



FIRE RESCUE DEPARTMENT

OTTO DROZD, III

Fire Chief, EFO, CFO

PO. Box 5879

Winter Park, Florida 32793

407-836-9112 • FAX 407-836-9106

Otto.Drozdz@ocfl.net


APPROVED


BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS

MAY 06 2014 NP/KH

April 10, 2014

TO: Mayor Teresa Jacobs
-AND-
Board of County Commissioners

THROUGH: Linda Weinberg 
Deputy County Administrator

FROM: Otto Drozd III, Fire Chief
Fire Rescue Department 

CONTACT PERSON: Otto Drozd III, Fire Chief
(407) 836-9112

SUBJECT: May 6, 2014 – Consent Agenda Item
Fund Orange County's portion of the costs of the UASI group's
Task Force 4 Warehouse and one (1) US&R Coordinator
position for a period of 17 months

The Orange County Fire Rescue Department participates in the Central Florida Search & Rescue Team Consortium along with Seminole County and the City of Orlando. This interlocal agreement was recently updated and approved by the Board on April 9, 2013 (see attached backup agreement).

Moreover, Orange County is a participating member of the Orlando/Orange Urban Area Security Initiative (UASI). The Federal UASI Grant Program has historically provided funding to address the unique planning, organization, equipment, training, and exercise needs of high-threat, high-density urban area, and assists them in building an enhanced and sustainable capacity to prevent, protect against, respond to, and recover from acts of terrorism.

Historically, Federal UASI grant funds have been utilized to support the lease of the Task Force 4 (TF4) warehouse (see section 8 of the attached interlocal agreement) and the cost of two Regional Planning Coordinators provided through the East Central Florida Regional Planning Council (ECFRPC).

The Orlando/Orange Urban Area was not selected to receive federal UASI funding for 2013 due to the urban area not ranking high enough on the Federal baseline risk assessment; thus, there will be no federal grant funding provided to the UASI group during 2014.

Mayor Teresa Jacobs
 -AND-
 Board of County Commissioners
 May 6, 2014 Consent Agenda Item
 April 10, 2014
 Page Number 2

Federal UASI grant funding will be reinstated in FY15-16, thus a budget shortfall will be present through the end of FY13-14 and all of FY14-15 (17 Months). Once reinstated, the UASI grant funds will support two regional planning coordinator positions, but will no longer support the costs associated with the TF4 warehouse.

The City of Orlando's current lease on the TF4 warehouse expired on April 30, 2014, and they are renewing that lease. The City of Orlando, Orange County and Seminole County would like to retain the warehouse and plan to split the cost to lease the TF4 warehouse for 17 months through September 30, 2015. The TF4 warehouse is a critical asset for the UASI group and the region as a whole as it houses the region's cache of specialized rolling-stock and Urban Search and Rescue (US&R) equipment that has a total value in excess of \$2M. Providing funding to support the 17-month lapse in grant funding will allow the members of the UASI group time to devise a strategy and assess alternatives.

The UASI Group would also like to support the US&R Regional Planning Coordinator from the ECFRPC, splitting the cost of between the three agencies until funding becomes available in October 2015.

Orange County's cost to support one-third of the cost of both the TF4 warehouse and one US&R Coordinator for 17 months through the end of FY2014-15 is \$102,527; a detailed breakdown of the costs is shown in the table below.

| Item Description | Orange County's Cost Per Month | FY13-14 Cost (5 Months) | FY14-15 Cost (12 Months) | Total 17 Month Cost |
|---|---------------------------------------|--------------------------------|---------------------------------|----------------------------|
| TF4 Warehouse Lease and Fire Alarm Monitoring | \$3,514 | \$17,570 | \$42,168 | \$59,738 |
| US&R Coordinator at ECFRPC | \$2,517 | \$12,585 | \$30,204 | \$42,789 |
| | Totals | \$30,155 | \$72,372 | \$102,527 |

FUNDING: Funding is available in the Fire MSTU Fund

Attachment

Mayor Teresa Jacobs
-AND-
Board of County Commissioners
May 6, 2014 Consent Agenda Item
April 10, 2014
Page Number 3

ACTION REQUESTED: Approval to fund Orange County's portion of the costs of the UASI group's Task Force 4 Warehouse and one US&R Coordinator position for a period of 17 months and approval for the Fire Chief to enter into any associated memorandum of agreement, if required.

c: Ajit Lalchandani, County Administrator



FIRE RESCUE DEPARTMENT

OTTO DROZD III, EFO, CFO, Fire Chief

P.O. Box 5879
Winter Park, FL 32793
407-836-9112 • Fax 407-836-9106
Otto.Drozdz@ocfl.net

**APPROVED
BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS**

March 20, 2013

APR 09 2013 *JMB*

TO: Mayor Teresa Jacobs
-AND-
Board of County Commissioners

THROUGH: Linda Weinberg *L. Weinberg*
Deputy County Administrator

FROM: Otto Drozd III, Fire Chief *O. Drozd*
Fire Rescue Department

CONTACT PERSON: David A. Rathbun, Division Chief
PHONE NUMBER: (407) 836-9107

SUBJECT: April 9, 2013 – Consent Agenda Item
Interlocal Agreement between Orange County, Seminole
County, and the City of Orlando, regarding Central Florida
Urban Search and Rescue Team Consortium

The Orange County Fire Rescue Department participates in the Central Florida Search and Rescue Team Consortium along with Seminole County and the City of Orlando. The Consortium provides the Central Florida region and the State of Florida with a sponsored Urban Search and Rescue Task Force. The task force responds to natural or man-made disasters throughout the Central Florida region at the request of other agencies through mutual aid agreements already in place, and at the request of the State of Florida, Division of Emergency Management, under Declaration of Emergency.

Recently the terms of the agreement were updated to reflect the City of Orlando's Fire Chief serving in the capacity of the Chairperson for two years with automatic renewal. Furthermore, an additional section was added reference to storage of the task force's equipment in a central warehouse obtained through lease by the current Chairperson or Lead Agency.

Action Requested: Approval of Interlocal Agreement between Orange County, Seminole County, and the City of Orlando, regarding Central Florida Urban Search and Rescue Team Consortium

Attachment

c: Ajit Lalchandani, County Administrator

APPROVED
BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS

APR 09 2013 JM/BS

**INTERLOCAL AGREEMENT BETWEEN ORANGE COUNTY, FLORIDA,
SEMINOLE COUNTY, FLORIDA AND THE CITY OF ORLANDO,
FLORIDA REGARDING CENTRAL FLORIDA URBAN SEARCH AND
RESCUE TEAM CONSORTIUM**

THIS INTERLOCAL AGREEMENT is made and entered into this 9 day of April, 2013, ("Effective Date") by and between **ORANGE COUNTY FLORIDA**, a political subdivision of the State of Florida, whose address is 201 South Rosalind Avenue, Orlando, Florida 32801, hereinafter referred to as "**ORANGE**", the **CITY OF ORLANDO**, a municipal corporation organized and existing under the laws of the State of Florida, whose address is Orlando City Hall, 400 South Orange Avenue, Orlando, Florida 32801, hereinafter referred to as "**ORLANDO**", and **SEMINOLE COUNTY, FLORIDA**, a political subdivision of the State of Florida whose address is Seminole County Services Building, 1101 East First Street, Sanford, Florida 32771, hereinafter referred to as "**SEMINOLE**".

WITNESSETH:

WHEREAS, by this Interlocal Agreement **ORANGE**, **ORLANDO**, and **SEMINOLE** agree to jointly sponsor and participate as the primary partners in managing the "Central Florida Urban Search and Rescue Team Consortium"; and

WHEREAS, by this Interlocal Agreement ORANGE, ORLANDO, and SEMINOLE constitute the essential core membership of the Central Florida Urban Search and Rescue Team Consortium and are referred to jointly hereinafter as "Members"; and

WHEREAS, the "Central Florida Urban Search and Rescue Team Consortium", hereinafter referred to as the Florida US&R Task Force 4 (FL-TF4), is an initiative of the parties of this Interlocal Agreement under guidance from the State of Florida, Division of Emergency Management, and pursuant to and consistent with the Florida Governor's Strengthening Domestic Security in Florida "Strategic Plan and Funding Strategy" dated October, 2001; and

WHEREAS, the purpose of this Consortium is to provide the Central Florida region and the State of Florida with a State sponsored Urban Search and Rescue Task Force. This Task Force would respond to incidents throughout the Central Florida region at the request of other agencies through mutual aid agreements already in place, and at the request of the State of Florida, Division of Emergency Management, under a Declaration of Emergency. This would provide a task force of trained personnel to conduct search and rescue activities at natural or man-made disasters; and

WHEREAS, Funding for the Florida Task Force 4 will be provided in accordance with the Florida Governor's Strengthening and Domestic Security in Florida Strategic Plan through the U.S. Department of State Homeland Security Grant Program, managed through the Division of Emergency Management of Florida. Additional funding for the sustainment and training of the FL-TF4 team may be provided through

the Department of Homeland Security's Urban Area Security Initiative Grant program ("UASI"); and

WHEREAS, the parties of this Interlocal Agreement desire to continue their joint efforts and support in developing and providing capability and sustainability to the FL-TF4; and

WHEREAS, the terms of this Interlocal Agreement provide for "affiliate membership" in the FL-TF4 of other local municipalities, counties, special districts, and private entities within the Central Florida region, hereinafter referred to as "Affiliate Members" to assist in emergency response staffing of the FL-TF4.

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

Section 1. Formation and Organizational Structure of the FL-TF4. The parties agree to manage the FL-TF4, which will be led by the Central Florida Urban Search and Rescue Team Consortium Board. The Consortium Board will consist of the Fire Chief or his or her designee from each of the three (3) parties to this Interlocal Agreement and meet once a quarter as a Consortium Board Meeting. Beginning October 1, 2012, the Orlando Fire Department Fire Chief shall serve in the capacity of Chairperson for two years with automatic renewal ("Lead Agency"). In the event a Consortium Board Member wants to initiate a change in the Chairperson, that notice must be made in writing to all Consortium Board Members 30 days prior to the June quarterly meeting.

Section 2. The Consortium Board's Obligations. The Consortium Board, by majority vote, has final responsibility and authority in all matters concerning the

development, equipping, staffing, and operation of the FL-TF4. The Consortium Board shall delegate to the Chairperson, or his designee, the authority to commit FL-TF4 resources to assist at emergency incidents through mutual aid agreements, or at the request of the Florida Division of Emergency Management. During these deployments, the FL-TF4 shall work for the Incident Commander of the emergency incident. For the purpose of this Interlocal Agreement, the Incident Commander is defined as the lead individual representing the authority having jurisdiction and having overall responsibility for the emergency response phase of an emergency incident. This includes command, control, and coordination of all aspects of the response phase.

Section 3. Limitations on FL-TF4. The FL-TF4 cannot hold title to real property, employ individuals, or bind the Member agencies financially or contractually.

Section 4. Consortium Liaison's Obligations. Each Member of the Consortium Board shall appoint one (1) staff member as a Liaison for his or her respective agency. The Consortium Liaisons shall serve as an informational conduit between the Central Florida Urban Search and Rescue Consortium Board and the Management Team of Florida Task Force 4. The Consortium Board and Liaisons shall appoint a Point of Contact person from the Management Team that is responsible for all notifications. Other responsibilities are, but not limited to, working within grant guidelines to request or purchase needs of the FL-TF4, and tracking funds and expenditures and equipment.

Section 5. Management Team's Duties. The FL-TF4 Management Team, under the leadership of the Consortium Board is responsible for the development of organizational policies, procedures, standards, and guidelines governing all aspects of

FL-TF4 including, but not limited to, planning, training, operations, equipment, personnel, and affiliate membership. Other responsibilities include, but are not limited to, working within grant guidelines to request/purchase needs of the FL-TF4, tracking funds/expenditures and equipment.

Section 6. Equipment. The FL-TF4 shall maintain a cache of specialized urban search and rescue equipment and supplies as provided through available Federal, State and local grants. The equipment cache will be distributed among the three (3) Members of the FL-TF4 in a manner determined by the Consortium Board. Members shall deploy their respective portion of the equipment and supply cache upon request of the Florida Division of Emergency Management in accordance with established FL-TF4 policies and procedures.

Section 7. Maintenance of Equipment. The cache of equipment and supplies assigned to each Member may, in addition to supporting training and deployment operations of the FL-TF4, be utilized by the Member to perform technical rescue activities in support of local, regional, or State agencies within the parameters of local, regional, or statewide mutual aid agreements. All maintenance and repairs for this equipment are the responsibility of the agency possessing the equipment.

Section 8. Storage of Equipment. The cache of equipment and supplies may be placed and stored in a central Warehouse location as determined by the current Chairperson or Lead Agency of the FL-TF4 ("Warehouse"). In the event a Warehouse is obtained by the Lead Agency, each entity is responsible for their own equipment, as set forth above in Sections 6 and 7, including Insurance of the equipment. At such time

when the Chairperson or Lead Agency rotates or is transferred to a new Lead Agency, the new Lead Agency will be the entity responsible for oversight and management of the Warehouse and lease. Regardless of which entity is the Chairperson or Lead Agency and throughout the term of this Agreement, the parties shall continue to equally share in the costs for any needed repairs or maintenance costs for the Warehouse, as stated pursuant to Article 3 of the executed lease agreement entitled "Building Services, Maintenance, Repairs and Casualties." For example, under the executed lease, the parties shall be equally responsible for repairs to the doors, windows, and interior of the Premises but only to the extent of paying no more than a total of Two Hundred Fifty and No/100 Dollars (\$250.00) per incident during the term of the Lease.

Section 9. Fiscal Obligations. In the event the FL-TF4 becomes a designated recipient of external funds, equipment, or supplies through grants, contracts, agreements, donations, bequests, or otherwise, the Consortium Board may request any or all of the three (3) Members to act as the legal and fiscal agent(s) in the receipt of such funds, equipment, or supplies, for use by the FL-TF4. In such capacity, the member(s) may enter into legal agreements and the Member's fiscal designee shall handle financial matters and shall receive and disburse funds, equipment, or in accordance with established policies and procedures of the Member's organization.

Section 10. Procurement or Acquisition Processes.

(a) Members may individually or jointly fund the procurement or acquisition of Equipment, services, or both on behalf of the FL-TF4. In the instances of joint procurement, Members may transfer appropriate funds to the other Members, in

accordance with provisions and limitations of Florida Statutes and within the Member's legal and fiscal guidelines, to procure the desired equipment or services.

(b) All procurements essential to the operation of the FL-TF4 must be in accordance with, and governed by, the Member's established policies and procedures, and within the provisions and limitations of Florida Statutes.

(c) Equipment and supplies procured with State funds, Federal funds or both by any Member or fourth party on behalf of the FL-TF4 must be distributed to the appropriate Members as designated by the Consortium Board.

(d) Equipment and supplies procured by a Member with internal funds will remain the property of the purchasing Member. Equipment and supplies obtained through external funds such as grants, agreements, contracts, and donations will become the property of the specific Member receiving the equipment and supplies as requested by the Consortium Board.

Section 11. Member's Employees. Members may assign or direct specific employees to participate in, or assist with planning, coordination, and training activities associated with the FL-TF4. Members may relocate employees, as necessary, to support these activities. Any Member employee assigned to, or providing planning, coordination, or instructional or training services to FL-TF4, at all times remains the employee of his or her respective members, and such employees remain subject to the rules and regulations, policies, procedures, orders, directives, etc. of their respective Member. Each Member shall retain full responsibility over compensation, insurance, benefits, logistical support, liability, and all other employer/employee related matters

associated with any Member employee assigned to provide planning, coordination, and instructional services to the FL-TF4.

Section 12. Interagency Coordination of Equipment and Personnel

(a) To streamline interagency coordination, Members may provide office space, communication equipment, supplies, and administrative support for other Member employees assigned to provide planning, coordination, or instructional or training services to the FL-TF4.

(b) Any Member employee operationally deployed with the FL-TF4 is subject to the regulations, policies, procedures, etc. of the FL-TF4 and the authority, orders, and directives of designated supervisory positions within the organizational structure of FL-TF4. In addition, each member employee is subject to the policies of their Member agency and that agency retains full responsibility over compensation, insurance, benefits, logistical support, liability, and all other employer/employee related matters associated with any Member employee who is operationally deployed with the FL-TF4. All Consortium and Affiliate members agree to abide by the policies and procedures adopted by the FL-TF4 Consortium Board Members.

Section 13. Affiliate Membership. The Consortium Board may enter into and execute "Affiliate Membership" agreements with municipalities, counties, special districts, and private entities within the Central Florida region in accordance with the terms and limitations of this Interlocal Agreement. Affiliate membership is afforded to organizations that provide specially trained personnel or other specialized assets to function in an operational emergency response capacity with the FL-TF4. Acceptance

of specific personnel or other specialized assets from Affiliate members is at the sole discretion of the Consortium Board. Affiliate Membership may be revoked at the request of the Consortium Board.

Section 14. Personnel Performance Standards. It is the responsibility of the Consortium Board to ensure that only qualified personnel are permitted to function in an operational capacity with the FL-TF4 and that performance standards and training requirements are established. Members shall ensure their adherence to any established performance standards and training requirements. The Consortium Board shall ensure Affiliate Membership agreements outline performance standards and training requirements and that the obligation of Affiliate Members to adhere to the standards and requirements is kept.

Section 15. FL-TF4 Deployment Procedures. Should the FL-TF4 be deployed to an incident, it will be the responsibility of the FL-TF4 Management Team to keep all records necessary for member agencies to file for any eligible reimbursement.

Section 16. Entire Agreement. This Interlocal Agreement forms and constitutes the entire agreement between ORANGE, ORLANDO, and SEMINOLE and no other agreements, whether oral or written, may be deemed to exist with regard to the specific subject matter of this Interlocal Agreement. None of the provisions, terms and conditions contained in this Interlocal Agreement may be added to, deleted, modified, superseded, or otherwise altered, except by written amendment, executed by parties hereto. Such amendment(s) will not be valid, binding, and enforceable against any

party unless executed by an authorized Member and expressly approved by the appropriate Member legislative body.

Section 17. Termination. This Interlocal Agreement continues in effect unless terminated in accordance with the provisions of this paragraph. This Interlocal Agreement may be terminated and of no further force and effect upon one hundred eighty (180) days notice in writing by any party to this Interlocal Agreement to the other parties to this Agreement. In the event one (1) of the Consortium Members decides to terminate this Interlocal Agreement, all equipment received by that Member through the grant process or obtained by any means other than that Member's internal funds must be returned to the FL-TF4 and the two (2) remaining Members will have the option of extending membership in the FL-TF4 to another governmental entity. In the event of termination of this Interlocal Agreement by two (2) or more members, the FL-TF4 will be dissolved and all Affiliate Membership agreements immediately terminated.

Section 18. FL-TF4 Dissolution Procedure. In the event of dissolution of FL-TF4, the equipment and assets belonging to each member or assigned to a specific Member's custody will remain the property of said member, or upon request of the Florida Division of Emergency management and with the agreement of the member may be returned to the Division.

Section 19. LIABILITY AND INSURANCE.

(a) Each party to this Interlocal Agreement is responsible for any personal injury and property damage attributable to the negligent acts or omissions of its officers, employees, and agents, regardless of whether those acts are undertaken pursuant to

this Interlocal Agreement. No party to this Interlocal Agreement assumes liability for the negligent acts or omissions of any other party to this Interlocal Agreement.

(b) The parties further agree that nothing contained herein may be construed or interpreted as denying to any party any remedy or defense available to such parties under the laws of the State of Florida, nor as a waiver of sovereign immunity of ORANGE, ORLANDO, and SEMINOLE beyond the waiver provided for in Section 768.28, Florida Statutes.

(c) The waiver of a provision herein by either party does not constitute the further waiver of that provision or the waiver of any other provision.

(d) Each party to this Interlocal Agreement shall provide and maintain insurance or self-insurance of such types and in such amounts as may be deemed necessary by each party to cover its employees and any liability arising out of its operations hereunder. Such insurance or self-insurance must include at a minimum workers' compensation and employers' liability, automobile liability, general liability, and all risk property coverage on the equipment or other assets owned by or assigned to each party. Each party hereby agrees to waive and release the other parties from all claims related to or arising out of damage to its owned or assigned equipment acquired pursuant to the Agreement however caused.

Section 20. BINDING EFFECT. This Interlocal Agreement is binding upon and inures to the benefit of the parties is hereto and the successors in interest, transferees and assigns of the parties.

Section 21. SEVERABILITY. It is agreed by and between the parties that if any covenant, condition, or provision contained in this Agreement is held to be invalid by any court of competent jurisdiction, such invalidity will not affect the validity of any other covenants, condition or provisions herein contained.

Section 22. ASSIGNMENT. This Interlocal Agreement may not be assigned by any party without the prior written approval of the other parties.

Section 23. COUNTERPART EXECUTION. This Interlocal Agreement may be executed in counterparts, each of which constitutes an original, but all taken together constitute one and the same instrument.

Section 24. PUBLIC RECORDS. In conjunction with this Interlocal Agreement and pursuant to Chapter 119, Florida Statutes, SEMINOLE, ORANGE AND ORLANDO shall each comply with the Florida Public Records Act and its exemptions.

Section 25. RECORDS AND AUDITS. SEMINOLE, ORANGE, AND ORLANDO shall maintain in their places of business any and all books, documents, papers, and other evidence pertaining to work performed under this Interlocal Agreement. These records must be available at the parties' places of business at all reasonable times during the term of this Interlocal Agreement and for as long as such records are maintained thereafter. Records must be maintained in accordance with State law and generally accepted accounting and auditing principles.

Section 26. NOTICES.

(a) Whenever the parties desire to give notice unto another, notice may be sent to:

For SEMINOLE:

Attn: County Manager
Seminole County Services Building
1101 East First Street
Sanford, Florida 32771

For ORANGE:

Attn: County Administrator
201 South Rosalind Avenue
Orlando, Florida 32801

For ORLANDO:

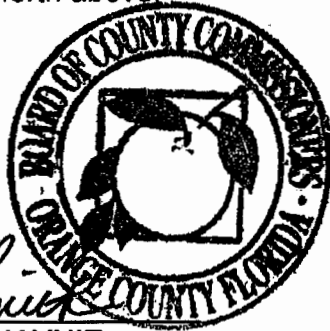
Attn: Chief Administrative Officer
Orlando City Hall
400 South Orange Avenue
Orlando, Florida 32801

(b) The parties may change by written notice as provided herein the addresses or persons for receipt of notices or invoices as described herein. All notices will be effective upon receipt.

Section 27. COMPLIANCE WITH LAWS AND REGULATIONS. In performance of this Interlocal Agreement, the parties shall abide by all laws, statutes, ordinances, rules and regulations pertaining to, or regulating the performance set forth herein; including those now in effect and hereafter adopted. Any violation of these laws, statutes, ordinances, rules or regulations will constitute a material breach of this Interlocal Agreement and will entitle the non-violating party to terminate this Interlocal Agreement immediately upon delivery of written notice to the violating party.

IN WITNESS WHEREOF, the parties have executed this Agreement on the effective date as set forth above

ATTEST:



BOARD OF COUNTY COMMISSIONERS
ORANGE COUNTY, FLORIDA

Martha O. Haynie
MARTHA O. HAYNIE
Orange County Comptroller
As the Clerk of the Board of
County Commissioners

By: *Teresa Jacobs*
TERESA JACOBS, Mayor

Date: 4.9.13

Approved as to form
By the Orange County Attorney's
Office

As authorized for execution by the
Board of County Commissioners at
their APR 09 2013
regular meeting.

ATTEST:

CITY OF ORLANDO

ALANA BRENNER, City Clerk

By: _____
JOHN H. DYER, JR., Mayor

Date: _____

APPROVED AS TO FORM AND LEGALITY
for the use and reliance of the
City of Orlando, Florida, only.
_____ 2013.

Assistant City Attorney
Orlando, Florida

IN WITNESS WHEREOF, the parties have executed this Agreement on the effective date as set forth above.

ATTEST:

BOARD OF COUNTY COMISSIONERS
ORANGE COUNTY, FLORIDA

MARTHA O. HAYNIE
Orange County Comptroller
As the Clerk of the Board of
County Commissioners

By: _____
TERESA JACOBS, Mayor

Date: _____

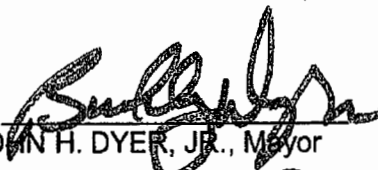
Approved as to form
By the Orange County Attorney's
Office

As authorized for execution by the
Board of County Commissioners at
their _____,
regular meeting.

ATTEST:

CITY OF ORLANDO

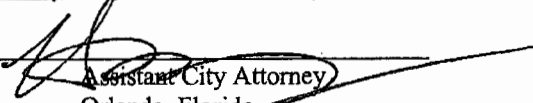

ALANA BRENNER, City Clerk

By: 
JOHN H. DYER, JR., Mayor

Date: 4.10.13

APPROVED AS TO FORM AND LEGALITY
for the use and reliance of the
City of Orlando, Florida, only.

4-10- 2013.


Assistant City Attorney
Orlando, Florida

ATTEST:



MARYANNE MORSE
Clerk to the Board of
County Commissioners of
Seminole County, Florida

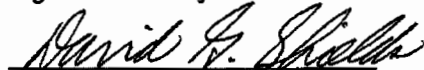
**BOARD OF COUNTY COMMISSIONERS
SEMINOLE COUNTY, FLORIDA**

By: 

ROBERT DALLARI, Chairman

Date: 05/16/2013

For the use and reliance
of Seminole County only.
Approved as to form and
legal sufficiency


County Attorney

As authorized for execution by
the Board of County Commissioners
at their May 14, 2013
regular meeting.