (2 CFR § 200.318(c)(1-2))
    - 214 – Whistleblowing
    - 401 - 408 – Leave of Absence from Work (2 CFR 200.431 Compensation – Leave)
    - 501 – Salary Administration
    - 502 – Performance Evaluations
    - 504 – Pay for Work During Emergencies or Disasters
Corrective Action Disciplinary Procedure

Grievance Procedure

Lee County Procurement Ordinance No. 22-06; https://www.leegov.com/procurement/Documents/Ord%2022-06.pdf

General Procurement Standards (2 CFR 200 317-327)

Division 10. – Grants

Cash Management Procedures (2 CFR 300.302(b)(6) and 2 CFR 200.305)

Cash Allowability (2 CFR 300.302(b)(7))

Travel Policy for Grant Contractors (2 CFR 200.475 (a)

Conflict of Interest Policy (2 CFR 200 318 c (1-2)

Competition (2 CFR 200 319(d)(1-2)

Technical Evaluations and Proposals and Selecting Recipients (2CFR 200.320 (b) (2) (ii)

Proposals2 CFR § 200.320(b)(2)(i-iv)

EEO/AA (41 CFR 60-741.5(a)

Lee County Clerk of Courts General Accounting Office - Finance Department policies and guides

Policies 10.1 through 10.6, Grant Management

Fixed Assets Users Guide (2 CFR 200.313 (d))

Fraud, Waste, and Abuse Policy

Lee County Department Standard Operating Procedures

B. FLORIDA REQUIREMENTS

Lee County may be a recipient, a subrecipient, and/or a pass-through entity of funding awards from the State of Florida. Grant Project Managers and Fiscal Contacts must be aware of the provisions within the funding agreements as well as those that may apply to procurement. Governing laws and regulations referenced within funding agreements include Florida Statutes, Florida Administrative Code, Rules of the Auditor General, Chapter 10.550, Local Governmental Entity Audits, State Agency Policies and Guidance.

Requirements, include but are not limited to:

- FS 215.97 – Florida Single Audit Act
- FS 255.5025 -- Advertising for competitive bids or proposals
- FS 287.055 -- Selection of engineers
- FS 125 – Powers and Duties

C. FEDERAL REGULATION AND REQUIREMENTS

Lee County may be a recipient, a subrecipient, and/or a pass-through entity of federal funding awards. Grant Project Managers and Fiscal Contacts must be aware of the provisions specific to each federal funding agreement as well as the cross-cutting federal requirements that govern all County operations by ordinance and policy.
1. NATIONAL POLICY REQUIREMENTS

County staff will adhere to National Policy Requirements affecting grants. It is also the responsibility of the Grant Project Manager to ensure that subgrantees adhere to applicable policies. A sample of the policy requirements are provided below but are not intended to be all-inclusive.

a. Civil Rights

Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d, et seq. and its implementing regulations provide that no person will be subjected to discrimination on the basis of race, color, national origin under any program or activity that receives federal financial assistance. In most cases, when a recipient receives federal financial assistance for a particular program or activity, all operations of the recipient are covered by Title VI, not just the part of the program that uses the federal assistance.

Title VI includes requirements to accommodate for persons with Limited English Proficiency (LEP) where it is a barrier to accessing important benefits or services, understanding and exercising important rights, complying with applicable responsibilities, or understanding other information provided by federally funded programs and activities. Title VI requires that recipients take reasonable steps to ensure meaningful access to the information, programs, and services they provide.

Lee County Reference: Lee County’s Civil Rights Act, Title VI webpage; https://www.leegov.com/civilrights

Title VI of the Civil Rights Act of 1964

b. Equal Services Provider

Lee County is an equal employment and services provider. All grant decisions are based on merit and program need, and not on race, color, citizenship status, national origin, ancestry, gender, sexual orientation, age, weight, religion, creed, physical or mental disability, marital status, veteran status, political affiliation, or any other factor protected by law.

Lee County References: Lee County’s Human Resources Employment Plan Reports; https://www.leegov.com/hr/jobsearch/employmentreports


c. Americans with Disabilities Act (ADA)

In the broadest sense, it requires that state and local governments be accessible to people with disabilities. The Lee County Board of County Commissioners will not discriminate against qualified individuals with disabilities on the basis of disability in the provision of services, programs or
activities. For more information on Lee County's obligations under the ADA Act and to obtain a copy of Lee County's Grievance Procedure visit [https://www.leegov.com/ada](https://www.leegov.com/ada).

Lee County Reference: Lee County's ADA Notice webpage; https://www.leegov.com/ada/

Title II of the Americans with Disabilities Act of 1990, as amended

d. **Fair Labor Standards Act**
The Fair Labor Standards Act (FLSA) is a federal law which establishes minimum wage, overtime pay eligibility, recordkeeping, and child labor standards affecting full-time and part-time workers in the private sector and in federal, state, and local governments.

Title VIII of the Civil Rights Act of 1968, better known as the Fair Housing Act (FHA); Fair Housing Amendments of 1988

Lee County Reference: Lee County's Fair Housing web page; https://www.leegov.com/dhs/fairhousing

2. **CFR TITLE 2: UNIFORM GUIDANCE FOR FEDERAL AWARDS**

2 CFR Part 200 (also referred to as the Super Circular or Uniform Guidance) is the regulation that establishes uniform guidance for all entities receiving and administering federal awards. All staff involved with federally funded grants must follow the guidelines established in 2 CFR Part 200.

CFR references within the funding agreements must be reviewed in detail at [www.ecfr.gov](http://www.ecfr.gov); search under Title 2. The code will provide details on requirements for Procurement, Costs (Necessary and Reasonable), Equipment, Subrecipients, Audits, Monitoring and Closeouts. A few highlights from 2 CFR 200 are below:

a. **Procurement**

Lee County's Procurement Ordinance 22-06 has been reviewed for federal grant projects funded by EPA, FEMA, HUD, and Treasury, and by Florida DEO, DEP, DOT and DEM as pass through agencies and has been found compliant with those statutory requirements of the Grantors.

This includes requirements for outreach and contracting with small and minority businesses and women's business enterprises.

Lee County Reference: Lee County Procurement Ordinance No. 22-06; https://www.leegov.com/procurement/Documents/Ord%202022-06.pdf

b. **Conflict of Interest**

As a part of the grant application process, the grant preparer must positively state on any grant form, when asked, that there is an absence of a financial or other interest or affiliation held by
them or a member of their immediate family in the funding agency or in companies from which goods and services will be obtained under the supported activity. For federally funded grants, conflict of interest language must be included in the application; and, if a potential conflict of interest is identified during grant administration, the Grant Project Manager must disclose the potential conflict, in a timely manner, in writing, to the Grant Management Coordinator and the applicable federal agency or pass-through entity. (Reference: 2 CFR 200.112)

In general, two types of conflicts of interest must be considered:

1) **Employee Conflict of Interest.** No employee, officer, or agent must participate in the selection, award, or administration of a contract supported by a federal award if he or she has a real or apparent conflict of interest.

2) **Organizational Conflict of Interest.** Organizational conflict of interest means that because of relationships with a parent company, affiliate, or subsidiary organization, the non-federal entity is unable or appears to be unable to be impartial in conducting a procurement action involving the related organization.

If there is an employee or organizational conflict of interest within the County, the initiating department will disclose, in writing, to the Grant Management Coordinator and the federal awarding agency or pass-through entity in accordance with applicable federal awarding policy.

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**Lee County References:**


[Lee County Procurement Ordinance No. 22-06;](https://www.leegov.com/procurement/Documents/Ord%2022-06.pdf)

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c. **Lobbying**

The cost of certain influencing activities associated with obtaining grants, contracts, cooperative agreements, or loans is an unallowable cost. Departments seeking federal funds for projects must disclose the lobbying activities. Use Federal form SF-LLL Disclosure of Lobbying Activities when applying for federal funding. (Reference: 2 CFR 200.450)

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**Lee County Reference:** [Lee County’s Code of Ordinance; Article VI - Lobbying Restrictions and Requirements Ordinance](https://library.municode.com/fl/lee_county/codes/code_of_orders?nodeId=PTIICO_CH22LIBURE_ARTVILO&wdLOR=cC67DA089-B560-4DF9-9B77-8AB49E1B0127)

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d. **Fiscal Management**

Compliance to federal fiscal management practices for grants include these references:

- Written Cash Management Procedure – § 200.302(b)(6) and § 200.305;
- Written Cost Allowability Procedures – § 200.302(b)(7);
• Written Travel Policy – § 200.475(a);
• Written Employee Benefits Policy – § 200.431;
• Procedures for Managing Equipment – § 200.313(d)

Lee County References: Lee County Procurement Ordinance 22-06; https://www.leegov.com/procurement/Documents/Ord%2022-06.pdf
Administrative Codes AC 3-1 to AC 3-25 Financial/Fiscal/Budget, specifically including AC-21 Travel Authorization and Reimbursable Expenses (Florida Statute 112.061); and Lee County Clerk of Courts General Accounting Office – Finance Department Fixed Asset Guide

Fiscal Contacts will review Procurement Ordinance 22-06, Section 10 – Grants; Lee County Board of County Commissioners Administrative Codes AC3-1 through AC3-25: Financial, Fiscal, Budget for these provisions which comply with 2 CFR 200 302 (b)(7) Financial Management and 2 CFR 200.403 Factors Affecting Allowability of Costs:

The costs must:

• Be necessary and reasonable for the performance of the Federal award (and be allocated to that use);
• Conform to limitations or exclusions regarding type or cost;
• Be consistent with the policies and procedures the organization would apply to non-federally financed work;
• Be treated consistently with other comparable costs—for example, a cost may not be treated as a direct cost if a cost incurred for the same purpose in similar circumstances was allocated as an indirect cost;
• Be determined in accordance with US generally accepted accounting principles except as otherwise provided in 2 CFR 200 (for State and local governments and Indian tribes only);
• Not be used to meet cost-sharing or matching requirements of any other federally financed program (see also 2 CFR 200.306(b));
• Be adequately documented (see also 2 CFR §§ 200.300-200.309); and
• Must be incurred during the approved budget period. The Federal awarding agency is authorized, at its discretion, to waive prior written approvals to carry forward unobligated balances to subsequent budget periods pursuant to § 200.308(e)(3).

3. CFR TITLE 24: HOUSING AND URBAN DEVELOPMENT
Code of Federal Regulations (CFR) Title 24 contains regulations on Housing and Urban Development. County staff will adhere to these regulations as required by the funding agreement. To reference the most recent version, go to www.ecfr.gov and search under Title 24. A sample list of regulations are provided below, but are not intended to be all-inclusive.
4. CFR TITLE 29: LABOR

Code of Federal Regulations (CFR) Title 29 contains regulations on Labor. County staff will adhere to these regulations as required by the funding agreement. To reference the most recent version, go to www.ecfr.gov and search under Title 29. A sample list of regulations are provided below, but are not intended to be all-inclusive.

- 29 CFR Part 1 - Procedures for Predetermination of Wages
- 29 CFR Part 3 - Contractors and Subcontractors

5. CFR TITLE 40: PROTECTION OF ENVIRONMENT

Code of Federal Regulations (CFR) Title 40 contains regulations on Protection of the Environment. County staff will adhere to these regulations as required by the funding agreement. To reference the most recent version, go to www.ecfr.gov and search under Title 40. A sample list of regulations are provided below, but are not intended to be all-inclusive.

- 40 CFR Part 1500-1508 – National Environmental Policy Act (NEPA)

6. CFR TITLE 41: PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Code of Federal Regulations (CFR) Title 41 contains regulations on Public Contracts and Property Management. County staff will adhere to these regulations as required by the funding agreement. To reference the most recent version, go to www.ecfr.gov and search under Title 41. A sample list of regulations are provided below, but are not intended to be all-inclusive.

- 41 CFR 101 Property Management Regulations

7. CFR TITLE 49: TRANSPORTATION

Code of Federal Regulations (CFR) Title 49 contains regulations on Transportation, this applies to both Department of Transportation and the Federal Transit Administration. County staff will adhere to these regulations as required by the funding agreement. To reference the most recent version, go to www.ecfr.gov and search under Title 49. A sample list of regulations is provided below but is not intended to be all-inclusive.

Disadvantaged Business Enterprise (DBE)

All funding agreements that require DBE compliance will be managed to meet the requirements. Transportation grant projects may require, for example:
• Selection of contractors and subcontractors that comply with requirements of the Florida Department of Transportation and the Federal Highway Administration (49 CFR 26.13(b));
• Lee County participates in the Florida Department of Transportation DBE Program Plan (49 CFR Part 26); and
• Lee County and specific departments, such as LeeTran, has a signed policy statement that establishes a DBE program. (49 CFR 26.13)

• 49 CFR Part 26 Disadvantaged Business Enterprise (DBE) Program is assigned to the LeeTran Compliance Coordinator.

8. FEDERAL REQUIREMENTS FOR CONSTRUCTION PROJECTS

It is the responsibility of the recipient department, including the Grant Project Manager and Fiscal Contact to ensure compliance with the following federal requirements involving construction-related projects. Departments must plan accordingly to ensure that adequate time, funding and staffing are available to carry out these additional responsibilities. These requirements will flow-down to all subcontractors funded through a grant award. Federal grant programs can waive some of these requirements, review by the department of all conditions and terms of the grant agreement/contract is needed.

In coordination with Procurement Management, the Grant Project Manager will ensure that contracts and agreements include required clauses for ADA Title II and, when applicable, Civil Rights Act Title VI and Davis Bacon Act. Oversight of the Procurement Management Director is assigned to the Assistant County Manager over the Procurement Management Department, who will also investigate any concerns about procurement compliance.

a. Davis-Bacon Act

The Davis-Bacon Act is a federal law that established the requirement for paying prevailing wages on public works projects. All funding agreements that require this certification will be managed and procured to meet these requirements. (Reference: 40 U.S.C. 3141, et seq., the Davis-Bacon Act, as amended)

b. Uniform Relocation Assistance Act

The Uniform Relocation Assistance Act (a.k.a. Uniform Act) of 1970 is a federal law that establishes minimum standards for federally funded programs and projects that require the acquisition of real property (real estate) or displace persons from their homes, businesses, or farms. The Uniform Act's protections and assistance apply to the acquisition, rehabilitation, or demolition of real property for federally funded projects. All funding agreements that require compliance with this act will be managed to meet the requirements.

c. Buy American Act

Buy American Act requires U.S. Government to prefer U.S. made products in its purchases. It does not necessarily mean a product has to be purchased in America but does give preference to domestic construction material. All funding agreements that require compliance with this act will be managed to meet the requirements.
d. National Environmental Policy Act (NEPA)
NEPA is a federal law that mandates assessment of the impacts on the environment of construction funded with federal dollars. All funding agreements that require compliance with this act will be managed to meet the requirements.

e. American Iron and Steel Act (AIS)
Requires recipients of certain federal funds, including State Revolving Fund (SRF) loans, to use iron and steel products that are produced in the United States for the construction, alteration, maintenance, or repair of a public water system or treatment works. All funding agreements that require compliance with this act will be managed to meet the requirements.

f. Disadvantaged Business Enterprise (DBE)
All funding agreements that require DBE compliance will be managed to meet the requirements.

9. FEDERAL FUNDING ACCOUNTABILITY AND TRANSPARENCY ACT (FFATA)
In compliance with 2 CFR § 200.303(e) Internal Controls, the Grant Project Manager will review the funding agreement or grant guidance to determine the FFATA subaward reporting requirements. Prime awardees are required to upload the subrecipient information in the FFATA Sub-Award Reporting System (FSRS) https://www.fsrs.gov/index. Subrecipients must maintain an active registration in the System for Award Management (SAM) to receive federal funding.

- The Grant Project Manager will notify the Grants Management Coordinator when a FFATA reporting form is requested by the granting agency.
- The Grant Project Manager will complete an FFATA Subaward Reporting Form for all applicable subaward obligations as required.
- The recipient department will enter the information through the federal reporting system.

10. DUPLICATION OF BENEFITS
Grant Project Managers and Fiscal Contacts will ensure the grant project does not duplicate of benefits. A duplication of benefits (DOB) occurs when a person, household, business, government, or other entity receives financial assistance from multiple sources for the same purpose, and the total assistance received for that purpose is more than the total need for assistance. The Grantor may require that an affidavit or form be completed to check compliance.

Section 312 of 42 U.S.C. 5155 et seq.
11. REPORTING OF SUSPECTED NONCOMPLIANCE, WASTE, FRAUD OR CRIMINAL ACTIVITY

As detailed in CHAPTER 3: PROCESS AND PROCEDURES, the Lee County Employee Policies and Procedures Manual, particularly Section 202.3 Complaint Procedure and 2 CFR 200.112 detail requirements for reporting suspected noncompliance, waste, fraud, or criminal activity. The Lee County Clerk of Courts Inspector General Hotline (phone: 239-337-7799 or email: Info_InspectorGeneral@leeclerk.org) is available to report these instances, which must also be reported to the Grants Management Coordinator and recorded in the Grants Management Information System (GMIS). Additional external resources for reporting fraud or criminal activity include:

- FEMA Disaster Fraud Hotline: 866-720-5721;
- Department of Housing and Urban Development (HUD): 800-347-3735 or email: hotline@hudoig.gov; and
- Rebuild Florida Grants: Report Fraud, Waste or Abuse online form http://floridajobs.org/rebuildflorida/report; all contact information fields are optional to allow for anonymity or by sending an e-mail to: cdbg-dr_antifraudwasteabuse@deo.myflorida.com

12. PERSONALLY IDENTIFIABLE INFORMATION

Records of federally funded grants may not be disseminated with Personally Identifiable Information (PII), which is defined to include a person’s name in combination with information such as a social security number, passport number, credit card number, bank number, health records, and similar information. PII required to be disclosed by law is excluded.

13. FAIR HOUSING

County staff will adhere to Fair Housing requirements. A sample of the activities are provided below, but are not intended to be all-inclusive.

- Name a Fair Housing Coordinator available to assist with fair housing questions or registering complaints
- Analysis of Impediments to Fair Housing Choice

Title VIII of the Civil Rights Act of 1968, better known as the Fair Housing Act (FHA); Fair Housing Amendments of 1988

Lee County Reference: Lee County’s Fair Housing web page; https://www.leegov.com/dhs/fairhousing

D. EXTERNAL AUDITS

The Board engages independent auditor(s) to review the County’s financial reports and grant reports for compliance and deficiencies. These auditors are managed by the Lee County Clerk of Courts General Accounting Office - Finance Department and annually review the CAFR (Comprehensive Annual Financial Report) and SEFA (Schedule of Expenditure of Federal Awards).
1. FEDERAL SINGLE AUDIT ACT

Because Lee County expends well over $750,000 annually in federal awards from a variety of federal sources, all federal grant programs are subject to the Single Audit process that complies specifically with 2CFR 200.514. The Lee County Clerk of Courts hires the auditor for this purpose. The auditor selects the grant agreements that are subject to the audit in any given year.

Federal audit and annual reporting requirements are contained in 2 CFR Part 200 Subpart F (200.5 Compliance and Audit Requirements.) Non-federal entities expending $750,000 or more in a year in federal awards are required to have a single or program-specific audit conducted for that year, performed by an outside auditor. It is important that all grant activity and any changes to the grant are well documented to facilitate any audit. Audit findings made during the audit are provided to the County and the Grantor, which could prompt an audit by the Grantor.

The following activities are the fourteen types of compliance requirements considered in every audit conducted under 2 CFR Part 200 Subpart F, and are found highlighted throughout this manual:

a. Activities: Allowed or Unallowable;

b. Allowable Costs/Cost Principles;

c. Cash Management;

d. Compliance with Terms & Conditions (e.g., Davis-Bacon Act);

e. Eligibility;

f. Equipment and Real Property Management;

g. Matching, Level of Effort, Earmarking;

h. Period of Availability of Federal Funds;

i. Procurement, Suspension and Debarment;

j. Program Income;

k. Real Property Acquisition and Relocation Assistance;

l. Reporting;

m. Subrecipient Monitoring; and


2. FLORIDA SINGLE AUDIT ACT

The Florida Single Audit Act establishes uniform audit requirements for state financial assistance and follows the same cost principles and requirements established in the Federal Single Audit Act, at a $750,000 threshold.
3. GRANTING AGENCY OR PASS-THROUGH AGENCY AUDITS

Each Grantor and/or pass-through agency may conduct an audit. Access to grant files and all related programmatic and fiscal documentation must be made available for audits.

E. INTERNAL AUDITS

1. COUNTY AUDIT

The Internal Audit Division audits operations of the Board of County Commissioners and the Lee County Clerk of the Courts. Grants will be evaluated as part of the Clerk's audit of a department.

Lee County Reference: Clerk of Courts Internal Audit and Investigation; https://www.leeclerk.org/departments/inspector-general/internal-audit-investigation
CHAPTER 6: TRAINING AND DEVELOPMENT

Grant management personnel are required to receive training as required by grantors and by Lee County Policies including those below:

- Lee County Grants Administration Manual;
- Lee County Human Resources Policies and Procedures Manual:
  - 101 – Behavior of Employees
  - 201 – Equal Employment Opportunity
  - 202 – Harassment Policy
  - 205 – Drugs and Alcohol in the Workplace
  - 206 – Code of Ethics / Conflict of Interest Policy
- Fiscal procedure and policy covered by:
  - The Office of Management and Budget (OMB); 2 CFR Part 200 -- Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards
  - Standards for Internal Control in the Federal Government (GAO-14-704G) issued by the Comptroller General as part of the U.S. Government Accountability Office "Green Book"
  - Internal Control United Framework issued by the Committee of Sponsoring Organizations (COSO) of the Treadway Commission; and
- Cross-cutting Federal Compliance:
  1. Annual Fraud or Criminal Activity Reporting as required by County Policy
  2. Annual ADA Policy Review
REFERENCES

SAM ID (UNIQUE ENTITY ID)
The federal government requires that all applicants for federal grants, cooperative agreements, and subawards, with the exception of individuals other than sole proprietors, have a SAM ID (Unique Entity ID) to better identify organizations that are receiving funding under grants and to provide consistent name and address data for electronic grant application systems.

Lee County's SAM ID is SS8ICN35XH77

TAX ID
Lee County's Tax ID: 59-6000702

(GAO-14-704G) "GREEN BOOK"
Standards for Internal Control in the Federal Government (GAO-14-704G) issued by the Comptroller General as part of the U.S. Government Accountability Office “Green Book. The Lee County uses the Green Book and COSO as framework for the grants management process.

https://www.gao.gov/assets/gao-14-704g.pdf

STANDARDS FOR INTERNAL CONTROL IN THE FEDERAL GOVERNMENT
INTERNAL CONTROL UNITED FRAMEWORK (COSO)
The grants administration processes will follow the COSO Framework (www.coso.org) for internal controls to provide a reasonable assurance that the County is operating ethically, transparently and in accordance with established regulatory requirements. As such, grant operations will emphasize an ownership and control environment, risk assessment and management, activity controls, information & communication, and activity monitoring.
Update on Marco Island Vulnerability
Agenda

Grant Activity Sheet

9b
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Committee Reports
Agenda

Item

10a

Executive Committee

10a

10a
Agenda

Item

Quality of Life & Safety Committee

10b

10b

10b
New Business
Council Member Comments
Agenda

Item

14

14

Adjourn

14