

RESOLUTION NO. 206-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE PUBLIC WORKS DEPARTMENT TO SELL SURPLUS TIRES (APPROXIMATELY \$700.00) TO WOODSON TIRES OF BELLE GLADE, FL AND DEPOSIT SAID MONEY FROM SALE INTO PUBLIC WORKS ACCOUNT NUMBER 001-00-364-410.

WHEREAS, the Public Works Department solicited to several vendors for the sale of surplus tires and Woodson Tires of Belle Glade, FL was chosen.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, FLORIDA AS FOLLOWS:

SECTION 1. That the City Council hereby authorizes the sale of surplus tires from the Department of Public Works to Woodson Tires of Belle Glade, FL.

SECTION 2. That the Finance Director is authorized to deposit funds into Public Works Account Number 001-00-364-410.

SECTION 3. This Resolution shall take effect upon its passage and adoption by the City Council.

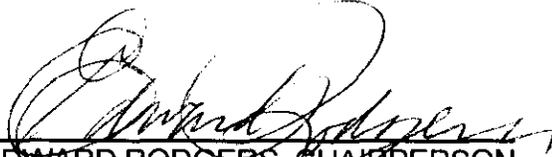
PASSED AND APPROVED this 5th **day of** December, **2000.**

RESOLUTION NO. 207-00
PAGE -2-

PASSED AND APPROVED this 5th day of December, 2000

APPROVED:


MAYOR MICHAEL D. BROWN


EDWARD RODGERS, CHAIRPERSON

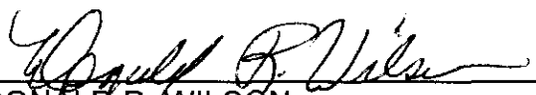
(MUNICIPAL SEAL)

TEM


ELIZABETH K. WADE, CHAIR PRO-

ATTEST:


CARRIE E. WARD, CMC/AE
CITY CLERK


DONALD R. WILSON


SYLVIA LEE. BLUE


DAVID G. SCHNYER
COUNCIL MEMBERS

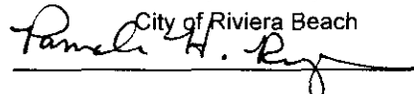
MOTIONED BY: D. Wilson

SECONDED BY: E. Wade

E. RODGERS: aye
E. WADE: aye
D. WILSON: aye
S. BLUE: aye
D. SCHNYER: aye

REVIEWED AS TO LEGAL SUFFICIENCY

City Attorney


Pamela H. King
City of Riviera Beach

Date: 11/27/00

RESOLUTION NO. 208-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE AN INTERLOCAL AGREEMENT BETWEEN THE CITY OF RIVIERA BEACH, THE PORT OF PALM BEACH DISTRICT, AND PALM BEACH COUNTY REGARDING IMPROVEMENTS TO 13TH STREET, AVENUE C AND 11TH STREET; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Port has undertaken a program of improvements which include the construction of a new cruise ship terminal, office complex and slip; and

WHEREAS, the City and Port have resolved certain outstanding issues relative to FDEP permits for development of the improvements, and

WHEREAS, the City and the Port, together with the County, have met in a cooperative effort to address each of the party's concerns and interests in connection with the construction and operation of the Port's improvements; and

WHEREAS, the parties have agreed upon a system of road improvements as described in the attached Interlocal Agreement and a formula for allocating the cost of constructing the same, and

WHEREAS, the parties agree to enter into an Interlocal Agreement and to resolve issues in connection with the Port's pending FDEP permits; and

WHEREAS, the City, the Port and the County desire to reach an agreement with regard to certain road improvements incident to construction of the Port's onsite improvements; and

WHEREAS, the City desires to adopt the attached Interlocal Agreement in furtherance of its commitments pursuant to Resolution No. 173-99, adopted October 20, 1999; and

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AS FOLLOWS:

Section 1. The Mayor and City Clerk are authorized to execute an interlocal agreement between the City of Riviera Beach, the Port of Palm Beach

PASSED AND APPROVED this 14th day of December, 2000.

APPROVED:



MICHAEL D. BROWN, MAYOR

EDWARD RODGERS, CHAIRPERSON

(MUNICIPAL SEAL)

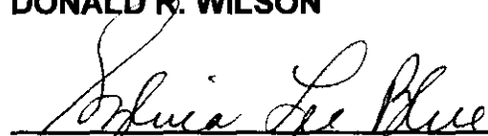


ELIZABETH K. WADE, CHAIR PRO-TEM

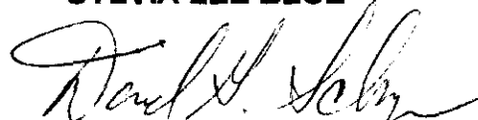
ATTEST:



CARRIE E. WARD, CMC/AEE
CITY CLERK

DONALD R. WILSON


SYLVIA LEE BLUE



DAVID G. SCHNYER
COUNCIL MEMBERS

MOTIONED BY: D. Schnyer

SECONDED BY: D. Wilson

E. RODGERS aye

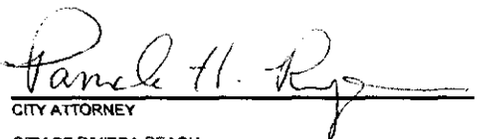
E. WADE aye

D. WILSON aye

S. BLUE aye

D. SCHNYER aye

REVIEWED AS TO LEGAL SUFFICIENCY



CITY ATTORNEY
CITY OF RIVIERA BEACH

DATE: 12/14/00

RESOLUTION NO. 209-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, EXPRESSING GRAVE CONCERNS ABOUT THE MANNER IN WHICH THE NOVEMBER 7, 2000 PRESIDENTIAL ELECTION WAS CONDUCTED AND URGING A RE-VOTE OF THE PRESIDENTIAL ELECTION IN PALM BEACH COUNTY OR, IN THE ALTERNATIVE, A HAND COUNT OF ALL DISHONORED PRESIDENTIAL ELECTION BALLOTS THAT WERE CAST IN PALM BEACH COUNTY; AND REQUESTING THAT THE PALM BEACH COUNTY SUPERVISOR OF ELECTIONS OFFICE DISCONTINUE AND UPDATE CERTAIN PRACTICES TO AVOID CONFUSION ON ELECTION DAYS.

WHEREAS, voters in the City of Riviera Beach, Palm Beach County, Florida, desired to and participated in the November 7, 2000 Presidential Election; and

WHEREAS, the Palm Beach County canvassing board discarded a disproportionate percentage of the presidential ballots that were cast in voting precincts located in the City of Riviera Beach, Florida, due to over and under votes and other technical irregularities; and

WHEREAS, there were widespread reports of confusion in the voting precincts due to the butterfly ballot design utilized in Palm Beach County; and

WHEREAS, there were widespread reports of individuals who had registered at the Department of Motor Vehicles being turned away because their names were not listed on the precinct register; and

WHEREAS, poll workers at these precincts were unable to reach the Supervisor of Elections Office to confirm voter eligibility due to busy telephone lines, which caused an undetermined number of registered voters to be denied their right to vote.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, THAT:

Section 1. The above recitations are true and are hereby incorporated into this resolution.

Section 2. That, due to irregularities in the election, the Palm Beach County Supervisor of Elections Office is hereby strongly urged to hold a re-vote election of the November 7, 2000 presidential election for Palm Beach County, or in the alternative, order a hand count of all dishonored presidential election ballots in Palm Beach County.

Section 3. The Palm Beach County Supervisor of Elections Office review and update its telecommunications system to ensure adequate access for precinct poll workers and voters on Election Day.

Section 4. The Palm Beach County Supervisor of Elections Office disallow the future use of the butterfly ballot to discourage avoidable confusion for voters on Election Day.

Section 5. The Palm Beach County Supervisor of Elections Office replace the current punch card system as the method of voting in Palm Beach County to remove the possibility of "double punching" and "hanging chads" which resulted in the disenfranchisement of several thousand voters in the November 7, 2000 election.

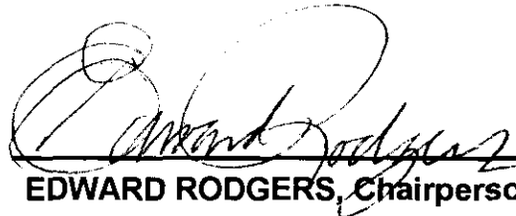
Section 6. This Resolution shall take effect immediately upon its passage and adoption by the City Council.

PASSED and ADOPTED this 5th day of December, 2000.

APPROVED:



MICHAEL D. BROWN, Mayor



EDWARD RODGERS, Chairperson

ATTEST:



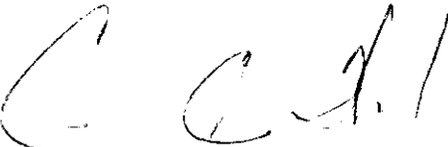
ELIZABETH K. WADE, Chair Pro-Tem



DONALD R. WILSON



SYLVIA LEE BLUE



CARRIE E. WARD, CMC/AE
CITY CLERK



DAVID G. SCHYNER
COUNCIL MEMBERS

RESOLUTION NO. 209-00
PAGE THREE (3)

MOTIONED BY: E. Wade

SECONDED BY: S. Blue

E. RODGERS aye

E. WADE aye

D. WILSON aye

S. BLUE aye

D. SCHYNER aye

REVIEWED AS TO
LEGAL SUFFICIENCY

Pamala H. Ryan
PAMALA H. RYAN, ESQ.
CITY ATTORNEY

DATE 12/04/00

RAB/mah
res 2000 pres elec revote

RESOLUTION NO. 210-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE A CONTRACT ON BEHALF OF THE CITY WITH THE PARTNERSHIP FOR A DRUG FREE COMMUNITY TO PROVIDE PROFESSIONAL SERVICES IN THE AREA OF ALCOHOL, TOBACCO AND OTHER DRUGS INSTRUCTION TO YOUTH IN THE CITY'S MIDDLE SCHOOL AND YOUTH TRANSITIONING FROM ELEMENTARY TO MIDDLE SCHOOL.

WHEREAS, the Florida Department of Juvenile Justice has awarded grant funds to the City of Riviera Beach from the Community Partnership Grant Program; and

WHEREAS, the City of Riviera Beach has entered into a partnership with the School District of Palm Beach County, John F. Kennedy Middle, Having Entered Responsibility Era, Partnership for a Drug Free Community and the Department of Juvenile Justice to provide out-of-school programs; and

WHEREAS, the Partnership provides professional services in the area of Alcohol, Tobacco and Other Drugs; and

WHEREAS, the City desires to enter into a contract with a Partnership for a Drug Free Community to provide these professional services at a cost not to exceed \$38,783.00.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, FLORIDA, THAT:

SECTION 1. That the Mayor and City Clerk are authorized to execute a contract on behalf of the City with a Partnership for a Drug Free Community to provide professional services in the area of Alcohol, Tobacco and Other Drugs instruction to youth in the City's Middle School and Youth transitioning from elementary to middle school.

SECTION 2. That the Finance Director is authorized to make payment for same from account numbers 111-0202-5690-1201 and 111-0202-5690-3404.

SECTION 3. This resolution shall take effect upon its passage and approval by the City Council.

PASSED AND APPROVED this 5th day of December, 2000.

RESOLUTION NO. 210-00
PAGE 2

APPROVED:

Michael D. Brown
MICHAEL D. BROWN, MAYOR

[MUNICIPAL SEAL]

Edward Rodgers
EDWARD RODGERS, CHAIRPERSON

Elizabeth Wade
ELIZABETH WADE, CHAIR PRO-TEM

ATTEST:

Donald R. Wilson
DONALD R. WILSON

Carrie E. Ward
CARRIE E. WARD, CMC/AAE
CITY CLERK

Sylvia Lee Blue
SYLVIA LEE BLUE
David G. Schnyer
DAVID G. SCHNYER
COUNCIL MEMBERS

MOTIONED BY: S. Blue

SECONDED BY: E. Wade

E. RODGERS aye

E. WADE aye

D. WILSON aye

S. BLUE aye

D. SCHNYER aye

dw/

REVIEWED FOR LEGAL SUFFICIENCY
Annalee H. King
CITY ATTORNEY
CITY OF RIVIERA BEACH

DATE: 12/4/00



FOR DJJ USE ONLY:

Grant # _____

- Community Juvenile Justice Partnership
 General Revenue
 Other (List) _____

**FLORIDA DEPARTMENT OF JUVENILE JUSTICE
FY 2000/2001 GRANT APPLICATION**

Agency Name: City of Riviera Beach
Program Name: Riviera Beach Youth 2K
County: PALM BEACH COUNTY
DJJ District: 2

**ONE ORIGINAL AND SIX (6) COPIES OF THIS APPLICATION MUST BE
RECEIVED ON OR BEFORE 5:00 P.M., MARCH 1, 2000, DIRECTED TO:**

Florida Department of Juvenile Justice
Attn: Pat Sheffield
1756 North Congress Ave., Suite 101
West Palm Beach, FL 33404

**NOTE: Print the cover sheet [original only] for Community Partnership on BLUE paper
and the General Revenue on YELLOW paper.**

***A complete DJJ Grant Application packet includes the FY 2000/2001 Grant Application, Application
Instructions, Administrative Requirements, Funding Allocations & Program Specific Instructions/Criteria***

PROGRAM IMPLEMENTATION AND OPERATION – (How will the program operate?) Do not exceed two additional pages. Number additional page(s) 8a, 8b.

1. Identify and define the population of juveniles most likely to be involved in the juvenile justice system who will be the focus of the proposed program. (Refer to Instructions, Example D.1.)

Youth ages 10-16 who are in middle school from Riviera Beach or are about to graduated from elementary school or middle school. Youth who have been part of the DJJ system; youth willing to admit to past substance abuse or who have been affected by a sibling or adult substance abuser; youth who are labeled 'at risk' by the school district and are enrolled in drop out prevention. At risk behavior includes, being behind one or more grade levels, admitted substance abuse personally or in the family, involvement in DJJ, and enrolled in drop out prevention.

2. What are referral and admission criteria that will be used to accept youth into the program? Briefly describe the admission/intake process for enrollees. (Refer to Instructions, Example D.2.)

To be admitted to the program a youth first have an orientation about what the program are and signs a parental permission letter to attend. Youth must agree to take the pre and posttest to measure results if applicable. Youth who are part of the DJJ system may be referred for admission to the program. Referrals will come from DJJ administrators, local police, parents and the school staff.

3. How will the program maintain consistent numbers of youth? (Refer to Instructions, Example D.3.)

The summer camp has consistently increased in numbers every year since its inception. In 1996, there were 183 students, 1997 increased to 631 student, 1998 increased to 687. In 1999, although the site was change to Suncoast High School, the number of student increased to approximately 700. Youth will be able to enter the 'Partnership Club' on a weekly basis after the required pre test and if applicable parental permission is completed. As long as a youth participates in ten sessions all prevention and protection factors will be covered. The program administrator will be constantly recruiting youth.

4. If the program does not provide transportation, describe how youth will access the proposed program services. If this question does not apply, briefly state why. Outline and address any other obstacles to program success. (Refer to Instructions, Example D.4.)

Youth who attend the Riviera Beach Youth 2k programs at school will do so during the summer or during the out of school schedule. This will insure that transportation will not be an issue. Being a school and community based project is imperative to the success of the overall program. Securing the meeting places will be the number one obstacle to overcome.

5. Outline specific program components of the proposed program that involve families or other key members of the youth's support network, and detail that involvement. (Refer to Instructions, Example D.5.)

The staff involved with youth either at school or part of the DJJ staff will be able to refer youth the program. Parents or guardians must sign a permission slip for their youth to be in a school or community based program. Parents of youth participating in the Summer Camp and out of school programs will be invited to several workshops designed to enhance their knowledge of the programs. These workshops will also include objectives to increase family management practices including setting clear expectations for children's behavior, appropriately and consistently disciplining children for inappropriate behavior, monitoring children and providing children opportunities for involvement, skills for successful participation and rewards and recognition for their successful participation. As it relates to ATOD, information will be sent to the parents from the Partnership regarding communicating with their youth about the dangers of drugs and alcohol and an invitation to call the Partnership if more information is needed.

E. PROPOSAL OUTCOME OBJECTIVES AND STRATEGIES – (How will the program reach its major goals?) Do not exceed one additional page. Number additional page 9a.

E.1. To reach the program's major goals (i.e., Keeping Busy, Living Violence Free, Staying in School, or Getting a Job), describe the program's objectives (no more than five) in measurable terms. Under each objective, list specific strategies (activities) that will produce the desired outcome in each objective. Utilize the performance-based examples given in the Instructions (Example E.1). Each objective must be: Specific, Measurable, Achievable, Responsible, and Time Certain (SMART). (Refer to Instructions, Example E.)

Objective 1: By June 2001, reduce the number of school disciplinary referrals from the designated school area by 50%.

Strategies:

- a.) By focusing on the youth designated 'at risk' by the school district from the existing records we will establish our enrollees.
- b.) Student curriculum deals with choices and consequences teaching new methods for behaviour.
- c.) Anger management and effective communication skills will aid in the youths change of behavior.
- d.) Esteem building exercises will lead to better behaviours.

Objective #2 50% of completers will measure higher in protective factors and perceptions of the harmfulness of drug, tobacco and alcohol use.

Strategies:

- a.) Pre test knowledge of each student individually for their protective factors and knowledge of the harmfulness of ATOD use.
- b.) Teach with active and open discussions and age appropriate worksheets, skills to build protective factors.
- c.) Use the small group method of ten or less to build a new positive peer group of dedicated non-users.
- d.) Post test completers for growth of knowledge of harm and protective factors.

Objective #3 To reduce the number of first time offenders by not less than 20%

Strategies:

- a.) All youth who enter an academic or esteem building program are considered 'at risk' of being juvenile offenders, because of the high crime area that they live in or their past behaviour. The combined programs will review school records and refer youth to the appropriate program to influence their direct behaviour.
- b.) Youth identification numbers will be compared with the FTO courts to prove the statistics of the non offenders.

Objective #4 To increase each student's Grade Point Average who is in an academic program by .5%.

Strategies:

- a.) The tutorial programs will focus on skills necessary for students to regain grade level competence.
- b.) Math tutoring will enhance classroom lessons improving GPA.
- c.) Reading tutoring will enhance knowledge raising english GPA's.

**F. EVALUATION PLAN – (What will prove the program works?) Do not exceed one additional page.
Number additional page 10a.**

- 1. Identify the program-specific data elements that will be collected to support the measurement of each program objective. Briefly list each objective (Section E, page 8), identify the specific data element(s), and indicate where the data elements can be obtained (data source). (Refer to Instructions for minimum data collection requirements, and to Example F.1.)**

Objective #1) By June 2001, reduce the number of disciplinary referrals from the designated school area by 50%. School records will be collected to reflect the students disciplinary referrals, most students will begin to become involved in a program because of a disciplinary referral.

Objective #2) 50% of completers will measure higher in protective factors and perceptions of the harmfulness of drug, tobacco and alcohol use. All students who become enrolled in the 'Club' will be pre and post tested with a uniform tool to measure awareness and knowledge of the subjects to be covered.

Objective #3) To reduce the number of first time offenders (FTO) by not less than 20%. Student identification numbers will be supplied to the school district and Sheriffs FTO departments, for youth enrolled in the programs. This will allow us to track if program involvement has successfully intervened.

Objective #4) To increase each student's Grade Point Average (GPA) who is in an academic achievement program by .5%. GPA data will be collected for each student as they enter an academic program, each semesters GPA will be compared for analysis

- 2. Describe your ongoing plan for measuring program effectiveness. Include information about when and how often program evaluation will occur, the types of data required, who will collect the data and from what source, who will analyze the data, how the results of the analysis will be used to modify and improve the program, and how this information will be documented. (Refer to Instructions, Example F.2.)**

Through the systems in place to track GPA's within the School District we will track our students academic GPA. The system will also report student incidents or lack of. This can effectively be done at each semester, or as a program completes. The program administrator will coordinate each components data collection for analization and monthly reports to the DJJ funder.

The First Time Offender program and the Department of Juvenile Justice, will be tapped into to track our students if they are offenders. This information will also be collected by the program administrator on a quarterly basis.

Referrals to the Summer Camp 2000 takes place at JFK Middle School to encourage students to enroll. This is done by the school staff. All data collection of the enrolled students will be the responsibility of the program administrator.

Comparing pre and post testing for 'Club' program participants will show what areas of the curriculum were most effective, thereby allowing for programatic changes if needed. All pre and post testing will be the responsibility of the Partnership staff. All data collected will be shared with the program administrator for DJJ reports.

G. PROGRAM DESIGN AND CONTINUATION – Do not exceed one additional page. Number additional page 11a.

1. Is the proposed program a (check only one): *(Refer to Instructions for definitions.)*
- New Program Expansion of Existing Program Enhancement of Existing Program
 Continuing Program
2. List all proposed positions directly related to the program. Fill in every blank to the right of each position. List all staff positions included as part of the match. *(Refer to Instructions, Example G.2.)*

	Program Position(s)	Number of Hours Per week on This Program	% of Total Salary to be Paid with DJJ Grant Funds	Funding Source(s) for Remainder of Salary (if applicable)
1.	Program Administrator	40.00	100.00%	
2.	ATOD Director	10.00	25.00%	
3.	ATOD Facilitator	30.00	100.00%	
4.	Weed and Seed Tutors	20.00	100.00%	
5.	Summer Camp Teacher	40.00	50.00%	School District, Riviera Bch
6.	Summer Youth Leaders	40.00	50.00%	School District, Riviera Bch
7.	HERE Teacher	16.00	50.00%	AOIP

- Attach a brief position description with minimum qualifications (education, experience) for each position listed above (Appendix G).

3. List any other funds you are currently receiving or expect to receive for this program (grants or contracts), and give grant or contract number. *(Refer to Instructions, Example G.3.)*

Summer Camp currently receives portions of its funds from the following funders: Palm Beach County School District, Palm Beach County Community Services, City of Riviera Beach. PBC Weed and Seed funds its coordinator and AOIP funds three HERE staff.

4. Indicate whether the grant program anticipates generating any income and if so, how much or at what rate, and from what source. *(Refer to Instructions, Example G.4.)*

N/A

5. Identify other services the agency currently provides to youth (if applicable) and how the proposed program will interact with those services. *(Refer to Instructions, Example G.5.)*

HERE is currently assisting a small group of students. Weed and Seed has 50 youth involved, the City of Riviera Beach Parks and Recreation provides programs and recreational opportunities serving hundreds of youth.

6. Describe the plan to continue funding the project with other resources and funding after the DJJ grant funding cycle ends. **NOTE:** While future year planning does not commit an applicant to a specified direction, it does provide evidence to reviewers of the commitment to long-term implementation and planning for project development. *(Refer to Instructions, Example G.6.)*
- measurable results, the community will seek other funding support such as the Community Foundation, Quantum Foundation and other private funders.

PROGRAM BUDGET SUMMARY

H.1. Budget Categories *(Refer to Instructions)*

<i>Column A</i> Budget Category	<i>Column B</i> Grant Funds Requested	<i>Column C</i> Local Match Contribution*	<i>Column D</i> Total Program Budget
Employees/Staff Salaries & Benefits	\$79,327.00	\$0.00	\$79,327.00
Contractual Staff or Services	\$0.00	\$0.00	\$0.00
Equipment Over \$999 (Property)	\$5,000.00	\$3,500.00	\$8,500.00
Equipment Under \$1,000	\$500.00	\$500.00	\$1,000.00
Field Trips	\$4,200.00	\$120.00	\$4,320.00
Materials/Supplies	\$1,920.00	\$1,500.00	\$3,420.00
Postage	\$316.00	\$316.00	\$632.00
Printing/Copying	\$1,000.00	\$1,000.00	\$2,000.00
Rent/Telephone/Utilities	\$600.00	\$21,000.00	\$21,600.00
Training/Seminars	\$300.00	\$300.00	\$600.00
Staff Travel	\$1,200.00	\$1,200.00	\$2,400.00
Other:	\$0.00	\$0.00	\$0.00
Other:	\$0.00	\$0.00	\$0.00
TOTAL	\$94,363.00	\$29,436.00	\$123,799.00

**Local match contribution may be cash or in-kind, and is required to be at least 25% of the total amount of grant funds requested (Column B above).*

H.2. For each budget category in Column C, indicate the source of the Local Match Contribution.

<i>Budget Category</i>	<i>Source of Local Match Contribution</i>
Employees/Staff Salaries & Benefits	N/A
Contractual Staff or Services	N/A
Equipment Over \$999 (Property)	Partnership for a Drug Free Community, Weed and Seed
Equipment Under \$1,000	Partnership for a Drug Free Community, Weed and Seed
Field Trips	Partnership for a Drug Free Community
Materials/Supplies	Partnership for a Drug Free Community, Weed and Seed, CRB
Postage	City of Riviera Beach (CRB)
Printing/Copying	Weed and Seed, CRB, JFK Middle School
Rent/Telephone/Utilities	Weed and Seed, CRB, JFK Middle School
Training/Seminars	CRB
Staff Travel	Weed and Seed, CRB
Other:	
Other:	

H.3. Estimated Number of Youth to Complete Program: 630 *(Refer to Instructions)*

H.4. Cost Per Youth with Grant Funds: \$149.78 (Divide Total of Column B by Estimated Number of Youth to Complete Program) *(Refer to Instructions)*

BUDGET NARRATIVE – Use as much space as necessary. Number additional pages 14a, 14b, etc.

1. Using the budget categories in Section H.1, Budget Summary, describe in detail the items or services directly related to the program necessary for program implementation. Specifically describe how you arrived at each total (i.e., show your formula or calculations). If a Budget Category does not apply, enter zero in the Total columns. (Refer to Instructions, Example I.1.)

Employee/Staff Salaries & Benefits

Position Title	Monthly Salary	Retirement	FICA	Health Ins.	Life Ins.	Other	Total Fringe Bens.	Annual Sal. + Bens.	Total Salary for Grant Funds	Total Salary for Local Match
Program Admin.	2,416	169	184	115	23	25	516	35,184	\$35,184.00	
ATOD Dir	615	43	47	24	0	6	121	38,738	\$7,390.00	
ATOD Facil.	2,000	0	152	0	0	0	152	25,833	\$25,833.00	
Weed & Seed Tut	640	0	49	0	0	0	49	7,788	\$7,788.00	
HERE Teachers	320	0	24	0	0	0	24	3,132	\$3,132.00	
TOTALS									\$79,327.00	

Contractual Staff or Services:

Position Title or Service Performed	Rate of Pay	Amount Paid with Grant Funds	Amount Paid with Local Match
TOTALS			

	Amount Paid with Grant Funds	Amount Paid with Local Match
<p>Equipment Over \$999 (Property): Itemize non-expendable items to be purchased or leased with grant funds (tangible property having a useful life of more than one year). Describe if the property or equipment will be purchased or leased.</p> <p>Purchase two (2) Dell compatible computers, software & printer Local match includes existing computers.</p>	5,000	3,500
<p>Equipment Under \$1,000: Itemize non-expendable items to be purchased or leased with grant funds (tangible property having a useful life of more than one year). Describe if the property or equipment will be purchased or leased.</p> <p>Purchase two (2) fax machines Local match includes existing faxes.</p>	500	500
<p>Field Trips: Itemize any educational or community-service related field trips necessary for program implementation. Include costs associated with transportation, food, admission fees, etc.</p> <p>Chamber of Commerce meetings Community Service Learning Transportation Admission for sporting event Nutritional Food</p>	1,200 1,500 1,500	120

FY 1999/2000 Continued

	Amount Paid with Grant Funds	Amount Paid with Local Match
<p>Materials/Supplies: Itemize program-related materials and supplies by type (office supplies, copy paper, books, etc.) that are expendable or consumed during the course of the program. Misc. office supplie (Pen, paper, pencils, copy paper, clips, etc) - App. \$100/month for 12 months Office Supplies for year</p>	<p>1,200 720</p>	<p>1,500</p>
<p>Postage: Itemize the purpose and cost of postage directly related to the program. Postage for letters to parents, collaborative partners & requests for information: \$0.33 X 960</p>	<p>316</p>	<p>316</p>
<p>Printing/Copying: Itemize the purpose and cost of printing and/or copying directly related to the program. Photo copies of training materials</p>	<p>1,000</p>	<p>1,000</p>
<p>Rent/Telephone/Utilities: Itemize program-specific costs to implement the program for pro-rata share or applicable percentage of the total costs of these items. Show the formula used to arrive at total program costs. Rent: Telephone: \$50/month total @ Utilities:</p>	<p>441 600</p>	<p>18,000 1,000 3,000</p>
<p>Training/Seminars: Itemize costs associated with required or anticipated staff training or seminars by purpose, and include any associated costs (i.e., mileage, per diem, meals, hotel, registration fees, etc.). Projected DJJ Conferences</p>	<p>300</p>	<p>300</p>
<p>Staff Travel: Itemize costs associated with anticipated program-related staff travel (i.e., home visits, community meetings, etc.) Partnership mileage City match</p>	<p>1,200</p>	<p>1,200</p>
<p>Other: List and describe expenses not specifically listed above.</p>		
<p>Other: List and describe expenses not specifically listed above.</p>		

J. DISALLOWED EXPENDITURES

1. The following is a list of disallowed costs: These items or services may not be purchased with grant funds. If these items are incorporated in the budget, they will be disallowed.

- Audit Expense
- Awards
- Beepers
- Cellular or Mobile Tele-phones
- Construction
- Costumes
- Decorative Items for Office or Home
- Drinks
- Dues or Membership Fees
- Employment Subsidies for Participants or Staff
- Entertainment for Guests/ Dignitaries
- Frames for Awards or Certificates
- Incentives for Test, Participation, etc.
- Insurance
- Lobbying
- Meals (*except on field trips or approved student day program*)
- Memorabilia (*bags, pencils, pens, rings, etc.*)
- Out-of-state travel
- Prizes
- Program Evaluation
- Refreshments (*except nutritious snack for youth*)
- Remodeling
- Telegrams
- Trophies
- T-shirts
- Uniforms
- Vehicles
- Weapons

2. Expenditures Limitations

- Travel expenditures are limited for reimbursement as authorized in Section 112.061, Florida Statutes.
 - a. Meals while traveling (i.e., outside of the city or town (a minimum of 50 miles) of official headquarters:
 - \$3.00 breakfast (depart before 6:00 a.m. and return before 10:00 a.m.)
 - \$6.00 lunch (depart before 11:00 a.m. and return after 2:00 p.m.)
 - \$12.00 dinner (depart before 6:00p.m. and return after 8:00 p.m.)
 - b. Mileage is reimbursed at \$.29 per mile
 - c. Reasonable accommodation costs
 - d. All conference travel must be requested and approved in writing by the DJJ Headquarters (Tallahassee) in advance.

I, William E. Wilkins, certify that I have read the above disallowed costs, expenditure limitations and travel costs, and will comply with these rules and regulations. If disallowed items are charged to the grant, the agency must reimburse the State of Florida for the disallowed expenditures. The Department of Juvenile Justice is entitled to offset future reimbursements against the amount of disallowed expenditures until the Department is fully reimbursed. Additionally, I understand that if these items are included in the budget, they will be disallowed.

William E. Wilkins

Signature of Authorized Representative

March 1, 2000

Date

CERTIFICATION OF ASSURANCES
Florida Department of Juvenile Justice
2000/2001 Grant Programs

The Department of Juvenile Justice requires that Grant recipients make certain legally enforceable promises to the Department of Juvenile Justice regarding their programs. The recipients must comply with the promises to receive and maintain grant awards. Assurance is hereby given:

1. That the grant period begins on July 1, 2000, and continues through June 30, 2001. That the total costs incurred will not exceed the grant award. That the grant recipient will maintain all records and provide any information as required by the Department of Juvenile Justice to ensure fiscal and program accountability. That documentation shall be maintained at the grant recipient's office for a period of five years from the termination or completion of the grant period, or until an audit has been conducted and any findings resolved, whichever is later.
2. For amounts received in excess of \$25,000, a financial audit of the grant-funded program shall be completed in accordance with the Rules of the Auditor General, Chapter 10.600 Audits of State Grants and Aids Appropriations, promulgated pursuant to Section 11.45, Florida Statutes. If the amounts received do not exceed \$25,000, a sworn affidavit from the agency head must be submitted stating the program has complied with the provisions of the grant. A copy of the audit or sworn affidavit must be received by the Department of Juvenile Justice no later than November 30, 2001. The Department of Juvenile Justice reserves the right to require a financial audit on any grant-funded program. Failure to comply with audit requirements may disqualify the agency from further grant opportunities.
3. That all property and equipment in excess of \$999 requires three written competitive bids and that this documentation will be kept on file. That all property and equipment will meet and not exceed Department of Juvenile Justice Information Technology Standards. That all property and equipment purchased with grant funds will be properly identified and a record of such property and equipment will be sent to the Grant Manager. That all property and equipment purchased with grant funds will remain the property and equipment of the State of Florida, Department of Juvenile Justice, and will be returned to the Department upon termination of the grant. That all travel will be performed in accordance with Section 112.061, F.S. That funds will not be used for lobbying as stated in Section 216.347, F.S.
4. That any change in the grant after the Grant Award must be requested and approved in writing by the grant administrator prior to the change(s) taking place or the grant may be revoked for cause. That the grant recipient and the state may change the grant only by mutual agreement and in writing. That the Department of Juvenile Justice is entitled to offset future reimbursements against the amount of disallowed expenditures until the Department of Juvenile Justice is fully reimbursed. That the grant recipient understands and agrees that the state may terminate this grant for convenience or cause without further liability to the state for expenses incurred after the termination date.
5. That the grant recipient agrees not to commingle grant funds with other personal or business accounts. That the grant recipient may transfer between approved line items up to ten percent (10%) or \$1,000, whichever is greater, of any budget category without prior approval, and that that this transfer may be executed only once. That a budget amendment may be requested with appropriate justification and approved in writing by the Department of Juvenile Justice grant administrator without affecting this transfer provision, and that this method of budget amendment must be in writing and approved prior to the expenditure.
6. That the grant recipient will comply with the Department of Juvenile Justice background screening requirements. That proof of grant employee screening by DJJ is required. That reimbursements for payment will not be made to an agency for an employee who has not received a favorable preliminary screening and a favorable final screening within six (6) months.

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Florida Department of Juvenile Justice
2000/2001 Grant Programs

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7. That the program will be monitored for compliance. That the Department of Juvenile Justice has access without notice to the program and all records and information necessary to ensure compliance. That the grant recipient will submit quarterly reports and data. That reimbursements may be withheld if reports are not received by the due date. That the grant recipient will comply with the policy and procedure packet distributed upon award of funds.
8. That the grant is a cost-reimbursable grant. That the grant recipient will submit monthly reimbursement requests within 30 days after the end of each month. That late monthly reimbursement requests may not be honored for payment. That funds made available under this grant shall not be used to supplant current (existing) resources.
9. That the grant recipient shall provide adequate insurance coverage on a comprehensive basis and will hold such liability insurance at all times during the existence of this grant. That state agencies shall comply with Section 768.28, Florida Statutes, and verification of liability insurance shall be provided upon request to the Department.
10. That the grant recipient shall indemnify and hold harmless the Department of Juvenile Justice, upon notice for any liabilities caused by the grant recipient or its employees' or agents' negligent or tortious acts or omissions within the scope of this grant to the limits of sovereign immunity, pursuant to Section 768.28, Florida Statutes.
11. That the grant recipient will send a representative to any technical assistance training as required provided by the Department of Juvenile Justice.
12. That the grant recipient will provide specific data and reports to the Department of Juvenile Justice pursuant to the directive of the Florida Legislature, for the purposes of accountability and in accordance with established performance-based budgeting standards.
13. ~~That if the grant recipient is a private not-for-profit agency, it will maintain a current and active secular-based (non-religious) 501(c)(3) Internal Revenue Service designation during the grant period. [501(c)(3) no longer required]~~
14. That the grant recipient shall comply with Chapter 415, Florida Statutes, relating to the reporting of abuse, neglect and exploitation. That the grant recipient shall comply with the Department of Juvenile Justice, Inspector General's Statewide Incident Reporting Procedures.
15. That the grant recipient will not use or disclose any information concerning a recipient of services under this grant for any purpose not in conformity with state statutes and any applicable federal regulations (45 CFR, Part 205.50) except upon written consent of the recipient, or his/her responsible parent or guardian when authorized by law.
16. That any publication produced under this grant shall contain the following or similar wording: This publication is funded/partially funded by grant funds awarded by the Florida Department of Juvenile Justice.
17. That the grant recipient will comply with all Department of Juvenile Justice policy memoranda.

I, William E. Wilkins (print name), certify that this agency will comply with the assurances given above, and that I am the authorized official of the agency.

City of Riviera Beach
(Print) Legal Name of Applicant (Agency)

William E Wilkins
Signature of Authorized Official

March 1, 2000
Date

**FLORIDA DEPARTMENT OF JUVENILE JUSTICE
 FY 2000/2001 Grant Application
 Technical Review Checklist**

✓	ITEM	Appendix (if applicable)
	Completed Grant Application (one signed original and six copies)	
	Signed Certification on Page 2	
	Signed Disallowed Expenditures (Section J, Page 15)	
	Signed Certification of Assurances (Pages 16 & 17)	
	Local Criteria (if applicable)	Appendix A
	Written and Signed Collaborative Agreement	Appendix B
	Copy of compliance monitoring and/or site visit report (required only if applicant is currently receiving funding or has received funding within the last three years from the Department of Juvenile Justice). <i>Do not include confidential or identifying information on juveniles.</i>	Appendix C
	A description of the agency or organization (for non-governmental agencies or organizations)	Appendix D
	A copy of the agency or organization's <u>current</u> operating budget (for non-governmental agencies or organizations)	Appendix E
	A list of the agency or organization's board of directors (for non-governmental agencies or organizations) for private not-for-profit, or list of corporate officers for private for-profit organizations	Appendix F
	Copies of program-related position descriptions and minimum requirements (education, experience)	Appendix G

DEPARTMENT OF JUVENILE JUSTICE
GENERAL REVENUE PROGRAM 2000-2001

INTERAGENCY PARTNERSHIP AGREEMENT

Partnerships within the community to serve youth have become one of the criteria for local focus issues of the District IX Juvenile Justice Council and Board. To accomplish this goal the City of Riviera Beach will act as the collaborating management and fiscal agent for the Weed and Seed Tutorial Program, Partnership for a Drug-Free Community 'Club', JFK Summer School 2000, the Having Entered the Responsibility Era (HERE) after school program, and will enact programs to enhance the after school tutorial programs at Lincoln Elementary, Washington Elementary and West Riviera Beach schools, while providing new programming in the community centers for youth in after school sports and activities. The members of this interagency partnership agree to collaborate and are committed to the following roles and responsibilities for the youth of the City of Riviera Beach.

Jim Kelly, Chief of Police, School District of Palm Beach County, Safe School Center
The School District Police will provide referrals and the Safe School Center will partner to collaborate school sites to accommodate the programming goals and youth population.

William E. Wilkins

William E. Wilkins, City Manager, City of Riviera Beach

The City of Riviera Beach will provide programming sites, resources and referrals as well as be the acting fiscal manager.

Darryl Olsen, District XI Juvenile Justice Manager, Department of Juvenile Justice
District XI will serve to identify youth as potential participants in the programming.

Alma Colborne

Principal Alma Horne, John F. Kennedy Middle School

The middle school agrees to be a site for summer school 2000, the 'Club' and HERE programs and to refer students who would not normally be involved.

Anda Spencer

Anda Spencer, Weed and Seed Coordinator

As the coordinator agrees to enhance and expand the Weed and Seed tutorial program for the benefit of the youth in the community, under the direction of the Riviera Beach Police Department.

Cynthia Becton

Cynthia Becton HERE After school Director

The HERE program will be expanded with goals of lowering disciplinary referrals.

Doris Carroll

Doris Carroll, Partnership for a Drug-Free Community 'Club'

The Partnership will serve 'at risk' youth, with a program to build protective factors and knowledge of the harmfulness of alcohol, tobacco and other drugs.

Appendix A Local Criteria

truancy, substance abuse, delinquency, and school related disciplinary referrals have escalated and continue to grow at an alarming rate. According to Palm Beach County Planning and Zoning as of April 1999, the total population of Palm Beach County is 1,042,196. The population of Riviera Beach is 29,020, which is less than 3% of the county's total population. During the last quarter of 1999 there were a total of 2,122 juveniles reported as offenders countywide. In Riviera Beach during the same time period, there were 85 juveniles reported as offenders. This represents more than 4% of all youth offenders in the county. The statistics demonstrate that the City's juvenile offenders rate is higher than the population average for the county, showing the need for more intervention and prevention programs for the City of Riviera Beach juveniles.

In addition to the above statistics, socio-economic characteristics are good sources of data to support the need or problems of the targeted area. Under the category of community domain, the characteristics include low neighborhood attachment and community disorganization and extreme economic deprivation. According to the 1990 census, the targeted area had 27% of housing units vacant. The median household income in 1990 was \$15,113 for the targeted, whereas Palm Beach County's median household income was \$33,077.

Youth reached through enhancement and expansion of prevention and early intervention programs drastically reduce the number of youth referred and adjudicated into the DJJ system. The summer camp program was started because the community needed to keep literally hundreds of middle school youth busy, off the streets and less prone to be delinquent. These efforts also succeeded in diminishing the rate of teen pregnancy, develop leadership skills, increase bonding to school thereby increasing attendance and in school referrals. An added bonus has been the academic tutorial curriculum to assist students performing below grade level. Annually, the summer program has grown from less than 200 to over 600 youths from 1996 to 1999, because of this success the fiscal needs of the program have exceeded its budget.

The primary target population for the program will be African American youth in middle school, about to enter middle school, or about to enter high school in the Riviera Beach area. JFK Middle Magnet School, a 'D' rated school, services most of the middle school students in the targeted area. The program administrator will actively recruit other middle school youth from the neighborhood who attend other schools. The administrator will also bring together the three existing programs HERE, Weed and Seed out of school tutorial/recreation program and the Summer Camp to ensure no duplication of efforts. The administrator will also assist in the expansion efforts with youth referrals. The ATOD program will be an added and missing component needed to enhance the youth programming.

For youth to qualify to be in the ATOD unit they will admit to previous substance abuse or be considered at risk of becoming a substance abuser because of sibling or parental abuse.

These combined resources will insure a successful pilot program in Palm Beach County, which can be duplicated, expanded, measured and evaluated.

FLORIDA DEPARTMENT OF JUVENILE JUSTICE
FY 2000/2001 GRANT APPLICATION

DJJ Use Only: Grant #

PROGRAM INFORMATION:

Grant program name: Riviera Beach Youth 2K
Amount of grant funds requested: \$94,363.00
Program located in Juvenile Justice District #9
Florida county (grant program location): Palm Beach County
Grant Category (check only one): Community Juvenile Justice Partnership General Revenue
 Combination Other (List) _____

GRANT PROVIDER INFORMATION:

Grant Provider/Lead Agency name: City of Riviera Beach
Grant Provider/Lead Agency status: Governmental Private not-for-profit Private for profit
Federal Identification Number: 59-6000417
Authorized Agency Official's name: William E. Wilkins
Mailing address: 600 West Blue Heron Boulevard
City: Riviera Beach, Florida Zip Code 33404
Telephone number: (561) 845-4010 Ext. _____ Fax number: (561) 840-3353
Name of fiscal officer: Dennis Widlansky Telephone number: (561) 845-4040 Ext. XXX
Name of fiscal agency if not Lead Agency: N/A
Grant Program Director's name: Unknown
Mailing address: 600 West Blue Heron Boulevard
City: Riviera Beach, Florida Zip Code 33404
Telephone number: (561) 845-4000 Ext. XXX Fax number: (561) 863-3236

CERTIFICATION:

I do hereby certify that all facts, figures, and representations made in the application are true and correct. Furthermore, all applicable statutes, regulations, and procedures for program compliance and fiscal control will be implemented to ensure proper accountability of grant funds. I certify that the funds requested in this application will not supplant funds that would otherwise be used for the purpose set forth in this project. The Grant Applicant has authorized the filing of this application and I have been duly authorized to act as the representative of the Applicant in connection with this application.

Authorized Official's Signature Date
City of Riviera Beach
Name of Agency or Entity

William E. Wilkins
Authorized Official's Name (typed)
(561) 845-4010 Ext. XXX
Telephone Number

A. PROPOSAL SUMMARY. This summary will provide an overview of the program.

1. What type(s) of services will the proposed program provide? (Refer to Instructions for information on how to properly complete this section.)

<input type="checkbox"/> Staying in School Alternative/supplemental education Law-related education Other (List)	<input checked="" type="checkbox"/> Keeping Busy After-school and/or weekend activities	<input type="checkbox"/> Living Violence Free Violence reduction/prevention Peer facilitation Parent/community training Individual/family/group counseling Crisis services	<input type="checkbox"/> Getting a Job Career & vocational awareness Career & vocational training Job development & placement
--	---	--	---

2. List the program's measurable objectives (no more than five). (Refer to Instructions.)

- Objective 1: By June 2001, reduce the number of disciplinary referrals from the designated school area by 50% .
- Objective 2: 50% of completers will measure higher in protective factors and perceptions of the harmfulness of drug, tobacco and alcohol use.
- Objective 3: To reduce the number of first time offenders by not less than 20%.
- Objective 4: To increase each student's Grade Point Average (GPA) who is in an academic achievement program by .5 percent.

3. List specific service activities and when each will be provided (hours, days of week/month, frequency, etc.). (Refer to Instructions, Example A.3.)

Summer Camp 2000	8:00 a.m - 3:30 p.m.	M-F	July 2000, June 2001
Having Entered the Responsibility Era	3:00 p.m.-5:00 p.m.	T & Th	August through May
Out-of-school Tutorial/Recreational	2:00 p.m.- 6:00 p.m.	M-Th	July through June
Partnership Club Meetings	4:00 p.m. - 6:00 p.m.	M-Th	July through June

4. Where will services be provided? (Refer to Instructions, Example A.4.)

Summer Camp 2000 will be held at the John F. Kennedy Middle Magnet School (JFK). Having Entered the Responsibility Era (HERE) and out-of-school tutorial/recreational activities will be conducted at JFK and the Weed and Seed site. Partnership Club Meetings will be conducted at JFK, Northwest Riviera Beach Elementary, Lincoln Elementary, Washington Elementary, City of Riviera Beach recreational facilities, and the Weed and Seed site.

5. What is the anticipated time frame a completer is expected to participate in the program? (Refer to Instructions, example, A.5.)*

Youth enrolled in the Riviera Beach Youth 2K program will have the option of leaving the program at anytime, however the requirement is to complete the program. Summer Camp 2000 is a six week project which starts in June and ends in July/August - requires the youth complete the camp. The out-of-school/recreational youth will remain in the program year-round and the expected completion time is July 2001. HERE will be conducted during the school year on Tuesdays and Thursdays and the expected completion time is May 2001. Youth enrolled in the Partnership Club Meetings are requirement to attend a minimum of ten meetings. The effective influence of ten meetings is a standard from Choices and Consequences by Dick Schaefer

A. PROPOSAL SUMMARY – (Continued) Do not exceed this page.

6. Provide the following information: (Refer to Instructions, Example A.6.)

a) **Define Program Enrollee:**

The program enrollee will be youth considered 'at risk', evidence by existence of any of the possible problem behaviors (discipline referrals, truancy, substance abuse, GPA and or defiant behavior.

b) Total estimated number of enrollees: 700

c) **Define Program Completer:**

Approximately, 98% of the youth will complete the summer camp, 95% will complete or continue in the out of school tutorial/recreational programs. Having Entered the Responsibility Era (HERE) students will complete a 30 week program. It is expect that 75% of the youth who attend the 'Partnership Club' to complete the 10 meeting minimum, 50% will continue to attend the club and post test higher for knowledge of harm and post test higher in protective skills for drug and alcohol resistance

d) Total estimated number of completers: 630

7. Briefly describe the target population and the major local geographical service areas (i.e., inner city, rural, high crime, etc.), including zip codes. (Refer to Instructions, Example A.7.)

The Riviera Beach Youth 2k Program is designed to target approximately 700 youths in the various components of the program. The targeted area is inner city and considered to be a high crime area. The program will focused primarily on the middle school youth, 10 - 16 years old. It will serve mainly African-American males, females; some Caucasian males and females and a small percent of youth of other ethnic background. The specific boundaries of the targeted area is bound to the West by the C-17 Canal, Old Dixie Highway to the East, Silverbeach Road to the North and the City Limits to the South. The zip code of the geographical area is 33404.

8. Estimated percentage of completers identified by Ethnicity, Gender and Age: (Refer to Instructions, Example A.8.)

% White Non-Hispanic		% White Hispanic		% African American		% Black Hispanic		% Asian		% Native American		% Other	
M	F	M	F	M	F	M	F	M	F	M	F	M	F
1	1	2	2	94	94	2	3	0	0	1	0		

Age of Completers	% of Total	Total
10	20	140
11	15	105
12	20	140
13	20	140
14	15	105
15	5	35
16	5	35

B. STATEMENT OF NEED -- (What is the problem?) Do not exceed this page.

- 1. Identify the need or problem that the proposed program intends to address. Include detailed information about the target population outlined in Program Specific Instructions/Criteria and the geographic area the program proposes to serve. Include research findings, demographic or scientific data to support the need, and identify the source and date of this data. Identify existing community services or resources available to the target population and the gap(s) in service (unmet needs). (Refer to Instructions, Example B.)**

Truancy, substance abuse, delinquency, and school related disciplinary referrals have escalated and continue to grow at an alarming rate. According to Palm Beach County Planning and Zoning as of April 1999, the total population of Palm Beach County is 1,042,196. The population of Riviera Beach is 29,020, which is less than 3% of the county's total population. During the last quarter of 1999 there were a total of 2,122 juveniles reported as offenders countywide. In Riviera Beach during the same time period, there were 85 juveniles reported as offenders. This represents more than 4% of all youth offenders in the county. The statistics demonstrate that the City's juvenile offenders rate is higher than the population average for the county, showing the need for more intervention and prevention programs for the City of Riviera Beach juveniles.

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For youth to qualify to be in the ATOD unit they will admit to previous substance abuse or be considered at risk of becoming a substance abuser because of sibling or parental abuse.

These combined resources will insure a successful pilot program in Palm Beach County, which can be duplicated, expanded, measured and evaluated.

1. PROGRAM DESCRIPTION – (What will the program do?) Do not exceed one additional page. Number additional page 6a.

1. Briefly describe the proposed program, and how it will solve the problem or fill the need as stated in Section (B). (Refer to Instructions.)

The Riviera Beach Youth 2K program is comprised of several component activities designed to reach "at risk" youth in the targeted area. The component activities include Summer Camp 2000, ATOD prevention, HERE, which is an out-of-school activity and out of school tutorial/recreational programs for transitioning fifth graders at the City's two elementary schools (Lincoln, West Riviera Beach). Additionally, an out of school tutorial/recreational program is administered by the Safe Haven of Weed and Seed at the Washington Elementary School.

Summer Camp 2000 is a collaborative effort between the City of Riviera Beach, the School District of Palm Beach County, Palm Beach County's Department of Community Services, Weed and Seed and community volunteers. It is in its fourth year for middle school students. Summer Camp 2000 will be held at JFK Middle Magnet School and is scheduled for six weeks beginning on June 12, 2000 and ending July 21, 2000. The camp will operate on a full-day schedule (8:00 a.m. to 3:00 p.m.). The first half of each day will be devoted to academic enrichment and the second half to recreational activities. Summer Camp 2000 also offers limited summer employment opportunities to area youth. Academic instruction will be provided under the supervision of certified teachers. The camp also uses students as assistants and junior counselors to help with the administration of the program.

To change youths behavior and perceptions of the harmfulness of drugs and alcohol the Prevention Principles for School-Based Programs states that drug-resistance skills learned through interactive methods, including discussion and group feedback are needed. The 'Partnership Club' will fill that need and becomes the small group where discussion and feedback on pre arranged focused topics would build protective factors and increase perceptions of harmfulness of drugs and alcohol.

After the ATOD Facilitator completes the ten week session a group mentor will be allowed to continue the group. Completed background checks will be required for group mentors who volunteer. Then training will take place covering communication skills, being non-judgmental, problem solving, self parenting, self esteem, goal setting, peer pressure, stress, relapse, preventing violence and the 'Club' meeting format.

Existing prevention programs have been shown to build skills. The students who complete the program will show through the pre and post tested an increase in knowledge of harm and protective factors. The program when continued as the 'Partnership Club' format will allow group mentors to give back to the community by being involved in prevention efforts. As an incentive for the youth the program director will gain for each student who completes the 10-week sessions a 10% discount card to use at area stores.

Having Entered the Responsibility Era (HERE) is an existing out-of-school program at JFK. It is specifically designed to build student's self-esteem and provide an avenue for self expression and creativity. The program also emphasizes good citizenry and develops environmental awareness. It uses teachers or sponsors at JFK instructing the youth in building self-esteem, academic curriculum, cultural development, career enhancement, social and interpersonal skills and conflict resolution.

The out-of-school tutorial/recreational programs are an enhancement and expansion of the Weed and Seed program administered at the Safe Haven at Washington Elementary. This is a structured educational enhancement program for fifth (5th) graders who will be making the transition from elementary to middle school. Special emphasis will be on reading, writing, language arts and mathematics. It is anticipated that the Weed and Seed out of school tutorial/recreational program will move to a newly built community center in December 2000.

2. How does the proposed program complement instead of duplicate already existing services currently available in the community or neighborhood for the target population? (Refer to Instructions, Example C.2.)

The summer camp compliments the academic programs offered by the Palm Beach County School District. With the elimination of summer school, especially for middle school students, this program fills a serious void in the targeted area. Summer Camp 2000's attendance is projected to exceed the previous camps. The camp will also be enhanced by increasing the number of educational opportunities through more field trips.

There are currently no substance abuse prevention programs that tie in with the neighborhood, summer and John F. Kennedy Middle School. Students in high school have one semester of Health class. The programs briefly cover drugs and alcohol in this class. A more comprehensive ten-week strategy is needed.

The HERE and out-of school tutorial/recreational programs are enhanced by increasing the number of educational opportunities through field trips, youth participating and the number of tutors hired to help the students.

CONTRACT FOR PROFESSIONAL SERVICES

This Contract is made as of the _____ day of _____, 2000 by and between the CITY OF RIVIERA BEACH, a Political Subdivision of the State of Florida, by and through its City Administration, hereinafter referred to as the CITY, and Partnership for a Drug-free Community [] an individual, [] a partnership, [] a corporation authorized to do business in the State of Florida, hereinafter referred to as the CONSULTANT, whose Social Security number is 565-86-7281.

In consideration of the mutual promises contained herein, the CITY and the CONSULTANT agree as follows:

ARTICLE 1 - SERVICES

The CONSULTANT'S responsibility under this Contract is to provide professional services in the area of Alcohol, Tobacco and Other Drugs (ATOD) Instruction, as more specifically set forth in the attached grant, which was approved by the City Council at a regular City Council Meeting, on March 1, 2000. The grant funds were accepted by the City Council on September 20, 2000. The CONSULTANT agrees to comply with the terms and conditions of attached grant program and provide the services as outlined in the grant and more specifically the Interagency Agreement attachment in the grant.

The CITY'S representative/liaison during the performance of this Contract shall be David Wright, Jr., telephone no. (561) 845-4097.

ARTICLE 2 - SCHEDULE

The CONSULTANT shall commence services on July 1, 2000 and complete all services by June 30, 2001.

Reports and other items shall be delivered or completed in accordance with the Florida Department of Juvenile Justice Grant Administrative Requirements Manual for FY 2000/2001 and the attached grant.

ARTICLE 3 - PAYMENTS TO CONSULTANT

- A. The CITY agrees to compensate the CONSULTANT in accordance with the fee proposal set forth in the Schedule for Payment and Proposed Budget for Professional Services/Consultant, which is marked as Exhibit "A" hereto and incorporated by reference herein. The total and cumulative amount of this contract shall not exceed the amount of funds budgeted for these services. Reimbursable expenses, as identified in said fee proposal, incurred during the course of performance of this contract, including, but not limited to, out-of-pocket expenses for express mail, computerized research, word processing charges,

long distance telephone, postage and photocopying shall be itemized and invoiced separately.

- B. Invoices received from the CONSULTANT pursuant to this Contract will be reviewed and approved by the CITY's representative, indicating that services have been rendered in conformity with the Contract and then will be sent to the Finance Department for payment. Invoices will normally be paid within fifteen-(15) days following the CITY representative's approval.
- C. All requests for payment of expenses eligible for reimbursement under the terms of this Agreement shall include copies of said receipts, invoices, or other documentation acceptable to the CITY OF RIVIERA BEACH Finance Department. Such documentation shall be sufficient to establish that the expense was actually incurred and necessary in the performance of the professional services as set forth in the attached grant. Long distance telephone calls shall identify the person(s) called, purpose of call, time and costs. Mileage charges shall identify the destination, number of miles, rate, and purpose of travel. Duplication charges shall describe the documents, purpose of duplicating, and rate charged. Any travel, per diem, mileage, meals, or lodging expenses which may be reimbursable under the terms of this Agreement will be paid in accordance with the rates and conditions set forth in Section 112.061, Florida Statutes.
- D. Final Invoice: In order for both parties herein to close their books and records, the CONSULTANT will clearly state "final invoice" on the CONSULTANT'S final/last billing to the CITY. This certifies that all services have been properly performed and all charges and costs have been invoiced to the CITY OF RIVIERA BEACH. Since this account will thereupon be closed, any and other further charges if not properly included on this final invoice are waived by the CONSULTANT.

ARTICLE 4 - TRUTH-IN-NEGOTIATION CERTIFICATE

Signature of this Contract by the CONSULTANT shall also act as the execution of a truth-in-negotiation certificate certifying that the wage rates, over-head charges, and other costs used to determine the compensation provided for in this Contract are accurate, complete and current as of the date of the Contract and no higher than those charged the CONSULTANT'S most favored customer for the same or substantially similar service.

The said rates and costs shall be adjusted to exclude any significant sums should the CITY determine that the rates and costs were increased due to inaccurate, incomplete or non current wage rates or due to inaccurate representations of fees paid to outside consultants. The CITY shall exercise its rights under this Article 4 within three (3) years following final payment.

ARTICLE 5 - TERMINATION

This Contract may be canceled by the CONSULTANT upon thirty (30) days' prior written notice to the CITY's representative in the event of substantial failure by the CITY to perform in accordance with the terms of this Contract through no fault of the CONSULTANT. It may also be terminated, in whole or in part, by the CITY, with or without cause, immediately upon written notice to the CONSULTANT. Unless the CONSULTANT is in breach of this Contract, the CONSULTANT shall be paid for services rendered to the CITY'S satisfaction through the date of termination. After receipt of a Termination Notice and except as otherwise directed by the CITY the CONSULTANT shall:

- A. Stop work on the date and to the extent specified.
- B. Terminate and settle all orders and subcontracts relating to the performance of the terminated work.

ARTICLE 6 - PERSONNEL

The CONSULTANT represents that it has, or will secure at its Grant's expense, all necessary personnel required to perform the services under this Contract. Such personnel shall not be employees of or have any contractual relationship with the CITY.

All of the services required herein shall be performed by the CONSULTANT or under its supervision, and all personnel engaged in performing the services shall be fully qualified and, if required, authorized or permitted under state and local law to perform such services.

The CONSULTANT warrants that all services shall be performed by skilled and competent personnel to the highest professional standards in the field.

All of the CONSULTANT'S personnel (and all Subcontractors) while on City premises, will comply with all City requirements governing conduct, safety and security.

ARTICLE 7 - FEDERAL AND STATE TAX

The CITY is exempt from payment of Florida State Sales and Use Taxes and the CITY will not pay taxes on any goods or materials purchased on its behalf. The CONSULTANT is not authorized to use the CITY's Tax Exemption Number in securing any materials or goods.

The CONSULTANT shall be responsible for payment of its own and its share of its employees' payroll, payroll taxes, and benefits with respect to this contract.

ARTICLE 8 - AVAILABILITY OF FUNDS

The CITY'S performance and obligation to pay under this contract is contingent upon an annual appropriation for its purpose by either the Grant or the CITY OF RIVIERA BEACH CITY COUNCIL.

ARTICLE 9 - INSURANCE

- A. Prior to execution of this Contract by the CITY the CONSULTANT shall provide certificates evidencing insurance coverages as required hereunder. All insurance policies shall be issued by companies authorized to do business under the laws of the State of Florida. The Certificates shall clearly indicate that the CONSULTANT has obtained insurance of the type, amount, and classification as required for strict compliance with the ARTICLE and that no material change or cancellation of the insurance shall be effective without thirty (30) days prior written notice to the CITY'S representative. Compliance with the foregoing requirements shall not relieve the CONSULTANT of its liability and obligations under this Contract.
- B. The CONSULTANT shall maintain during the term of this Contract, standard Professional Liability Insurance in the minimum amount of \$1,000,000 per occurrence.
- C. The CONSULTANT shall maintain, during the life of this Contract, commercial general liability, including contractual liability insurance in the amount of \$500,000 per occurrence to protect the CONSULTANT from claims for damages for bodily and personal injury, including wrongful death, as well as from claims of property damages which may arise from any operations under this Contract, whether such operations be by the CONSULTANT or by anyone directly employed by or contracting with the CONSULTANT.
- D. The CONSULTANT shall maintain, during the life of this Contract, comprehensive automobile liability insurance in the minimum amount of \$500,000 combined single limit for bodily injury and property damages liability to protect the CONSULTANT from claims for damages for bodily and personal injury, including death, as well as from claims for property damage, which may arise from the ownership, use, or maintenance of owned and non-owned automobiles, including rented automobiles whether such operations be by the CONSULTANT or by anyone directly or indirectly employed by the CONSULTANT.
- E. The CONSULTANT shall maintain, during the life of this Contract, adequate Workers' Compensation Insurance and Employer's Liability Insurance in at least such amounts as are required by law for all of its employees per Florida Statute 440.02.

F. All insurance, other than Professional Liability and Workers' Compensation, to be maintained by the CONSULTANT shall specifically include the CITY as an "Additional Insured".

ARTICLE 10 - INDEMNIFICATION

The CONSULTANT shall indemnify and save harmless and defend the CITY, its agents, servants, and employees from and against any and all claims, liability, losses, and/or cause of action which may arise from any negligent act or omission of the CONSULTANT, its agents, servants, or employees in the performance of services under this Contract.

The CONSULTANT further agrees to indemnify, save harmless and defend the CITY, its agents, servants and employees from and against any claim, demand or cause of action of whatsoever kind or nature arising out of any conduct or misconduct of the CONSULTANT not included in the paragraph above and for which the CITY, its agents, servants or employees are alleged to be liable.

ARTICLE 11 - SUCCESSORS AND ASSIGNS

The CITY and the CONSULTANT each binds itself and its partners, successors, executors, administrators and assigns to the other party of this Contract and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Contract. Except as above, neither the CITY nor the CONSULTANT shall assign, sublet, convey or transfer its interest in this Contract without the written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of the CITY, which may be a party hereto, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the CITY and the CONSULTANT.

ARTICLE 12 - REMEDIES

This Contract shall be governed by the laws of the State of Florida. Any and all legal action necessary to enforce the contract 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.

ARTICLE 13 - CONFLICT OF INTEREST

The CONSULTANT represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the

ARTICLE 16 - DISCLOSURE AND OWNERSHIP OF DOCUMENTS

The CONSULTANT shall deliver to the CITY's representative for approval and acceptance, and before being eligible for final payment of any amounts due, all documents and materials prepared by and for the CITY under this Contract.

All written and oral information not in the public domain or not previously known, and all information and data obtained, developed, or supplied by the CITY or at its expense will be kept confidential by the CONSULTANT and will not be disclosed to any other party, directly or indirectly, without the CITY'S prior written consent unless required by a lawful order. All drawings, maps, sketches, programs, data base, reports and other data developed, or purchased, under this Contract for or at the CITY'S expense shall be and remain the CITY'S property and may be reproduced and reused at the discretion of the CITY. However, any and all information, data, reports, programs, curriculum, and/or any other data developed by CONSULTANT, prior to the effective date of this contract, shall remain the property of CONSULTANT.

The CITY and the CONSULTANT shall comply with the provisions of Chapter 119, Florida Statutes (Public Records Law).

All covenants, agreements, representations and warranties made herein, or otherwise made in writing by any party pursuant hereto, including but not limited to any representations made herein relating to disclosure or ownership of documents, shall survive the execution and delivery of this Contract and the consummation of the transactions contemplated hereby.

ARTICLE 17 - INDEPENDENT CONTRACTOR RELATIONSHIP

The CONSULTANT is, and shall be, in the performance of all work services and activities under this Contract and attached grant, an Independent Contractor, and not an employee, agent, or servant of the CITY. All persons engaged in any of the work or services performed pursuant to this Contract and attached grant shall at all times, and in all places, be subject to the CONSULTANT'S sole direction, supervision, and control. The CONSULTANT shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the CONSULTANT'S relationship and the relationship of its employees to the CITY shall be that of an Independent Contractor and not as employees or agents of the CITY.

The CONSULTANT does not have the power or authority to bind the CITY in any promise, agreement or representation other than specifically provided for in this Contract.

ARTICLE 18 - CONTINGENT FEES

The CONSULTANT warrants that it has not employed nor retained any company or person, other than a bona fide employee working solely for the CONSULTANT to solicit or secure this Contract and that it has not paid nor agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the CONSULTANT, any fee, commission, percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Contract.

ARTICLE 19 - ACCESS AND AUDITS

The CONSULTANT shall maintain adequate records to justify all charges, expenses, and costs incurred in estimating and performing the work for at least three (3) years after completion of this Contract. The CITY shall have access to such books, records, and documents as required in this section for the purpose of inspection or audit during normal business hours, at the CONSULTANT'S place of business.

ARTICLE 20 - NONDISCRIMINATION

The CONSULTANT warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, or sexual orientation.

ARTICLE 21 - ENFORCEMENT COSTS

If any legal action or other proceeding is brought for the enforcement of this Contract, or because of an alleged dispute, breach, default or misrepresentation in connection with any provisions of this Contract, the successful or prevailing party or parties shall be entitled to recover reasonable attorney's fees, court costs and all expenses (including taxes) even if not taxable as court costs (including, without limitation, all such fees, costs and expenses incident to appeals), incurred in that action or proceeding, in addition to any other relief to which such party or parties may be entitled.

ARTICLE 22 - AUTHORITY TO PRACTICE

The CONSULTANT hereby represents and warrants that it has and will continue to maintain all licenses and approvals required to conduct its business, and that it will at all times conduct its business activities in a reputable manner. Proof of such licenses and approvals shall be submitted to the CITY's representative upon request.

ARTICLE 23 - SEVERABILITY

If any term or provision of this Contract, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of

this Contract, and/or the application of such term(s) or provision(s), to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Contract shall be deemed valid and enforceable to the extent permitted by law.

ARTICLE 24 - PUBLIC ENTITY CRIMES

As provided in F.S. 287.132-133 by entering into this Contract or performing any work in furtherance hereof, the CONSULTANT 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 F.S. 287.133(3)(a).

ARTICLE 25 - MODIFICATIONS OF WORK

The CITY reserves the right to make changes in the professional services outlined in the attached grant, including alterations, reductions therein or additions thereto. Upon receipt by the CONSULTANT of the CITY'S notification of a contemplated change, the CONSULTANT shall, in writing: (1) provide a detailed estimate for the increase or decrease in cost due to the contemplated change, (2) notify the CITY of any estimated change in the completion date, and (3) advise the CITY if the contemplated change shall effect the CONSULTANT'S ability to meet the completion dates or schedules of this Contract.

If the CITY so instructs in writing, the CONSULTANT shall suspend work on that portion of the services affected by a contemplated change, pending the CITY'S decision to proceed with the change.

If the CITY elects to make the change, the CITY shall initiate a Contract Amendment and the CONSULTANT shall not commence work on any such change until such written amendment is signed by the CONSULTANT and approved and executed by the City Council for the CITY OF RIVIERA BEACH.

ARTICLE 26 - NOTICE

All notices required in this Contract shall be sent by certified mail, return receipt requested, and if sent to the CITY shall be mailed to:

City Manager's Office
Attn: David Wright, Jr.
City of Riviera Beach
600 West Blue Heron Boulevard
P. O. Drawer 10682
Riviera Beach, FL 33404

and if sent to the CONSULTANT shall be mailed to:

Partnership for a Drug Free Community
Attn: Doris Carroll
13132 48th Court N.
Royal Palm Beach, FL 33411

ARTICLE 27- ENTIRETY OF CONTRACTUAL AGREEMENT

The CITY and the CONSULTANT agree that this Contract and any and all attachments and exhibits thereto set forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms and conditions contained in this Contract may be added to, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto in accordance with Article 25 - Modifications of Work.

IN WITNESS WHEREOF, the City Council of the CITY OF RIVIERA BEACH, Florida has made and executed this Contract on behalf of the CITY and CONSULTANT has hereunto set its hand the day and year above written.

APPROVED:



**MICHAEL D. BROWN
MAYOR, RIVIERA BEACH**



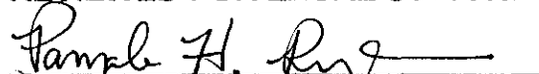
**DORIS CARROLL, ATOD DIRECTOR
PARTNERSHIP FOR A DRUG-FREE
COMMUNITY**

(MUNICIPAL SEAL)

ATTEST: 

CARRIE E. WARD, CNC.AAE 12/05/00
CITY CLERK - RIVIERA BEACH

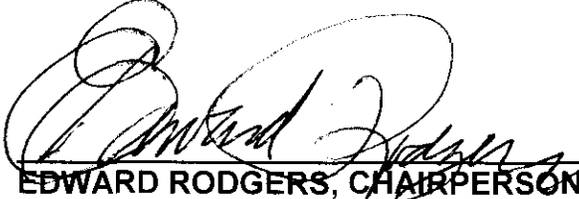
REVIEWED FOR LEGAL SUFFICIENCY:



CITY ATTORNEY, RIVIERA BEACH

APPROVED:


MICHAEL D. BROWN, MAYOR


EDWARD RODGERS, CHAIRPERSON

(MUNICIPAL SEAL)


ELIZABETH WADE
CHAIR PRO-TEM

ATTEST:


CARRIE E. WARD, CMC/AAE
CITY CLERK


DONALD R. WILSON


SYLVIA LEE BLUE


DAVID G. SCHNYER
Council Members

MOTIONED BY: D. Schnyer

SECONDED BY: E. Wade

E. RODGERS aye

E. WADE aye

D. WILSON aye

S. BLUE aye

D. SCHNYER aye

REVIEWED AS TO LEGAL SUFFICIENCY


PAMELA H. RUPP
CITY ATTORNEY
CITY OF RIVIERA BEACH

DATE 12/13/00

RESOLUTION NO. 219-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO RELEASE CODE ENFORCEMENT LIEN ON PROPERTY LOCATED AT 1148 WEST 26th COURT, MONROE HEIGHTS SUBDIVISION, BLK. 9, LOTS 24-25, RIVIERA BEACH, FOR VIOLATIONS THAT ARE IN COMPLIANCE FOR THE AMOUNT OF \$1,400.00; AND AUTHORIZING THE MAYOR AND CITY CLERK TO ISSUE A RELEASE OF LIEN ON SAID PROPERTY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, property located at 1148 West 26th Court, Monroe Heights Subdivision, Blk. 9, Lots 24-25, was found to be in violation of the City's Code of Ordinances on April 22, 1992, pursuant to Case No. CED 92-036 dated April 22, 1992; and

WHEREAS, liens were filed against the property by the City of Riviera Beach on June 19, 1992, for non-compliance with the Code Enforcement Board's order; and

WHEREAS, the property located at 1148 West 26th Court is owned by Sarah Regents Kern, and is now in compliance; and

WHEREAS, City Staff has negotiated an offer of settlement with Kerns in the amount of \$1,400.00; and

WHEREAS, pursuant to Section 162.09(3), Florida Statutes, the City Council has the authority to execute a release of lien; and

WHEREAS, the City Council finds it in the best interest of the City to release the liens on the subject property.

NOW, THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, THAT:

Section 1: The above recitals are true and are hereby incorporated into this Resolution.

Section 2: The City Council hereby accepts the sum of \$1,400.00 as consideration for the release of liens hereby granted on the subject property.

Section 3: The Mayor and the City Clerk are authorized to execute a release of the subject property upon payment in full of the aforementioned amount.

Section 4: This Resolution shall take effect immediately upon its passage and adoption.

PASSED and ADOPTED this 20th **day of** December, **2000.**

APPROVED:

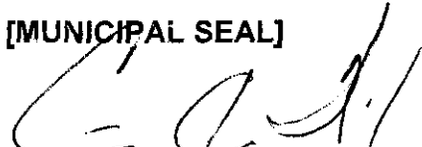

MICHAEL D. BROWN, MAYOR


EDWARD RODGERS, CHAIRPERSON

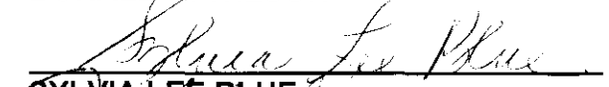
ATTEST:


ELIZABETH WADE
CHAIRPERSON PRO-TEM

[MUNICIPAL SEAL]


CARRIE E. WARD, CMC/AAE
CITY CLERK


DONALD R. WILSON


SYLVIA LEE BLUE


DAVID G. SCHNYER
Council Members

MOTIONED BY: E. Wade

SECONDED BY: S. Blue

E. RODGERS aye

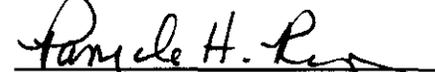
E. WADE aye

D. WILSON aye

S. BLUE aye

D. SCHNYER aye

REVIEWED AS TO LEGAL SUFFICIENCY


Pamela H. Lopez
CITY ATTORNEY
CITY OF RIVIERA BEACH

DATE: 12/12/00

RESOLUTION NO. 220-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE AN INTERLOCAL AGREEMENT BETWEEN THE CITY OF RIVIERA BEACH AND PALM BEACH COUNTY AND THE SCHOOL DISTRICT OF PALM BEACH COUNTY REGARDING SCHOOL CONCURRENCY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, Part 1 of Chapter 163 of the Florida Statutes permits public agencies to enter into interlocal agreements with each other to exercise jointly any power, privilege, or authority which such agencies share in common and which each might exercise separately; and

WHEREAS, The City of Riviera Beach, Palm Beach County, and the School District of Palm Beach County, have determined that the safe, convenient, orderly and adequate provision of public school facilities is essential to the health, safety, and general welfare of the citizens of Palm Beach County; and

WHEREAS, the school concurrency program is intended to ensure that the capacity of schools is sufficient to support residential development at the adopted level of service standard for schools, set by the school district in conjunction with participating local governments.

WHEREAS, The City of Riviera Beach has determined that the school concurrency program is in the best interest of the community and its residents.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA THAT:

SECTION 1. This Resolution be adopted to approve the School District of Palm Beach County School Concurrency Program.

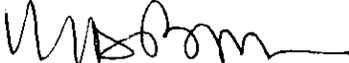
SECTION 2. The Mayor and City Clerk are authorized to execute the "Palm Beach County Interlocal Agreement with Municipalities of Palm Beach County and the School District of Palm Beach County to establish Public School Concurrency" between the City of Riviera Beach, Palm Beach County and The School District of Palm Beach County.

SECTION 3. This resolution shall take effect immediately upon its passage.

RESOLUTION NO. 220-00
PAGE -2-

PASSED AND APPROVED this 20TH day of DECEMBER, 2000

APPROVED:


MAYOR MICHAEL D. BROWN


EDWARD RODGERS, CHAIRPERSON

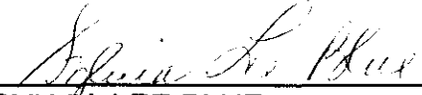
(MUNICIPAL SEAL)


ELIZABETH K. WADE, CHAIR PRO-TEM

ATTEST:


CARRIE E. WARD, CMC/AEE
CITY CLERK


DONALD R. WILSON


SYLVIA LEE BLUE


DAVID G. SCHNYER
COUNCIL MEMBERS

MOTIONED BY: E. Wade

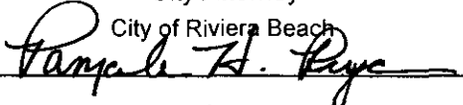
SECONDED BY: D. Schnyer

E. RODGERS: aye
E. WADE: aye
D. WILSON: aye
S. BLUE: aye
D. SCHNYER: aye

REVIEWED AS TO LEGAL SUFFICENCY

City Attorney

City of Riviera Beach



Date: 12/14/00

RESOLUTION NO. 221-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE MAYOR AND CITY CLERK TO EXECUTE A CONTRACT FOR FINANCIAL ADVISOR PROFESSIONAL SERVICES WITH PUBLIC FINANCIAL MANAGEMENT, INC.

WHEREAS, in April 2000, the City of Riviera Beach solicited proposals for financial advisor services; and

WHEREAS, proposals were received from two firms and subsequently reviewed by a committee appointed to select the most qualified company to provide these services; and

WHEREAS, Public Financial Management, Inc. was chosen to perform fiscal advisor services.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA as follows:

SECTION 1. That the City of Riviera Beach will enter into a contract with Public Financial Management, Inc. for financial advisor services.

SECTION 2. That the Mayor and City Clerk are authorized to execute the contract.

SECTION 3. That a copy of said contract is attached hereto and make a part thereof.

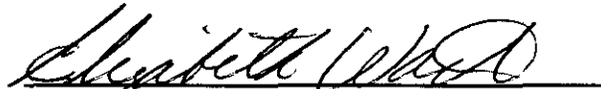
SECTION 4. This resolution shall take effect upon its passage and adoption by the City Council.

PASSED AND ADOPTED this 20TH day of DECEMBER, 2000.

APPROVED:


MICHAEL D. BROWN, MAYOR


EDWARD RODGERS, CHAIRMAN

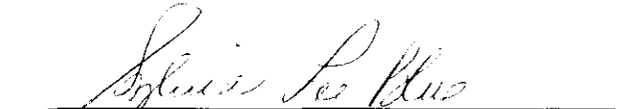

ELIZABETH WADE, CHAIR PRO-TEM

(MUNICIPAL SEAL)


DONALD R. WILSON

ATTEST:


CARRIE E. WARD, CMC/AE
CITY CLERK


SYLVIA LEE BLUE

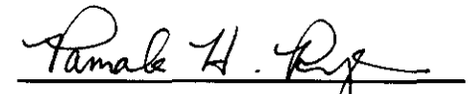
DAVID G. SCHNYER
COUNCILMEMBERS

MOTIONED BY: E. Wade

REVIEWED AS TO LEGAL SUFFICIENCY

SECONDED BY: D. Schnyer

E. RODGERS nay


CITY ATTORNEY
CITY OF RIVIERA BEACH

E. WADE: aye

DATE: 12/13/00

D. WILSON: aye

S. BLUE: nay

D. SCHNYER: aye

RESOLUTION NO. 222-00

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, TO ALLOWING PETITIONERS MICHAEL AND NORA MAHONEY TO USE CITY OWNED PROPERTY LOCATED AT 22 WEST 22ND STREET AS PARKING ON A TEMPORARY BASIS.

WHEREAS, the parking provided at the 2131 Broadway site is not adequate to meet the parking requirements of the City for this type of use; and

WHEREAS, the petitioner has requested the use of six off-street parking spaces on City owned property located at 22 West 22nd Street to accommodate the office use; and

WHEREAS, the petitioners are renovating the property at 2131 Broadway (fka Budget Motel) for office use; and

WHEREAS, on August 9, 2000, the Community Redevelopment Agency supported the use of City owned property at 22 West 22nd Street for required parking for the proposed office spaces at the (fka Budget Motel) site located at 2131 Broadway.

WHEREAS, the City wishes to accommodate petitioners by allowing petitioners to use City owned property for parking on a temporary basis; and

WHEREAS, the City may terminate the use of the City owned property at any time.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA AS FOLLOWS:

SECTION 1. That Petitioners are authorized to use City owned property located at 22 West 22nd Street to park up to six vehicles.

SECTION 2. That the petitioners' use of the City owned parking spaces at 22 West 22nd Street will be reviewed annually by the City Manager to reaffirm the petitioner's need for the use of the City owned property.

SECTION 3. The use of City owned property is temporary and the City Manager may terminate the use at any time.

SECTION 4. That the petitioners shall provide a one million dollar (\$1 million) insurance policy naming the City co-insurer for the use of the property.

SECTION 5. This resolution shall take effect immediately upon its passage.

RESOLUTION NO. 222-00
PAGE -2-

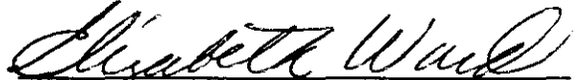
PASSED AND APPROVED this 20TH day of DECEMBER, 2000

APPROVED:


MAYOR MICHAEL D. BROWN

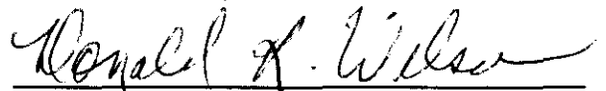

EDWARD RODGERS, CHAIRPERSON

(MUNICIPAL SEAL)

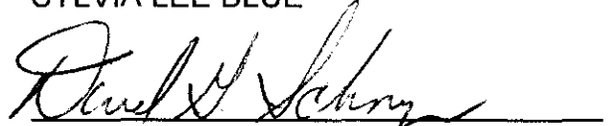

ELIZABETH K. WADE, CHAIR PRO-TEM

ATTEST:


CARRIE E. WARD, CMC/AE
CITY CLERK


DONALD R. WILSON


SYLVIA LEE BLUE


DAVID G. SCHNYER
COUNCIL MEMBERS

MOTIONED BY: E. Wade

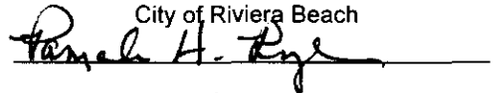
SECONDED BY: D. Schnyer

E. RODGERS: nay
E. WADE: aye
D. WILSON: aye
S. BLUE: nay
D. SCHNYER: aye

REVIEWED AS TO LEGAL SUFFICENCY

City Attorney

City of Riviera Beach



Date: 12/18/00