## SEMINOLE COUNTY GOVERNMENT AGENDA MEMORANDUM

SUBJECT:	Project Grant Agreement No. M2101 Amendment No. 1 for the Cross
	Seminole Trail with the Florida Department of Environmental Protection
	for \$50,000 with Seminole County
DEPARTMEN	NT: Public Works DIVISION: Engineering / Special Projects
AUTHORIZED	BY: W. Gary Johnson, J.E., Director Jerry McCollum, P.E., County Engineer
Agenda Date	<u>07/22/03</u> Regular ☐ Consent ⊠ Work Session ☐ Briefing ☐
	Public Hearing – 1:30 Public Hearing – 7:00
MOTION/REC	COMMENDATION:
Protection (D	authorize the Chairman to execute Florida Department of Environmental DEP) Contract No. M2101 – Amendment No. 1 in conjunction with a ension for multi-use trail improvements within the Cross Seminole Trail
<del>-</del>	
BACKGROU	<u>ND:</u>
May 22, 200 (FDEP) and 3 the Land Acq use by Semi	unty has requested a six (6) month time extension to the contract executed 1, between the State of Florida Department of Environmental Protection Seminole County. The 2000 Florida Legislature appropriated \$50,000 from unisition Trust Fund to the Florida Department of Environmental Protection for nole County for multi-use trail improvements to the Cross Seminole Trail. The fiation will be administered by the Florida Department of Environmental

Protection as a cost reimbursable grant. This agreement needs to be extended to make

#### Attachments:

those funds available.

Amendment #1
Project Grant Agreement M2101

Reviewed by:
Co Atty:
DFS:
Other:
DCM:
CM:
File No. CPWE 01

M2101 (DEP Contract Number)

### STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

This Amendment entered into on	, 2003, by and between the
Florida Department of Environmental Protection,	Office of Greenways & Trails, hereinafter
referred to as DEPARTMENT, and the Board of	County Commissioners, Seminole County,
after referred to as GRANTEE, in furtherance of t	the approved agreement for the project
known as Cross Seminole Trail, Project #M2101.	

WHEREAS, the DEPARTMENT and the GRANTEE entered into an agreement dated May 22, 2001, hereinafter referred to as the Original Agreement.

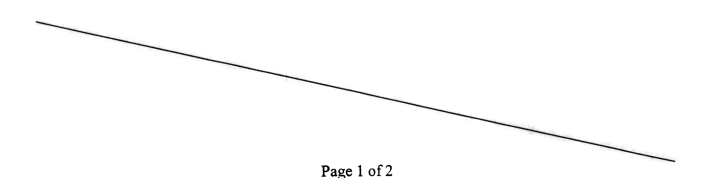
WHEREAS, the DEPARTMENT and the GRANTEE verbally agreed to amend the Project Completion Date of the Original Agreement to November 30, 2003; and

WHEREAS, the amendment to change the Project Completion Date was not reduced to writing during the Agreement period.

NOW THEREFORE, the DEPARTMENT and the GRANTEE hereby agree that the terms and the conditions of the Original Agreement, as amended, attached hereto as Exhibit "A", are made a part of this agreement by reference as though stated in their entirety herein, except that:

<u>Paragraph 7</u> is amended as follows: The GRANTEE shall complete all project construction on or before November 30, 2003.

In all other respects the Agreement of which this is an Amendment and attachments relative thereto shall remain in full force and effect.



IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the day and year first above written.

STATE OF FLORIDA DEPARTMENT ENVIRONMENTAL PROTECTION	BOARD OF COUNTY COMMISSIONERS, SEMINOLE COUNTY
By: Director or Designee Office of Greenways & Trails	By:
	Title:
DEP Contract Manager	Address: 520 W. Lake Mary Blvd, Suite 200 Sanford, Florida 32773-7424
Approved as to form and sufficiency:	(for the use and reliance of Seminole County, only)
Department Attorney	Grantee Attorney Herbert S. Zischkau III Assistant County Attorney

<sup>\*\*</sup> If someone other than the Chairman signs the contract, a resolution, statement or other document authorizing that person to sign the contract on behalf of the county must accompany the contract.

#### EXHIBIT "A" (Original Contract)

M2		
(DEP	Contract	Number

# FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION DIVISION OF RECREATION AND PARKS Project Grant Agreement

This Agreement is made and entered into this 22rd day
this Agreement is made and entered into this day
of May, 2001, by and between the State of Florida,
Department of Environmental Protection, hereinafter called the
DEPARTMENT, and Seminole County, hereinafter called the GRANTEE,
in furtherance of an approved PROJECT involving the parties
hereto in pursuance of which the parties hereto agree as follows:

- 1. The 2000 Florida Legislature appropriated \$50,000.00 from the Land Acquisition Trust Fund to the Department use by the GRANTEE for the Cross Seminole Trail, hereinafter called the PROJECT
- 2 The GRANTEE shall construct, or cause to be constructed, certain facilities and improvements which shall include the following PROJECT elements which may be modified by the DEPARTMENT upon written request by the GRANTEE for good cause: multi-use trail.
- 3. The DEPARTMENT shall pay, on a reimbursement basis, to the GRANTEE, funds not to exceed \$50,000.00, which represents DEPARTMENT'S share of the cost of the PROJECT shares agreed upon are as follows

DEPARTMENT Amount \$50,000.00 100%

GRANTEE	Match	\$	0		
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Type	of	Match:	None

Each reimbursement request shall include a status report and all documentation required by the DEPARTMENT for a proper pre-audit and post-audit review. The Contract Manager shall, within sixty (60) days after receipt of a payment request, review the work accomplished to date on the grant and, if it is in accordance with this Agreement, approve the request for payment DEPARTMENT shall retain 10% of the entire grant amount until completion of the PROJECT and all PROJECT completion documentation described in Paragraph 8, is submitted to the DEPARTMENT by the GRANTEE.

- 4 The DEPARTMENT shall have the right to cancel this Agreement for failure by the GRANTEE to perform pursuant to the terms and conditions of this Agreement and to demand return of all PROJECT funds paid by the DEPARTMENT pursuant to Paragraph 15
- 5. The DEPARTMENT and GRANTEE agree to comply with the Grant and Accountability Procedures, hereinafter called the PROCEDURE, incorporated into this Agreement by reference and attached hereto as Exhibit \*A\*. The PROCEDURE establishes uniform guidelines and procedures to be utilized by the DEPARTMENT and the GRANTEE in accounting for grant funds disbursed for the PROJECT and sets forth principles for determining eligible costs, supporting documentation and minimum reporting requirements. Expenses representing the PROJECT costs

shall be reported to the DEPARTMENT and summarized on certification forms specified in the PROCEDURE All expenditures under this Agreement by the GRANTEE must be directly related to the purpose of the grant The GRANTEE shall retain all records supporting PROJECT costs for three (3 years after the fiscal year in which the final PROJECT payment was released by the DEPARTMENT or until final resolution of matters resulting from any litigation, claim, or audit that started prior to the expiration of the three-year retention period The DEPARTMENT, Auditor General, State Comptroller and other relevant parties shall have the right to inspect and audit the GRANTEE'S records for said PROJECT.

- 6 The GRANTEE fully understands and agrees that there shall not be reimbursement of funds by the DEPARTMENT for any obligation or expenditure for the PROJECT incurred and performed for one calendar year prior to the start of the agreement period
- 7 This Agreement shall become effective upon execution by all parties. The GRANTEE shall complete construction of all PROJECT elements identified in Paragraph 2 on or before \_\_\_\_\_\_ The completion date shall be extended by the DEPARTMENT upon the written request of the GRANTEE.
- 8 All PROJECT close-out documentation shall be submitted to the DEPARTMENT by the GRANTEE prior to release of the retainage identified in Paragraph 3. Upon PROJECT completion, the GRANTEE shall submit to the DEPARTMENT the

- following documentation within 45 days (1) a list identifying the PROJECT elements constructed and associated costs, (2) an asbuilt site plan (3 a PROJECT completion certification, and 4) financial data supporting the expenditure of grant funds, on forms supplied by the Department as specified in the PROCEDURE
- Alexandra Weiss Community Assistance Consultant or successor, is hereby designated the DEPARTMENT'S Contract Manager for the purpose of this Agreement; shall be responsible for ensuring performance of its terms and conditions; and shall approve all reimbursement requests prior to payment GRANTEE'S Liaison Agent, as identified in the PROJECT application, or successor, shall be responsible for ensuring performance of the terms and conditions of the Agreement, and shall act as liaison to the DEPARTMENT in all matters relative to The GRANTEE'S Liaison Agent shall submit to the this AGREEMENT DEPARTMENT signed PROJECT status reports every ninety 90) days summarizing the work accomplished, problems encountered, percentage of completion, and other information the Liaison deems pertinent to the progress and status of the PROJECT. The Liaison shall submit photographs of the construction work accomplished when requested by the DEPARTMENT
  - 10. All monies expended by the GRANTEE for the purpose contained herein shall be subject to preaudit review and approval by the Comptroller of Florida in accordance with Section 17.03, Florida Statutes.

- responsible of the wrongful acts of its employees, contractors and agents. However, nothing contained herein shall constitute a waiver by either party of its sovereign immunity and the limitations set forth in Section 768.28 Florida Statutes
- 12 The DEPARTMENT has the right to inspect said PROJECT and any and all records related thereto at any reasonable time.
- 13. This Agreement shall be canceled by the DEPARTMENT in the event the GRANTEE refuses to allow public access to all documents, papers letters, or other materials made or received in conjunction with this Agreement pursuant to the provisions of Chapter 119, Florida Statutes
- any reimbursement due the DEPARTMENT for non-compliance by the GRANTEE with this Agreement, the GRANTEE shall have thirty (30) days to submit additional pertinent documentation to offset the amount identified as being due to the DEPARTMENT. The DEPARTMENT, following a review of the documentation submitted by the GRANTEE, will inform the GRANTEE of the amount of any reimbursement due to the DEPARTMENT within thirty (30) days.
- The DEPARTMENT shall require a refund, either in whole or in part, of the funds provided by it to the GRANTEE for non-compliance with the terms of the Agreement, including any reimbursement due to the DEPARTMENT described in Paragraph 14

  The GRANTEE, upon receiving such notification from the

EPARTMENT, shall forthwith pay the amount of money directly to the DEPARTMENT within thirty 30) days. Such refund shall include simple interest calculated at two (2) percent over the prevailing prime rate as reported by the Federal Reserve Interest shall be calculated from the date(s) of payment(s) to the GRANTEE by the DEPARTMENT

- 16 The State of Florida's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature
- 17. Reimbursement of eligible travel expenses shall be subject to the requirements of Section 112.061, Florida Statutes, and any rules promulgated thereunder
- 18 Allowable indirect costs shall not exceed 15% of the GRANTEE'S eligible wages and salaries
- 19 Prior to final reimbursement the GRANTEE shall erect a permanent information sign on the PROJECT site which credits the Florida Department of Environmental Protection and the Florida Legislature as funding sources for the PROJECT
- 20. No person on the grounds of race, creed, color, national origin, age, sex, marital status, or disability, shall be excluded from participation in; be denied the proceeds or benefits of or be otherwise subjected to discrimination in performance of this Agreement
- 21 This Agreement strictly prohibits the expenditure of funds from this grant for the purpose of lobbying the Florida Legislature, the judicial branch, or a state agency

22 Any entity which is awarded funds from a grants and aids appropriation by a state agency shall:

If the amounts received exceed \$100,000, have an audit performed in accordance with the rules of the Auditor General promulgated pursuant to Section 11.45, Florida Statutes;

If the amounts received exceed \$25,000, but do not exceed \$100,000, have an audit performed in accordance with the rules of the Auditor General promulgated pursuant to Section 11.45, Florida Statutes, or have a statement prepared by an independent certified public accountant which attests that the receiving entity or organization has complied with the provisions of the grant; or

- (c If the amounts received do not exceed \$25,000, have the head of the entity or organization attest, under penalties of perjury, that the entity or organization has complied with the provisions of the grant
- 23. A copy of the audit required in Paragraph 22 shall be submitted to the DEPARTMENT within one 1) year from the PROJECT completion date as set forth in the PROJECT completion certificate.
- 24 This Agreement is not intended nor shall it be construed as granting any rights, privileges, or interest in any third party without mutual written agreement of the parties hereto.
- 25. It is understood by the parties that the amount of this grant may be reduced should the Governor's Budget Office

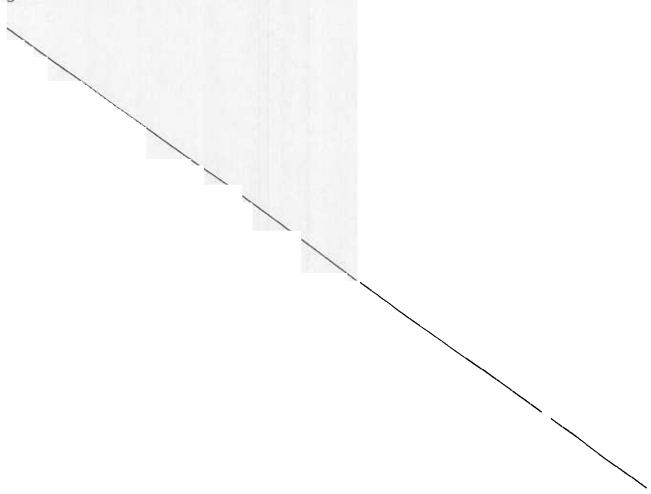
declare a revenue shortfall and assess a mandatory reserve

Should such shortfall be declared, this grant may be reduced by

the percentage of the appropriation the Department is assessed

for the mandatory reserve.

26. This Agreement represents the entire agreement of the parties. Any alterations, variations, changes, modifications or waivers of provisions of this Agreement shall only be valid when they have been reduced to writing, duly signed by each of the parties hereto, and attached to the original of this Agreement.



IN WITNESS WHEREOF, the parties hereto have caused these presents to be duly executed on the day and year first above written

STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL

PROTECTION

By: 💆

Director or Designee

Office of Greenways & Trails

BOARD OF COUNTY COMMISSIONERS OF SEMINOLE COUNTY\*

RANDALL C. MORRIS

Title VICE-CHAIRMAN

Address:

1101 E First Street Sanford, Fl 32771

Address

Office of Greenways & Trails 3900 Commonwealth Boulevard Mail Station 585 Tallahassee, Florida 32399-3000

DEP Contract Manager

Grantee Attorney

Approved as to Form and Legality: This form has been pre-approved as to form and legality by Suzanne Brantley, Senior Assistant General Counsel, on September 20, 2000 for use for one year.

DEP 42-058 Revised 09-10-00

\*If someone other than the Chairman signs the contract, a resolution, statement or other document authorizing that person to sign the contract on behalf of the county must accompany the contract.