FUNDING AGREEMENT BETWEEN THE CITY OF DELRAY BEACH AND THE DELRAY BEACH HISTORICAL SOCIETY, INC.

THIS AGREEMENT is made this ____day of _______, 2021 by and between the CITY OF DELRAY BEACH, a Florida Municipal Corporation (hereinafter referred to as "CITY"), and DELRAY BEACH HISTORICAL SOCIETY, INC., a Florida not-for-profit corporation, (hereinafter referred to as "DBHS").

WITNESSETH:

WHEREAS, on March 10, 1987, the City Commission of the City of Delray Beach, recognizing the importance of maintaining and preserving significant historic properties in Delray Beach, adopted Ordinance 13-87, which created the Historic Preservation Chapter of the Code of Ordinances; and

WHEREAS, in continuing its commitment to historic preservation, in 2006, the City Commission adopted Ordinance No. 72-06, Individually Designated Historic Structures and Structures in Historic Districts, to recognize, preserve and protect the historical structures and districts located within the City of Delray Beach; and

WHEREAS, the City of Delray Beach, in its Comprehensive Plan, has identified the need to protect the City's historic resources by requiring adherence to the Historic Preservation chapter of the City's Code of Ordinances and applicable Land Development Regulations and by requiring neighborhood surveys every five (5) years to identify and evaluate potential historic resources; and

WHEREAS, the City Commission of the City of Delray Beach, Florida, desires to continue developing a plan for the preservation of historical structures and sites through educational programming, record keeping and designation of additional structures and districts within Delray Beach; and

WHEREAS, the Delray Beach Historical Society ("DBHS") is a Florida not-for-profit corporation which was organized for the purpose of collecting, preserving, cataloging, displaying, and using for educational purposes, material and data pertaining to the history of Florida and of the City of Delray Beach, as now or hereafter constituted. It is the stated goal of DBHS to preserve and perpetuate historic spots and places and to promote public interest in, and further in every way interest in the historic past of Florida and Delray Beach; and

WHEREAS, the CITY desires to provide annual funding to DBHS for five years, subject to annual appropriation, pursuant to the terms and conditions of this Agreement, in order to assist DBHS with activities that further the City's goals with respect to historic preservation; and

WHEREAS, the CITY finds that this Agreement serves a municipal and public purpose, is consistent with the CITY's Comprehensive Plan and Code of Ordinances; and conforms to the requirements of Florida law.

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

- 1. The recitations set forth above are true and correct and incorporated herein by reference.
- 2. The term of this Agreement shall commence upon execution by both parties. The Agreement shall continue in full force and effect until September 30, 2026.
- 3. Within 90 days of execution of this Agreement, the CITY shall provide to DBHS funding in the amount of \$100,000.00. For the subsequent funding years covered by the Agreement, the CITY shall provide funding to DBHS, on an annual basis, in an amount not to exceed One Hundred Thousand and 00/100 Dollars (\$100,000.00) per year ("Funding Amount"). Payment of the Funding Amount for subsequent years of this Agreement shall be made in

accordance with Paragraph 5. Of the Funding Amount, Fifty Thousand Dollars (\$50,000.00) must be used to provide an archivist as defined in Section 4 of the Performance Standards attached hereto as Exhibit "A". The other Fifty Thousand Dollars (\$50,000.00) is to be used by DBHS to provide programming services that support the mission of DBHS in accordance with Exhibit "A".

- 4. Within One Hundred and Eighty Days after execution of this agreement, DBHS shall submit the following reports to the CITY in a form reasonably acceptable to the CITY, and which shall confirm that the DBHS has operated and shall continue to operate in such a manner as to meet the Performance Standards described in Exhibit "A":
- (a) DBHS's annual business plan which shall contain the following information: operations, business structure, fundraising and capital development plan and five-year strategic plan;
 - (b) DBHS's annual budget for its 2021-22 fiscal year and for its 2020-21 fiscal year.
- (c) A recent compilation report of DBHS's business operations, including DBHS's annual income tax returns, IRS Form 990, 990-T or equivalent.
- (d) An outreach and diversity plan relating to DBHS's services, which includes specific goals in appointments to DBHS's governing board to reflect the diversity of the community it serves.
- 5. No later than August 1st of each subsequent year of this Agreement and prior to budget approval and appropriation of the Funding Amount for each subsequent year of this Agreement, DBHS shall submit to the CITY its compilation report from the prior fiscal year and an annual report in a form reasonably acceptable to the CITY, which shall include the following:

 (a) a description of the principal activities, programs and services offered and provided by DBHS during the preceding fiscal year; (b) the number of persons who participated in activities and

programs held by DBHS during the preceding fiscal year; and (c) a written statement signed by DBHS which sets forth its status on meeting the Performance Standards, and which of such Performance Standards were not met, all with appropriate explanation.

- 6. DBHS acknowledges that failure to timely provide a compilation report and an annual report to the CITY as described in Paragraph 5 may result in the City terminating this Agreement in accordance with Paragraph 10 below and may negatively impact the CITY's funding of DBHS programs in the future.
- 7. DBHS recognizes that payments under this Agreement are made with public funds, including tax dollars. Accordingly, DBHS shall purchase goods and services in a manner to provide, to the maximum extent practicable, open and free competition in order to obtain the most reasonable pricing.
- 8. DBHS hereby gives the City, through any authorized representative, upon reasonable notice, access to and the right to examine all records, books, papers, or documents relating to the funding provided pursuant to this Agreement. DBHS hereby agrees to maintain books, records and documents in accordance with accounting procedures and practices which sufficiently and properly reflect all expenditures of funds provided by the CITY under this Agreement. DBHS hereby agrees that if it has caused any funds to be expended in violation of this Agreement, it shall be responsible to refund such monies in full to the CITY, or if this Agreement is still in force, any subsequent request for payment shall be withheld by the CITY.
- 9. Both the CITY and DBHS agree that DBHS shall at all times act as an independent contractor in the performance of its duties under this Agreement Accordingly, DBHS shall be responsible for the payment of all taxes including Federal and State taxes arising out of DBHS's activities in accordance with this Agreement including by way of illustration but not limitation,

Federal income tax, Social Security tax, Unemployment Insurance taxes, and any other taxes or business license fees as may be lawfully required.

- 10. If the CITY determines, in its sole and absolute discretion, that DBHS is not achieving the Performance Standards or is otherwise not furthering the CITY's goals, policies, and objectives with respect to historic preservation, the CITY shall provide written notice to the DBHS of such deficiency(ies), and DBHS shall have fourteen (14) days from receipt of the notice to cure the deficiency(ies) to the satisfaction of the CITY. Should the DBHS fail to cure such deficiency(ies) to the satisfaction of the CITY, the CITY has the right to void the Agreement immediately after delivery of written notice to DBHS.
- 11. No prior or present agreements or representations with regard to any subject matter contained within this Agreement shall be binding on any party unless included expressly in this Agreement. Any modification to this Agreement shall be in writing and executed by the parties.
- 12. The validity of any portion, article, paragraph, provision, clause, or any portion thereof of this Agreement shall have no force and effect upon the validity of any other part of portion hereof.
- 13. Neither the CITY nor DBHS shall assign or transfer any rights or interest in this Agreement.
- 14. DBHS shall not unlawfully discriminate against any person in its operations and activities or in its use or expenditure of funds in fulfilling its obligations under this Agreement and shall not otherwise unlawfully discriminate in violation of any State or Federal law.
- 15. This Agreement shall be governed by and in accordance with the Laws of Florida.

 The venue for any action arising from this Agreement shall be in Palm Beach County, Florida.

16. Notices pursuant to this Agreement shall be given by deposit in the custody of the United States Postal Service, postage prepaid, addressed as follows:

CITY: City Manager

100 NW 1st Avenue Delray Beach, FL 33444

Copy to: City Attorney

200 NW 1st Avenue Delray Beach, FL 33444

DBHS: Winnie Edwards

Delray Beach Historical Society

3 Northeast 1st Street Delray Beach, FL 33444

- 17. IF DBHS HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO DBHS DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT CITY OF DELRAY BEACH, CITY CLERK, 100 N.W. 1ST AVE., DELRAY BEACH, FLORIDA, (561) 243-7050 OR VIA E-MAIL AT CITYCLERK@MYDELRAYBEACH.COM.
- (a) DBHS shall comply with all public records laws in accordance with Chapter 119, Florida Statutes. In accordance with state law, DBHS agrees to:
 - (i) Keep and maintain all records that ordinarily and necessarily would be required by the City.
 - (ii) Provide the public with access to public records on the same terms and conditions that the City would provide for the records and at a cost that does not exceed the costs provided in Chapter 119, Fla. Stat. or as otherwise provided by law.

- (iii) Ensure that public records that are exempt or confidential and exempt from public records disclosure are not disclosed except as authorized by law.
- (iv) Meet all requirements for retaining public records and transfer, at no cost, to the City all records in possession of the DBHS at the termination of the contract and destroy any public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the City in a format that is compatible with the information technology systems of the City. All records shall be transferred to the City prior to final payment being made to the DBHS.
- (v) If DBHS does not comply with this section, the City shall enforce the contract provisions in accordance with the contract and may unilaterally cancel this Agreement in accordance with state law.
- 18. DBHS is aware that the Inspector General of Palm Beach County has the authority to investigate and audit matters relating to the negotiation and performance of this contract, and may demand and obtain records and testimony from the DBHS and its subcontractors and lower tier subcontractors. DBHS understands and agrees that in addition to all other remedies and consequences provided by law, the failure of DBHS or its subcontractor or lower tier subcontractors to fully cooperate with the Inspector General when requested may be deemed by the CITY to be a material breach of this Funding Agreement justifying its termination.
- 19. In no event shall the CITY be liable for any amounts in excess of the amounts stated herein. The parties hereto do not intend to create any rights for third party beneficiaries under this Agreement.
- 20. This Agreement constitutes the entire agreement between the parties and shall supersede all prior oral and written funding agreements by the CITY to DBHS.
- 21. The parties acknowledge that CITY's performance and payment pursuant to this Agreement beyond the initial one (1) year term is not assured and is contingent upon the CITY, in its sole and absolute discretion, appropriating the Funding Amount in its approved annual budget.

- 22. This Agreement shall not be valid until signed by the CITY.
- 23. By entering into this Agreement, DBHS acknowledges its obligation to comply with the provisions of Section 448.095, Fla. Stat., "Employment Eligibility." DBHS affirms and represents it is registered with the E-Verify system, utilizing same, and will continue to utilize same as required by law. Compliance with this section includes, but is not limited to, utilization of the E-Verify System to verify the work authorization status of all newly hired employees and requiring all subcontractors to provide an affidavit attesting that the subcontractor does not employ, contract with, or subcontract with, an unauthorized alien. Failure to comply with this section will result in the termination of this Agreement, or if your subcontractor knowingly violates the statute, the subcontract must be terminated immediately. Any challenge to termination under this provision must be filed in the Circuit Court no later than 20 calendar days after the date of termination. If terminated for a violation of the statute by DBHS, DBHS may be prohibited from conducting future business with the City or awarded a solicitation or contract for a period of 1 year after the date of termination. All costs incurred to initiate and sustain the aforementioned programs shall be the responsibility of the DBHS.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

ATTEST:	CITY OF DELRAY BEACH
Katerri Johnson, City Clerk	By: Shelly Petrolia, Mayor
Approved as to form and legal sufficiency	y:
Lynn Gelin, City Attorney	
ATTEST:	DELRAY BEACH HISTORICAL SOCIETY
	By:
Print Name:	Print Name:
(SEAL)	Title:
STATE OF FLORIDA COUNTY OF PALM BEACH	
online notarization, this	dged before me by means of \square physical presence or \square day of, 20, by (name of person), as (type of
authority) for (executed).	name of party on behalf of whom instrument was
Personally known OR Produced Iden Type of Identification Produced	
	Notary Public – State of Florida

EXHIBIT "A" Performance Standards

- 1. DBHS shall manage and operate the historical resources located at 3 NE 1st Street, Delray Beach, Florida, including, but not limited to Cason Cottage, The 1926 Florida Bungalow, and the Ethel Sterling Williams History Learning Center & Archives in a manner that furthers the goals of the City with respect to historic preservation.
- 2. DBHS shall keep and maintain the Ethel Sterling Williams History Learning Center & Archive Building open to the public on a regular, year-round basis in accordance with the Tri-Party Agreement between the CITY, DBHS, and Palm Beach County, attached as Exhibit "B" of this Agreement.
- 3. DBHS shall archive acceptable materials in accordance with the DBHS Acquisitions Policy, attached as Exhibit "C" of this Agreement and store said archives using professional and industry standard preservation and conservation materials to ensure sustainability.
- 4. DBHS shall provide an archivist responsible for fulfilling research requests and receiving donated items for the purpose of expanding the archival collection of the DBHS.
- 5. DBHS shall produce a minimum of one major exhibit per year, accompanied by an educational component such as lectures, workshops or auxiliary events and two smaller off-site exhibits per year.
- 6. DBHS shall provide tours and educational programming to visitors and students with a programmatic emphasis toward community groups and underserved populations who would not otherwise be able to participate in the programs. DBHS shall endeavor to serve at least 3,500 visitors per year.



Department of Parks and Recreation

2700 6th Avenue South Lake Worth, FL 33461 (561) 966-6600 Fax: (561) 642-2640 www.pbcparks.com

Palm Beach County **Board of County** Commissioners

Addie L. Greene, Chairperson

Jeff Koons, Vice Chair

Karen T. Marcus

Robert J. Kanjian

Mary McCarty

Burt Aaronson

less R. Santamaria

County Administrator

Robert Weisman

'An Equal Opportunity Affirmative Action Employe **EXHIBIT "B"**

CG: TORILL

DEC 0 7 2007

ADMINISTRATIVE

December 3, 2007

Mr. Robert W. Ganger, President Delray Beach Historical Society, Inc. 3 N.E. Ist Street Delray Beach, FL 33444

RE:

2002 RECREATION AND CULTURAL FACILITIES BOND - DELRAY BEACH HISTORICAL SOCIETY LEARNING CENTER AND ARCHIVAL STORAGE **FACILITY**

Dear Mr. Ganger:

Attached for your records is a fully executed original of the funding Agreement in an amount not to exceed \$200,000 from the 2002 Recreation and Cultural Facilities Bond for development of the Delray Beach Historical Society Learning Center and Archival Storage Facility. Expenses eligible for reimbursement include Hunt House Moving Expenses, Archival Storage Annex Construction, and Restoration of Hunt House for adaptive use as a Learning Center. By copy of this letter an original is also being sent to Robert Barcinski, City of Delray Beach, for recording by the City of Deiray Beach

Please review the Agreement and the attached Project Checksheet with appropriate staff to ensure that all requirements are met for project management during project construction and the entire term of the Agreement, which is until November 19, 2037. A Status Report Form is attached for the required quarterly project status reports, and the first status report is due on or before January 10, 2008. After you have expended the required \$300,000 project match and provided certification of same, you may submit reimbursement requests each quarter until project completion. Final reimbursement request and project completion documents need to be received in this office by November 19, 2009.

Please be aware that compliance responsibilities, including the provision of updated insurance certificates to this office upon policy expiration/renewal dates, are in effect until November 19, 2037, which is the end date for the thirty year term of the Agreement.

if you have any questions about the Agreement or compliance requirements, please contact Susan Yinger, Administrative Support Manager, at 966-6653. On behalf of Commissioner Mary McCarty and the Board of County Commissioners, we are pleased to assist Delray Beach Historical Society, Inc. with the moving and restoration of the historical home.

Sincerely,

Dennis L. Eshleman, Director Parks and Recreation Department

DLE/SWY: vjk

Attachment - Fully executed Agreement

RECEIVED

Copy to:

Commissioner Mary McCarty, District 4

Robert Barcinski Central File

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R2007 2106

AGREEMENT BETWEEN PALM BEACH COUNTY, THE CITY OF DELRAY BEACH, AND DELRAY BEACH HISTORICAL SOCIETY, INC. FOR FUNDING OF A LEARNING CENTER AND ARCHIVAL STORAGE FACILITY

THIS AGREEMENT is made and entered into on BEACH COUNTY, a political subdivision of the State of Florida, hereinafter referred to as "COUNTY", the City of Delray Beach, a Florida Municipal Corporation, hereinafter referred to as "MUNICIPALITY", and Delray Beach Historical Society, Inc., a Florida not-for-profit corporation authorized to do business in the State of Florida, hereinafter referred to as "AGENCY".

WITNESSETH:

WHEREAS, AGENCY previously owned a historic dwelling ("Hunt House"), which was formerly located at 124 N.E. 5th Avenue in Delray Beach; and

WHEREAS, AGENCY moved Hunt House to a new location at 111 N.E. Swinton Avenue in Delray Beach, which is owned by the MUNICIPALITY; and

WHEREAS, AGENCY then donated the Hunt House to MUNICIPALITY and leased it back from MUNICIPALITY through a long term lease; and

WHEREAS, AGENCY desires to restore the Hunt House dwelling and construct an attached environmentally secure storage annex, also leased to AGENCY by MUNICIPALITY, and to operate the combined facility as a Learning Center and Archival Storage Facility, hereinafter referred to as "the Project" at said location; and

WHEREAS, AGENCY and MUNICIPALITY have asked COUNTY to financially participate in the relocation and construction of the Project; and

WHEREAS, on November 5, 2002, a bond referendum was passed by the voters of Palm Beach County for the issuance of general obligation bonds for the purpose of financing the acquisition, construction, and/or improvements to certain recreation and cultural facilities, in the principal amount of \$50 Million "the \$50 Million Recreation and Cultural Facilities Bond"; and

WHEREAS, COUNTY has approved a recreation and cultural facilities project list and proposed funding allocations for the \$50 Million Recreation and Cultural Facilities Bond, as amended; and

WHEREAS, the Project represents one such recreation/cultural project; and

WHEREAS, AGENCY desires to operate and maintain the Project upon its completion; and

WHEREAS, the Project shall be open to and benefit all residents of Palm Beach County; and

WHEREAS, all parties desire to increase the recreational and cultural opportunities for residents of Palm Beach County and to enter into this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, promises and representations contained herein, the parties hereto agree as follows:

ARTICLE 1: GENERAL

<u>Section 1.01</u> The foregoing recitals are true and correct and are incorporated herein as if fully set forth.

<u>Section 1.02</u> The purpose of this Agreement is to enhance recreational and cultural opportunities for use by the public and thereby provide a mechanism for COUNTY to assist AGENCY in the funding of the Project.

<u>Section 1.03</u> COUNTY will pay to AGENCY a total amount not-to-exceed \$200,000 for the construction of the Project as more fully described in the Project Description and Cost Estimate attached hereto and made a part hereof as Exhibit "A".

AGENCY recognizes that COUNTY's funding of the Project is being paid from the proceeds of taxexempt bonds issued by COUNTY. AGENCY agrees to provide COUNTY with a certification, in a form acceptable to COUNTY, from AGENCY's chief financial officer or independent accountant that each cost item for which COUNTY funding is requested under Article 3 of this Agreement constitutes a capital expenditure. In that regard, an item is considered a capital expenditure where the item has a useful life and benefit beyond one year or extends the Project's use beyond one year.

<u>Section 1.04</u> AGENCY agrees to provide funding in an amount of \$300,000 or greater to complete the Project. The parties agree that COUNTY shall provide its portion of the funding only after AGENCY has expended \$300,000.

Section 1.05 COUNTY's representative during the design and construction of the Project shall be the Director of Parks and Recreation, Palm Beach County Parks and Recreation Department, telephone no. (561) 966-6685. AGENCY's representative during the construction of the Project shall be Robert W. Ganger, President, Delray Beach Historical Society, Inc., at telephone no. 561-243-2577, or Stephanie Shipley at the same office number.

<u>Section 1.06</u> AGENCY shall design and construct the Project upon property owned by MUNICIPALITY, as more fully described in Exhibit "B" attached hereto and made a part hereof.

<u>Section 1.07</u> AGENCY shall utilize its procurement process for all design and construction services required for the Project. Said procurement process shall be consistent with all federal, state and local laws, rules and regulations. COUNTY shall have no contractual obligation to any person retained by AGENCY with regard to the Project. Any dispute, claim, or liability that may arise as a result of AGENCY's procurement is solely the responsibility of AGENCY and AGENCY hereby holds COUNTY harmless for same to the extent permitted by law.

ARTICLE 2: DESIGN AND CONSTRUCTION

<u>Section 2.01</u> AGENCY shall be responsible for the design and construction of the Project. AGENCY shall design and construct the Project in accordance with Exhibit "A", attached hereto and made a part hereof, and with all applicable federal, state and local laws, rules and regulations.

<u>Section 2.02</u> Prior to or upon execution of this Agreement by the parties hereto, AGENCY shall initiate its procurement process to select the necessary professional engineer and/or architect to perform all engineering and/or architectural design work, including, but not limited to, the preparation of plans, permits and specifications necessary for the design and construction of the Project.

Section 2.03 AGENCY shall provide a copy of the engineer's and/or architect's programming phase documents (i.e., site plan, floor plan, elevations, etc.) to COUNTY's Representative for review. COUNTY's Representative shall review said programming phase documents to ensure consistency with the intent of this Agreement.

<u>Section 2.04</u> AGENCY shall be responsible for securing all permits and approvals necessary to construct the Project.

<u>Section 2.05</u> Prior to AGENCY commencing construction of the Project, AGENCY shall provide a copy of all plans and specifications, along with the associated costs thereof, to COUNTY's Representative for review to ensure consistency with the intent of this Agreement.

<u>Section 2.06</u> AGENCY agrees to totally complete the Project and open same to the public for its intended use within twenty four (24) months from the date of execution of this Agreement by the parties hereto. Upon notification to COUNTY at least ninety (90) days prior to that date, AGENCY may request an extension beyond this period for the purpose of completing the Project. COUNTY shall not unreasonably deny AGENCY 's request for said extension.

Section 2.07 AGENCY shall submit quarterly project status reports to COUNTY's Representative on or before January 10, April 10, July 10, and October 10 during the design and construction of the Project. These Quarterly reports shall include, but not be limited to, a summary of the work accomplished, problems encountered, percentage of completion, and other information as deemed appropriate by COUNTY's Representative.

ARTICLE 3: FUNDING

<u>Section 3.01</u> The total not-to-exceed amount as set forth in Section 1.03 hereinabove shall be paid by COUNTY to AGENCY on a reimbursable basis. Any costs incurred in connection with the Project in excess of that amount shall be the sole responsibility of AGENCY. Should the total cost of the Project exceed the amount as projected by AGENCY, AGENCY shall obtain and expend the excess funds required for completion of the Project. COUNTY shall not dispense any funds to AGENCY for the Project until AGENCY has obtained and expended said excess funds for the Project.

Section 3.02 COUNTY shall reimburse project costs under the terms of this Agreement to AGENCY on a quarterly basis from the date of execution of this Agreement; however, should the need arise for AGENCY to be reimbursed on a more frequent basis, then COUNTY will, at AGENCY's specific request for each instance, make its best efforts to reimburse AGENCY within forty five (45) days of such special request. For each requested payment, AGENCY shall provide to COUNTY's Representative a fully completed and executed Contract Payment Request Form and a Contractual Services Purchase Schedule Form, attached hereto and made a part hereof as Exhibit "C". Said forms shall include information listing each invoice as paid by AGENCY and shall include the vendor invoice number; invoice date; and the amount paid by AGENCY along with the number and date of the respective check or proof of payment for said payment. AGENCY shall attach a copy of each vendor invoice paid by AGENCY along with a copy of each respective check or proof of payment and shall make reference thereof to the applicable item listed on the Contractual Services Purchase Schedule Form. Further, AGENCY on the Project Administrator and Project Financial Officer shall certify the total funds spent by AGENCY on the Project and shall also certify that each vendor invoice as listed on the Contractual Services Purchase Schedule Form was paid by AGENCY as indicated.

Section 3.03 COUNTY shall retain not less than ten percent (10%) of the total amount allocated to AGENCY for the Project until AGENCY completes the Project and provides COUNTY with either a

Certificate of Occupancy or a Project Completion Certification as determined by COUNTY, and COUNTY receives and approves all documentation as required in accordance with this Agreement.

COUNTY's representative shall visit the Project site to verify and approve said final reimbursement.

<u>Section 3.04</u> AGENCY shall provide a request for final reimbursement to COUNTY no later than ninety (90) days following completion of the Project and provision of either a Certificate of Occupancy or Project Completion Certification to COUNTY.

Section 3.05 COUNTY agrees to reimburse AGENCY an amount not to exceed \$200,000 for those approved pre-agreement costs accruing to the Project subsequent to August 1, 2007, as more fully described in Exhibit "D", Pre-Agreement Cost List.

<u>Section 3.06</u> For construction projects fully funded by COUNTY, no more than 10% of COUNTY's funding for the project shall be used for design and engineering costs for the project and be eligible for reimbursement under this Agreement. For construction projects not fully funded by COUNTY, all design and engineering costs associated with the project shall be borne by AGENCY, and will not be eligible for reimbursement from COUNTY.

<u>Section 3.07</u> COUNTY shall reimburse project costs only after AGENCY has expended its share of project funding in its entirety. AGENCY shall provide COUNTY with a certification, in a form acceptable to COUNTY, from AGENCY's President, CEO, Chairman of the Board, Chief Financial Officer, or independent auditor that AGENCY has complied with this Project funding provision. COUNTY will be entitled to rely on that certification in reimbursing Project costs to AGENCY under this Agreement.

ARTICLE 4: OWNERSHIP, OPERATION AND MAINTENANCE OF THE PROJECT

Section 4.01 Upon completion, the Project shall remain the property of MUNICIPALITY. COUNTY shall not be required to pay AGENCY any additional funds for any other capital improvement required by or of AGENCY or MUNICIPALITY.

<u>Section 4.02</u> AGENCY hereby warrants and represents that it has full legal authority and financial ability to operate and maintain said Project. AGENCY shall be responsible for all costs, expenses, fees and charges, and liability related to the operation and maintenance of the Project.

<u>Section 4.03</u> AGENCY and or MUNICIPALITY shall operate and maintain the Project for its intended use by the general public for a term of thirty (30) years from the execution of this Agreement by the parties hereto. AGENCY and or MUNICIPALITY shall maintain the Project in accordance with industry standards for such facilities to prevent undue deterioration and to encourage public use.

<u>Section 4.04</u> The rights and duties arising under this Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns. AGENCY and MUNICIPALITY may not assign this Agreement or any interest hereunder without the express prior written consent of COUNTY.

<u>Section 4.05</u> It is the intent of COUNTY to issue this funding assistance to AGENCY for the purpose set forth hereinabove. In the event AGENCY or MUNICIPALITY transfer ownership of the Project to a party or parties not now a part of this Agreement, other than another governmental entity

that agrees to assume, in writing, AGENCY and or MUNICIPALITY's obligations hereunder, COUNTY retains the right to reimbursement from AGENCY or MUNICIPALITY for its participation to the full extent of the funding assistance awarded to accomplish the Project. Should AGENCY or MUNICIPALITY transfer management of the project to a party or parties not now a part of this Agreement, AGENCY or MUNICIPALITY shall continue to be responsible for the liabilities and obligations as set forth herein. Further, AGENCY or MUNICIPALITY shall not transfer management of the Project to a third party without the written consent of COUNTY.

ARTICLE 5: USE OF THE PROJECT

Section 5.01 AGENCY and MUNICIPALITY warrant that the Project shall serve a public recreational or cultural purpose and be open to and benefit all residents of Palm Beach County and shall be available thereto on the same cost and availability basis. AGENCY and MUNICIPALITY shall not discriminate on the basis of race, color, sex, national origin, age, disability, religion, ancestry, marital status or sexual orientation with respect to use of the Project.

<u>Section 5.02</u> The term of this Agreement shall be for a period of thirty (30) years commencing upon the date of execution of this Agreement by the parties hereto. AGENCY and or MUNICIPALITY shall restrict its use of the Project to recreational, cultural, civic, community and social purposes only unless otherwise agreed to in writing by the parties hereto.

<u>Section 5.03</u> AGENCY shall affix a permanent plaque or marker in a prominent location at the completed Project indicating that COUNTY was a contributor to the development of the Project. Said plaque or marker shall include the COUNTY seal and a list of County Commissioners, unless otherwise directed by COUNTY's Representative.

ARTICLE 6: ACCESS AND AUDITS

AGENCY shall maintain adequate records to justify all charges, expenses, and costs incurred in estimating and performing the acquisition/design/construction of the Project for at least five (5) years after the end of the fiscal year in which the final payment is released by COUNTY, except that such records shall be retained by AGENCY until final resolution of matters resulting from any litigation, claim, or special audit that starts prior to the expiration of the five (5) year period. COUNTY reserves the right, upon reasonable request and during normal business hours, to inspect said Project and shall have access to such books, records, and documents as required in this section for the purpose of inspection or audit.

ARTICLE 7: NOTICES

Any notice given pursuant to the terms of this Agreement shall be in writing and hand delivered or sent by Certified Mail, Return Receipt Requested. All notices shall be addressed to the following:

As to COUNTY:
Director of Parks and Recreation
Palm Beach County Parks and Recreation Department
2700 Sixth Avenue South
Lake Worth, FL 33461

With a Copy to: County Attorney 301 North Olive Avenue, Suite 601 West Palm Beach, FL 33401 As to MUNICIPALITY: City Manager City of Delray Beach 100 N.W. First Avenue Delray Beach, FI 33444

With a Copy to: City Attorney 100 N.W. First Avenue Delray Beach, FL 33444

As to AGENCY:
President
Delray Beach Historical Society, Inc.
3 N.E. Ist Street
Delray Beach, FI 33444

ARTICLE 8: TERMINATION FOR NON-COMPLIANCE

COUNTY may terminate this Agreement upon written notice to AGENCY for non-compliance by AGENCY in the performance of any of the terms and conditions as set forth herein and where AGENCY does not cure said non-compliance within ninety (90) days of receipt of written notice from COUNTY to do so. Further, if AGENCY does not cure said non-compliance within the time frame specified above, then upon written notice, COUNTY may require AGENCY to reimburse any funds provided to AGENCY pursuant to this Agreement either in whole or in part once COUNTY has reasonably determined that no other remedy is available.

ARTICLE 9: REMEDIES

This Agreement shall be governed by the laws of the State of Florida. Any and all legal action necessary to enforce the Agreement will be held in Palm Beach County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof. The parties hereto may pursue any and all actions available under law to enforce this Agreement including, but not limited to, actions arising from the breach of any provision set forth herein.

ARTICLE 10: INDEMNIFICATION

It is understood and agreed that AGENCY is merely a recipient of COUNTY funding and is an independent contractor and is not an agent, servant or employee of COUNTY or its Board of County Commissioners. In the event a claim or lawsuit is brought against COUNTY or any of its officers, agents or employees AGENCY shall indemnify, save and hold harmless and defend COUNTY, its officers, agents, and or employees from and against any and all claims, liabilities, losses, judgments and/or causes of action of any type arising out of or relating to any intentional or negligent act or omission of AGENCY, its agents, servants and or employees in the performance of this Agreement.

ARTICLE 11: INSURANCE

A. <u>AGENCY or MUNICIPALITY, as specified below</u>, at their sole expense, agree to maintain in full force and effect at all times during the life of this Contract, insurance coverages and limits (including endorsements), as described herein. The requirements contained herein, as well

- as COUNTY's review of acceptance of insurance maintained by AGENCY and MUNICIPALITY are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by AGENCY under the contract.
- B. Commercial General Liability. AGENCY shall maintain Commercial General Liability at a limit of liability not less than \$500,000 Each Occurrence. Coverage shall not contain any endorsement excluding Contractual Liability or Cross Liability unless granted in writing by COUNTY's Risk Management Department. AGENCY shall provide this coverage on a primary basis.
- C. <u>Worker's Compensation Insurance & Employers Liability.</u> AGENCY shall maintain Worker's Compensation & Employers Liability in accordance with Florida Statute Chapter 440. AGENCY shall provide this coverage on a primary basis.
- D. <u>Additional Insured.</u> AGENCY shall endorse COUNTY as an Additional Insured with a CG 2026 Additional Insured Designated Person or Organization endorsement, or its equivalent, to the Commercial General Liability. The Additional Insured endorsement shall read "Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florida, its Officers, Employees and Agents." AGENCY shall provide the Additional Insured endorsements coverage on a primary basis.
- E. <u>Builder's Risk and Property Insurance</u>. AGENCY or <u>MUNICIPALITY</u> agrees to maintain property insurance, which would include builder's risk insurance while the Project is in the course of construction in an amount at least equal to the estimated completed project value as well as subsequent modifications of that sum; thereafter, <u>AGENCY or MUNICIPALITY</u> agree to maintain All-Risk property insurance for adequate limits based on AGENCY's replacement cost or probable maximum loss estimates for the perils of either fire, wind, or flood. <u>AGENCY or MUNICIPALITY</u> shall agree to be fully responsible for any deductible or self-insured retention.
- F. <u>Umbrella or Excess Liability.</u> If necessary, AGENCY may satisfy the minimum limits required above for either Commercial General Liability, Business Auto Liability, and Employer's Liability coverage under Umbrella or Excess Liability. The Umbrella or Excess Liability shall have an Aggregate limit not less than the highest "Each Occurrence" limit for either Commercial General Liability, Business Auto Liability, or Employer's Liability. COUNTY shall be specifically endorsed as an "Additional Insured" on the Umbrella or Excess Liability, unless the Certificate of Insurance notes the Umbrella or Excess Liability provides coverage on a "Follow-Form" basis.
- G. Waiver of Subrogation. AGENCY hereby waives any and all rights of Subrogation against COUNTY, its officers, employees and agents for each required policy. When required by the insurer, or should a policy condition not permit an insured to enter into a pre-loss agreement to waive subrogation without an endorsement, then AGENCY shall agree to notify the insurer and request the policy be endorsed with a Waiver of Transfer of rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy, which a condition to the policy specifically prohibits such an endorsement, or voids coverage should AGENCY enter into such an agreement on a pre-loss basis.
- H. Certificate(s) of Insurance. Prior to execution of this Agreement by COUNTY, AGENCY shall deliver to COUNTY a Certificate(s) of coverage evidencing that all types and amounts of insurance coverages required by this Contract have been obtained and are in full force and effect. Such Certificate(s) of Insurance shall include a minimum ten (10) day endeavor to notify due to cancellation or non-renewal of coverage. Certificate holder's address shall read

- 1. Palm Beach County, c/o Parks and Recreation Department, 2700 Sixth Avenue South, Lake Worth, FL 33461, Attention: Administrative Support Manager.
- J. Right to Review. COUNTY, by and through its Risk Management Department, in cooperation with the contracting/monitoring department, reserves the right to review, modify, reject or accept any required policies of insurance, including limits, coverages, or endorsements, herein from time to time throughout the term of this Contract. COUNTY reserves the right, but not the obligation, to review and reject any insurer providing coverage because of its poor financial condition or failure to operate legally.
- K. AGENCY shall require each Contractor engaged by AGENCY for work associated with this Agreement to maintain:
 - Workers' Compensation coverage in accordance with Florida Statutes including endorsements for U.S. Longshore and Harbor Workers Compensation Act and the Merchant Marine Act (Jones Act) in the event any portion of the scope of services/work occurs over, near, or contiguous to any navigable bodies of water.
 - 2. Commercial General Liability Insurance at not less than \$1,000,000 Each Occurrence. COUNTY shall be named in the coverage as an additional insured.
 - 3. Business Auto Insurance with limits of not less than \$1,000,000 each accident.
 - 4. If the construction work being performed exceeds \$200,000, a payment and performance bond for the total amount of their construction contract, in accordance with Florida Statute 255.05.

ARTICLE 12: PUBLIC ENTITY CRIMES

As provided in Section 287.132-133, Florida Statutes, by entering into this contract or performing any work in furtherance hereof, AGENCY certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within the 36 months immediately preceding the date hereof. This notice is required by Section 287.133 (3)(a), Florida Statutes.

ARTICLE 13: CAPTIONS

The captions and section designations herein set forth are for convenience only and shall have no substantive meaning.

ARTICLE 14: SEVERABILITY

If any term or provision of this Agreement, or the application thereof to any person or circumstance, shall to any extent be held invalid or unenforceable, the remainder of this Agreement, or the application of such term or provision, to any person or circumstance other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Agreement shall be deemed valid and enforceable to the extent permitted by law.

ARTICLE 15: ENTIRETY OF AGREEMENT

This Agreement represents the entire understanding between COUNTY, MUNICIPALITY, and AGENCY, and supersedes all other negotiations, representations or agreements, either written or

oral, relating to this Agreement. None of the provisions, terms and conditions contained in this Agreement may be added to, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto.

ARTICLE 16: THIRD PARTY BENEFICIARIES

This Agreement is made solely and specifically among and for the benefit of the parties hereto, and their respective successors and assigns subject to the express provisions hereof relating to successors and assigns, and no other person shall have any rights, interest, or claims hereunder or be entitled to any benefits under or on account of this Agreement as a third-party beneficiary or otherwise.

IN WITHESS WHEREOF, the parties	s nave caused this Agreement to be executed on the day
and year first above written	R2007, 2106 NOV 20 2007
ATTEST:	PALM BEACH COUNTY, FLORIDA BY ITS
SHARON R. BOCK ON BEACH OF	BOARD OF COUNTY COMMISSIONERS
By: Deputy Clerk	By: Odi Z. Frene,
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ATTEST:	MUNICIPALITY OF DELRAY BEACH
MUNICIPALITY, CLERK	\mathcal{L}
By: Jones K. Whinale	By: 95 Ja 7 / 1/20
A ctiza City Clerk 10/04/2007	Mayor
WITNESSES:	DELRAY BEACH HISTORICAL SOCIETY, INC.
WITHESSES.	FEI# 59652974
	TLI# <u>39032974</u>
	By: ROBERT W. GANGER Name (Type or Print)
Approved as to form and	Title: President,
legal sufficiency:	Title: <u>Fresident</u>
By: Devil Barton	By: Cherly Lange
ASSICITY Attorney 10/3/07	Signature /
APPROVED AS TO TERMS AND	APPROVED AS TO FORM AND
CONDITIONS	LEGAL SUFFICIENCY
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LIST OF EXHIBITS

Project Description and Cost Estimate **EXHIBIT A**

Legal Description of Property **EXHIBIT B**

EXHIBIT C

Contract Payment Request Form (Page 1 of 2)and Contractual Services Purchase Schedule Form) (Page 2 of 2)

Pre-Agreement Costs List **EXHIBIT D**

EXHIBIT A PROJECT DESCRIPTION AND COST ESTIMATE

EXHIBIT A Project Description

Delray Beach Historical Society Learning Center and Archival Storage Facility

The Project involves the creation of a Learning Center and Archival Storage Facility for the Delray Beach Historical Society (hereafter "DBHS"). The Learning Center will be open to the public on weekdays, free of charge. It will be a place to explore the rich history of Delray Beach and environs. Principal visitors will be school age children, local "walk-in" residents and tourists, organized tours, scholars and the media.

The Project involves three components:

- 1. Moving an historic Hunt family 1908 farmhouse from 124 NE 5th Ave (Federal Highway) to the "Cason Cottage Complex", a City of Delray Beach property located next to Old School Square. DBHS currently occupies two historic bungalows on the property. Cason Cottage is maintained as a house museum, reflecting the lifestyle of local citizens in the early 1900s. Were it not for the Project, "Hunt House" would be demolished to make room for a new townhouse construction project. DBHS acquired the farmhouse from the developer in March, 2007, on the condition that it would be moved as soon as practical.
- 2. Constructing a prefabricated concrete archival storage "bunker" that will be attached to the historic farmhouse, and then framed and roofed to appear as a natural extension of the original building. The bunker is designed to be impervious to hurricane damage. It will include equipment to maintain sensitive temperature and humidity control, meeting Museum standards for storage of documents, photographs, maps, artwork, and the like. The DBHS was founded in 1964, and much of its collection dates to settlement of the community in the late 1890s and early 20th Century. By definition, DBHS archival materials are fragile and must be well protected from the elements.
- 3. Restoring the farmhouse to retain its original appearance, consistent with strict historic preservation standards. The interior of the building will be designed to function as a Learning Center, with space and equipment for research, lectures, exhibits and conferences. The building will be staffed by a full-time archivist, and part time educational programming director. Access into, and within the Learning Center will meet ADA requirements.

The current plan is to open the Learning Center to the public on or about November 1, 2008. Several factors drive the timetable: (1) the historic farmhouse must be moved soon to accommodate the developer/landowner's construction schedule, and hopefully to avoid the peak hurricane season; (2) funding commitments are in place to complete the project, but a State of Florida Preservation Grant is conditional upon restoration work occurring between July 1, 2007 and June 30, 2008; (3) DBHS Archives Room lease in the Cornell Museum of Art and History (Old School Square) has expired and the space is desired for expansion of the Museum's art exhibitions.

EXHIBIT A

Capital Cost Estimate

Delray Beach Historical Society Learning Center and Archival Storage Facility

Hunt House Moving Expenses

Pre Move preparation at existing site Foundation and below grade utilities (new site) Move from existing to new site Below grade repair; final placement on piers

Archival Storage Annex

Pre-cast concrete module construction and delivery Construction of connecting frame, roof, siding, faux windows Installation of modular archival storage shelving

Restoration of Hunt House for adaptive use as a Learning Center

Repair/recreate original exterior features
Restore interior walls, floors, ceilings, fixtures
Install wiring, plumbing, A/C, dehumidification systems
to code, and to meet ADA public access requirements
Install information
systems for research and teaching

Total Estimated Costs

\$500,000

EXHIBIT B

LEGAL DESCRIPTION OF PROPERTY

Exhibit B

Legal Description of Property

At new and permanent location

THE SOUTH 32 FEET OF LOT 5 AND ALL LOTS 6, 7, AND 8 BLOCK 67, TOWN OF DELRAY (PLAT BOOK 1, PAGE 3) CITY OF DELRAY BEACH, PALM BEACH COUNTY, FLORIDA

The mailing address of the Delray Beach Historical Society is 3 NE 1st Street

The street address for Hunt House in its new location is 111 North Swinton Avenue

EXHIBIT C

CONTRACT PAYMENT REQUEST FORM AND CONTRACTUAL SERVICES PURCHASE SCHEDULE FORM



PARKS AND RECREATION DEPARTMENT

CONTRACT PAYMENT REQUEST

			Date	
Grantee:			Project Name:	
Submission #:			Reimbursement Period:	
Item		<u>Key</u>	Project Costs This Submission	Cumulative Project Costs
Consulting Se	rvices	(CS)		
Contractual Se	ervices	(C)		
Materials, Sup	oplies, Direct Purchases	(M)		<u> </u>
Equipment, Fu	urniture	(E) .		
	TOTAL PROJECT COSTS	2		
Key Legend	CS = Consulting Services C = Contractual Services M = Materials, Supplies, Direct Pu E = Equipment, Furniture	rchases		
expenses we	I hereby certify that the above re incurred for the work identified blished in the attached progress	as	been maintained as requ	ertify that the documentation has uired to support the project e and is available for audit upon
Administrator	Date		Financial Officer	Date
		PBC L	ISE ONLY	
C	County Funding Participation		\$	
Т	otal Project Costs To Date:		\$	
C	County Obligation To Date		\$	
C	County Retainage (%)		\$	
С	county Funds Previously Disburse	ed	\$	
С	ounty Funds Due this Billing		\$	
F	Reviewed and Approved By:			
		PBC Pro	oject Administrator	Date
	-	Departm	ent Director	 Date

EXHIBIT C

PARKS AND RECREATION DEPARTMENT PALM BEACH COUNTY

CONTRACTUAL SERVICES PURCHASE SCHEDULE Reimbursement Period: Project Name: Date CS = Consulting Services
C = Contractual Services
M = Materials, Supplies, Direct Purchases
E = Equipment, Furniture Submittal #: Key Legend Grantee:

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Certification: I hereby certify that the purchases noted above were used in accomplishing this project.

purchasing documentation have been maintained as required to support the costs reported above Certification: I hereby certify that bid tabulations, executed contract, cancelled checks, and other and are available for audit upon request.

Date

Financial Officer
Date
Administrator



EXHIBIT C (cont'd.)		Expense Description
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EXHIBIT D

PRE-AGREEMENT COST LIST

Note: Costs must be for eligible project expenses incurred subsequent to August 1, 2007.

EXHIBIT D

Pre-Agreement Cost Estimate Delray Beach Historical Society Learning Center and Archival Storage Facility

Hunt House Moving Expenses

Pre Move preparation at existing site Foundation and below grade utilities (new site) Move from existing to new site Below grade repair; final placement on piers

Archival Storage Annex

Pre-cast concrete module construction and delivery Construction of connecting frame, roof, siding, faux windows Installation of modular archival storage shelving

Restoration of Hunt House for adaptive use as a Learning Center

Repair/recreate original exterior features
Restore interior walls, floors, ceilings, fixtures
Install wiring, plumbing, A/C, dehumidification systems
to code, and to meet ADA public access requirements
Install information
systems for research and teaching

Total Estimated Costs

\$500,000



STAR INSURANCE COMPANY

CERTIFICATE OF INSURANCE

DATE ISSUED: 10/17/07

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Arthur J. Gallagher & Co. 2255 Glades Road Sulte 400 E, Boca Raton, FL 33431

INSURED

City of Delray Beach 100 Northwest 1st Ave. Delray Beach, FL 33444

the certificate holder. This certificate <i>poes nor</i> amend, extend or alter the covera afforded by the policies below.	99E
COMPANIES AFFORDING COVERAGE	

COMPANIES AFFORDING COVERAGE	
COMPANY (A) STAR INSURANCE COMPANY	
COMPANY (B)	
COMPANY (G)	
COMPANY (D)	

This is to certify that the policies of insurance listed below have been issued to the insured named above for the policy period indicated, notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the insurance afforded by the policies described herein is subject to all the terms, exclusions and conditions of such policies. Limits shown may have been reduced by paid claims.

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DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS - All operations usual to a normal City Government including the Certificate Holder as additional insured but only with respects to the negligent acts of the Named insured and only to the extent allowed by FS 768.28 and the Florida Constitution for the use of Palm Beach County Parking Garage during Christmas Tree Lighting to be held on 11/29/07.

All other terms and conditions of this policy remain unchanged.

CERTIFICATE HOLDER

Palm Beach County 2700 6th Ave. South Lake Worth, FL 33461 Attention: Susan Yinger

Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail 30 days written notice to the certificate holder named to the left, but fallure to mail such notice shall impose no obligation or liability of any kind upon the company, its agents or representatives.

Authorized Signature:

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C/O PARKS & RECREATION DEPARTMENT DAY 2700 SIXTH AVE. SOUTH LAKE WORTH . FL. 33461-										DATE THEREOF, THE ISSUING HISURER WILL ENDEAVOR TO MAR DAYS WRITTEN						
										NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL						
· · · · · · · · · · · · · · · · · · ·										1	RAPOSE NO OBLIGATION OR LIABILITY OF ANY KIND LIPON THE INSURER, IT'S AGENTS OR					
is named as additional insured										AUTHORIZED REPRESENTATIVE P. L. I. L.						
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Delray Beach FL Phono: 561-276-5;		1-276-5244	INSURERS AFFORDING COVERAGE				NAIC#
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SPECIAL PROVISIONS below				 :			
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DESCRIPTION OF UPERATIONS /	LOCATIONS / VIENCE	e / exclusions apped by endorsemb	nt / ápecal provi	NONS .			
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City of	Delray Bea		DATE THEREOF NOTICE TO THE IMPOSE NO OBL REPRESENTATI	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BY CANCELLE DATE THEREOF, THE IDEANG INSURER WILL ENDEAVOR TO MAIL NOTICE TO THE CERTIFICATE POLICIER NAMED TO THE LEFT, BUT I IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURPRESENTATIVES.			
	each FL 33		AUTHORIED REPRESENTATIVE Michael S ACOR				REPORATION THERE

ACORD 25 (2001/08)

EXHIBIT "C" Acquisition Policy as of April 2016

The express purpose of the Delray Beach Historical Society Archives is to collect, accept, arrange, and conserve records, manuscripts, photographs, other paper items, recordings, and artifacts with a strong connection to the history of Delray Beach.

Such material may include books, pamphlets, letters, speeches, maps, plats, surveys, portraits, photographs, relics, pictorial illustrations of Delray Beach scenery, and any other ephemera that document the history of Delray Beach.

Acceptable material must be of a size and condition making it possible for the Delray Beach Historical Society to conserve, protect, and store it. In certain cases, items relating to the history of Palm Beach County and the State of Florida may also be collected.

Delray Beach Collections & Themes Include:

- Advertisements
- Area Maps
- Artwork
- Artists & Writers Colony Period
- Architecture & Buildings
- Agriculture & Farming
- Business, Industry, & Banking
- Cason Cottage
- Churches & Cemeteries
- City Directories & Calendars
- City Government, Clubs, & Organizations
- City Preservation Materials
- Delray Beach School Yearbooks
- Ethnic and Cultural Groups
- African-American Pioneers
- European (esp. German)-American Settlers
- Haitian Immigrants
- Japanese (Yamato) Settlers & Immigrants
- Seminole Tribe of Florida
- Civil Rights

- Festivals & Celebrations
- Medical Facilities
- Media Coverage (Newspapers)
- Monuments & Markers
- Natural History
- Conservation
- Dune Restoration
- Hurricanes
- Intracoastal Waterway
- Notable People & Families
- Founders
- Politicians
- Postal Service
- Pre-Settlement Period (pre-1890s)
- Rare Books
- Linton Settlement
- Delray/Delray Beach
- Palm Beach County
- Tourism & Recreation
- Atlantic Avenue
- Beaches
- Fishing
- Historic Homes
- Hotels & Restaurants
- Parks
- Sports & Recreation Facilities
- Surfing
- Transportation
- Florida East Coast (FEC) Railroad
- Marine/Nautical, Shipwrecks
- Roads & Bridges
- Seaboard Air Line Railway Station
- Wars & Battles
- Spanish-American War
- World War I
- World War II
- Vietnam War
- Conflicts in the Middle East
- Influence on life in Delray/Delray Beach