File No. <u>120439</u>	Committee Item No	4	* 4	
1 110 110.		Board Item No.		

#### **COMMITTEE/BOARD OF SUPERVISORS**

AGENDA PACKET CONTENTS LIST

Committee: B	udget and Finance Sub -Committ	ee Date	May 16, 2012
Board of Supe	ervisors Meeting	Date	<del></del>
Cmte Board			
ROLBLY IN DM G G S C F A A	lotion lesolution lesolution legislative Digest legislative Digest legislative Analyst Report legislation legislative Analyst I legislative Analyst		port
OTHER (	Jse back side if additional spac	e is neede	d)
Completed by Completed by	<del>-</del>	Date <u>May</u> Date	11, 2012

20

22

[Accept and Expend Grant - Boeddeker Park and Clubhouse Project - \$4,000,000]

Resolution authorizing the San Francisco Recreation and Parks Department to accept and expend a grant administered by the California State Parks and Recreation Department in the amount of \$4,000,000 for the Boeddeker Park and Clubhouse Project.

WHEREAS, The California State Department of Parks and Recreation has received an appropriation from the Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 (Proposition 84) to administer the Statewide Park Program; and

WHEREAS, The Statewide Park Program awards grants on a competitive basis for the creation of new parks and new recreational opportunities in proximity to the most critically underserved communities across California; and

WHEREAS, The Boeddeker Park and Clubhouse Project is located in the Tenderloin Neighborhood, one of San Francisco's densest and poorest neighborhoods thereby meeting the objectives of the Statewide Park Program; and

WHEREAS, The California State Parks and Recreation Department approved funding for the Boeddeker Park and Clubhouse Project in the amount of \$4,000,000; and

WHEREAS, The Trust for Public Land, a national, non-profit conservation organization, will partially fund improvements to the Boeddeker Park and Clubhouse Project with a gift-inkind at an estimated value of \$2,000,000 to the City and County of San Francisco; and

WHEREAS, The terms and conditions of the Grant are detailed in an Agreement on file at the Clerk of the Board of Supervisors in File No. 120439 which is hereby declared to be part of this resolution as set forth fully herein; and

WHEREAS, The grant program requires a Deed Restriction be filed with the County Recorder defining the terms of the grant agreement; and

WHEREAS, The grant performance period runs from July 1, 2009 through June 30, 2017; and

WHEREAS, The grant does not require an ASO Amendment; and

WHEREAS, The grant terms prohibit including indirect costs in the grant budget; now, therefore, be it

RESOLVED, That the Board of Supervisors waives inclusion of indirect costs in the grant budget; and be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Recreation and Parks Department to accept and expend a Statewide Park Program Grant in the amount of \$4,000,000 for Boeddeker Park and Clubhouse Project; and be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the San Francisco Recreation and Parks Department to file a Deed Restriction with the County Recorder defining the terms of the grant Agreement.

Recommended:

General Manager, Recreation and Parks Department

Approved:

Mayor

Controller



Edwin M. Lee, Mayor Philip A. Ginsburg, General Manager

TO:	Angela Calvillo, Clerk of the Board of Supervisors
FROM:	Philip A. Ginsburg, General Manager, Recreation and Parks Departmen
DATE:	February 15, 2012
SUBJECT:	Accept and Expend Resolution for Subject Grant
GRANT TITL	E: Statewide Park and Community Revitalization Grant – Boeddeker Park
X Proposed X Grant Re	
Special Time	line Requirements: We would like legislation introduced in March
Name: Toni N	al representative to receive copy of adopted resolution: Moran Phone: (415) 581-2555 all Address: 30 Van Ness Avenue – 5 <sup>th</sup> Floor
Certified copy	required Yes ☐ No ⊠
	d copies have the seal of the City/County affixed and are occasionally unding agencies. In most cases ordinary copies without the seal are

File Number:(Provided by Clerk of Board of Supervisors)	
	t Information Form fective July 2011)
Purpose: Accompanies proposed Board of Saccept and expend grant funds.	Supervisors resolutions authorizing a Department to
The following describes the grant referred to	in the accompanying resolution:
1. Grant Title: Statewide Park Developmen	t and Community Revitalization Park Grant
2. Department: Recreation and Park Depar	tment
3. Contact Person: Toni Moran	Telephone: 415 581-2555
4. Grant Approval Status (check one):	
[ X] Approved by funding agency	[] Not yet approved
5. Amount of Grant Funding Approved or A	pplied for: \$4,000,000
6a. Matching Funds Required: \$0, no match cost exceeds the grant and there are several b. Source(s) of matching funds (if applicable Community Opportunity Fund, \$209,274 Urban Greening Project Grant. \$493,00 Trust for Public Land Gift-in-kind professor Trust for Public Land Gift-in-place value.	4 0 ssional services valued at \$2,000,000
7a. Grant Source Agency: California State Db. Grant Pass-Through Agency (if applicab	
Francisco through the construction of a new	eddeker Park and Clubhouse in the City of San 4,300 sq. ft. clubhouse, outdoor plazas, basketball s, perimeter walking path, fencing and landscaping.
9. Grant Project Schedule, as allowed in ap Start-Date: July 1, 2009 Note: Grant funds will not be expende	End-Date: June 30, 2017
10a. Amount budgeted for contractual services be put out to c. If so, will contract services help to furth Enterprise (LBE) requirements? Yes d. Is this likely to be a one-time or ongoin	bid? Yes ner the goals of the Department's Local Business

[]Yes

[X] No

11. Does the budget include indirect costs?

1

[ X] Not allowed by [ ] Other (please ex c2. If no indirect costs from the Recreation and F	xplain): are included, what would have been the indirect costs? Overhead charges	
12. Any other significant (	grant requirements or comments: No.	
		٠
**Disability Access Checkl Forms to the Mayor's Offic	list***(Department must forward a copy of all completed Grant Information ce of Disability)	
13. This Grant is intended fo	or activities at (check all that apply):	
[ ] Existing Site(s) [ X] Rehabilitated Site(s) [ ] New Site(s)	[] Existing Structure(s) [X] Rehabilitated Structure(s) [] New Structure(s) [] New Structure(s)	
concluded that the project as other Federal, State and loc	Coordinator or the Mayor's Office on Disability have reviewed the proposal and s proposed will be in compliance with the Americans with Disabilities Act and all all disability rights laws and regulations and will allow the full inclusion of persons lirements include, but are not limited to:	
1. Having staff trained in h	now to provide reasonable modifications in policies, practices and procedures;	1
2. Having auxiliary aids ar	nd services available in a timely manner in order to ensure communication access	s;
<b>~</b>	ce areas and related facilities open to the public are architecturally accessible an approved by the DPW Access Compliance Officer or the Mayor's Office on cers.	d
If such access would be tech	nnically infeasible, this is described in the comments section below:	
Comments: Danings/Lendow	ed by Maigr's Office on Disabitity.	
	ator or Mayor's Office of Disability Reviewer:	
Paulina Araica		
(Name)		
ADA Compliance Coordinate	or, Recreation and Parks Department, Planning & Capital Division	
(Title)		
Date Reviewed: 11/3/	Parlua Darce (Signature Required)	
	Totaliano i Cogalica).	_

b1. If yes, how much? \$ Not Applicable b2. How was the amount calculated? Not Applicable

c1. If no, why are indirect costs not included?

# Philip A. Ginsburg (Name) General Manager, Recreation and Parks Department (Title) Date Reviewed: (Signature Required)

**Department Head or Designee Approval of Grant Information Form:** 



### State of California – The Resources Agency DEPARTMENT OF PARKS AND RECREATION

# Statewide Park Development and Community Revitalization Program of 2008 Project Application Form

PROJECT NAME		Requested GRANT Amount	\$_	4,000,000		
Boeddeker Park & Clubhouse - Renovation		Other Funding Sources	\$	1,000,000		
PROJECT PHYSICAL ADDRESS (including zip code	e)	Estimated TOTAL PROJECT CO		5,000,000		
240 Eddy Street, San Francisco, CA 94102		Nearest Cross Street Jones	County	of Project Location		
GRANT APPLICANT (entity applying for the grant)		GRANT APPLICANT'S Mailing Add	ress			
San Francisco Recreation and Parks Departs	ment	RPD Capital Division 30 Van Ness Avenue, Fifth Floor San Francisco, CA 94102-6020				
AUTHORIZED REPRESENTATIVE AS SHOWN IN	RESOLUTION	OR CERTIFICATION LETTER				
Philip A. Ginsburg, General Mgr.  Name (typed or printed) and Title		ourg@sfgov.org 41 ail address		2701		
DIRECTOR/PRESIDENT/CEO						
Philip A. Ginsburg, General Mgr.  Name (typed or printed) and Title		ourg@sfgov.org 41 ail address		_ 2701 Phone		
DAY-TO-DAY CONTACT for ADMINISTRATION of the	the GRANT (if	different from AUTHORIZED REPRE	SENTATIVE,	)		
	toni.moran(	@sfgov.org 41	5 _ 581	_ 2555		
Name (typed or printed) and Title	- Em	ail address	F	Phone		
For ACQUISITION:		For DEVELOPMENT:				
Total land acquired will be acres		Total acreage of the PARK w	ill be	1		
Acres to be acquired in fee simple by A		(include land to be acquired if applicable) 1_Acres owned in fee simple by Applicant				
Acres to be acquired in other than fee s (attach explanation)	simple	Acres available under a year lease or				
(altaon explanation)		easement.				
GRANT SCOPE: I represent and warrant that the GRANT to complete the RECREATION FEATURES at Estimate Form. I declare under penalty of perjudication packet, including Signature AUTHORIZED REPRESENTATIVE as shown in the Philip A. Ginsburg  Title General Manager, Recreation	ind MAJOR SUF ury, under the required atta own in Resolu	PPORT AMENITIES listed in the e laws of the State of Californ achments, is accurate.  February 25, 2 ution Date	attached ia, that th	GRANT SCOPE/Cost		
Title		<u> 18.1.                                  </u>		•		



DEPARTMENT OF PARKS AND RECREATION • P.O. Box 942896 • Sacramento, CA 94296-0001 Ruth Coleman, Director 916-653-7423

February 11, 2011

Philip A. Ginsburg General Manager City & County of San Francisco RPD 501 Stanyan Street, McLaren Lodge San Francisco, CA 94117-1898

Dear Mr. Philip A. Ginsburg,

Re: Project Name:

Boeddeker Park & Clubhouse

Program Name:

2006 Parks Bond Act

Statewide Park Development and Community Revitalization

Project Number:

SW-38-001

Contract Number:

C6904019

Enclosed for your files is a copy of a fully executed contract for the above referenced project. Refer to your procedural guide for grant process information. Please remember that you must comply with all applicable state and federal laws and regulations including, but not limited to, legal requirements for construction contracts, building codes, health and safety codes, and the laws and codes pertaining to individuals with disabilities.

If you have any questions, please contact me at (916) 651-8579 or email me at avent@parks.ca.gov.

Sincerely,

Albert Ventura Project Officer

**Enclosure** 



## Department of Parks and Recreation GRANT CONTRACT

#### 2006 Parks Bond Act

#### Statewide Park Development and Community Revitalization

GRANTEE C	ty & County of San Fr	ancisco	<u> </u>	<u> </u>	
GRANT PERFO	RMANCE PERIO	D is from July	01, 2009 through June 30	), 2017	
CONTRACT PE	RFORMANCE P	ERIOD is from July	01, 2009 through June 30	), 2039	<u> </u>
PROJECT TITLE	BOEDDEKER PA	RK & CLUBHOUSE		PROJECT NUMBE	R SW-38-001
acting through its Dire indicated below. The	ector of Parks and Rec GRANTEE agrees to	reation, pursuant to the Stat	e of California, agrees to PE as defined in the GRA	REEMENT, and the State of fund the total State grant amo NT SCOPE / Cost Estimate pove.	ount
The General and Sp	ecial Provisions attac	hed are made a part of an	d incorporated into the (	Contract.	
City & County of Sa	n Francisco Grantee	<del></del>	<u> </u>		•
By PHILTE	O A GINSBU  or printed name of Auth  Signature of Authorized	orized Representative		F CALIFORNIA MENT OF PARKS AN	D RECREATION
	STANYAN ST	•	By	Telenso,	Hon
Title General M	anager		Date	1/26/11	
Date JANU	ARY 5, 201	,	TION OF FUNDING	G	
CONTRACT NO	AMENDMENT NO	CALSTARS VENDOR NO.		F	PROJECT NO.
C6904019		000000303802		* .	SW-38-001

CONTRACT NO	AMENDMENT NO	CALSTARS VENE	OOR NO.		PR	ROJECT NO.
C6904019		000000303802		• * * * * * * * * * * * * * * * * * * *		SW-38-001
AMOUNT ENCUMBE	RED BY THIS DOCUMENT	FUND.				
\$4,000,00	00,00	SAFE DRINKIN	IG WTR, COASTAL F	ROTECTION FUND	OF 2006	
PRIOR AMOUNT ENCUMBERED FOR THIS CONTRACT		ITEM 3790-102-6051(1)		CHAPTER 1/09	STATUTE 09	FISCAL YEAR 2010/11
TOTAL AMOUNT ENCUMBERED TO DATE \$4,000,000.00		INDEX. 1091	OBJ. EXPEND 702	PCA. 65100	PROJECT	WORK PHASE
T.B.A. NO.	I hereby certify upon n	ıy personal knowledge	e that budgeted funds are	available for this encum	brance.	
B.R NO.	ACCOUNTING OFFIC	ER'S SIGNATURE	audu	2	DATE.	1/27/11

Suit 06ACS - V27/11

I. RECITALS

- 1. This AGREEMENT is entered into between the State of California, by and through the California Department of Parks and Recreation (hereinafter referred to as "STATE") and City & County of San Francisco (hereinafter referred to as "GRANTEE").
  - 2. The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 authorizes STATE to award grants to eligible entities for the purpose of Division 43 of the Public Resources Code.
  - 3. Pursuant to the Statewide Park Development and Community Revitalization Act of 2008, STATE is authorized to oversee and manage grants to eligible entities for the purposes stated within its provisions. Funding for this three hundred sixty eight million (\$368 million) grant program was made available through the Sustainable Communities and Climate Change Reduction chapter in Proposition 84. (Public Resources Code Division 43, Chapter 9, §75065(b).
  - 4. Pursuant to the Proposition 84 2006 Bond Act, STATE is authorized to oversee and manage grants to eligible entities for the purposes stated within its provisions. Funding for the ninety three million (\$93 million) Nature Education Facilities Program grant program was made available through the Parks and Nature Education Facilities chapter in Proposition 84. (Public Resources Code Division 43, Chap. 8, §75063 (b).
  - 5. Sustainable Communities and Climate Change Reduction chapter in Proposition 84. (Public Resources Code Division 43, Chapter 9, §75065(b)., STATE is authorized to oversee and manage grants to eligible entities for the purposes stated within its provisions. Funding for this three hundred sixty eight million (\$368 million) grant program was made available through the Sustainable Communities and Climate Change Reduction chapter in Proposition 84. (Public Resources Code Division 43, Chapter 9, §75065(b).
  - 6. The STATE hereby grants to GRANTEE a sum (hereinafter referred to as "GRANT MONIES") not to exceed \_\_\_\_\_\_ Four Million Dollars (\$4,000,000 \_), subject to the terms and conditions of this AGREEMENT, the GUIDES, any legislation applicable to the ACT, and the APPLICATION.
  - 7. In consideration thereof GRANTEE agrees to abide by the terms and conditions of this AGREEMENT as well as the provisions of the ACT. GRANTEE acknowledges that the GRANT MONIES are not a gift or a donation.
  - 8. In addition to the terms and conditions of this AGREEMENT, the parties agree that the terms and conditions contained in the documents set forth below are hereby incorporated into and made part of this AGREEMENT.
    - a. The GRANT ADMINISTRATION GUIDE;
    - b. The APPLICATION GUIDE:
    - c. The submitted APPLICATION.

#### II. GENERAL PROVISIONS

#### A. Definitions

As used in this AGREEMENT, the following words shall have the following meanings:

- 1. The term "ACT" means the statutory basis for these grant programs.
- 2. The term "APPLICATION" means the individual project application packet for a grant pursuant to the enabling legislation and/or grant program process guide requirements.
- 3. The term "ACQUISITION" means to obtain fee title of real property or a permanent easement which provides the recipient permanent rights to use the property for the purposes of the project. Leases or rentals do not constitute ACQUISITION.
- 4. The term "CONTRACT PERFORMANCE PERIOD" means the period of time described in Section 1 of this AGREEMENT.
- 5. The term "COMPETITIVE GRANT PROGRAM" means the Statewide Park Program or Nature Education Facilities Program.
- 6. The term "DEVELOPMENT" means capital improvements to real property by means of construction of permanent or fixed features of the property.
- 7. The term "GRANT PERFORMANCE PERIOD" means the period of time described in the contract face sheet during which eligible costs can be charged to the grant and which begins on the date of appropriation and ends on the fund liquidation date.
- 8. The term "GRANT SCOPE" means the items listed in the GRANT SCOPE/Cost Estimate Form found in the APPLICATION.
- 9. The term "GUIDES" means the documents identified as the "Application Guide for the Statewide Park Development and Community Revitalization Act of 2008", or the "Application Guide for the Nature Education Facilities Program" and the "Grant Administration Guide". The GUIDES provide the procedures and policies controlling the administration of the grant.
- 10. The term "PROJECT TERMINATION" refers to the non-completion of a GRANT SCOPE.
- 11. The term "STATE" refers to the State of California acting by and through the California Department of Parks and Recreation.

#### B. Project Execution

1. Subject to the availability of GRANT MONIES in the ACT, the STATE hereby grants to the GRANTEE a sum of money not to exceed the amount stated in Section I of this AGREEMENT, in consideration of, and on condition that, the sum be expended in carrying out the purposes set forth in the GRANT SCOPE, and under the terms and conditions set forth in this AGREEMENT.

The GRANTEE shall assume the obligation to furnish any additional funds that may be necessary to complete the GRANT SCOPE.

- 2. After STATE has approved the APPLICATION, all changes and alterations to the GRANT SCOPE must be approved in writing by the STATE. GRANTEE'S failure to comply with this provision may be construed as a breach of the terms of the AGREEMENT and result in the enforcement of the Project Termination provision section E. found in this AGREEMENT.
  - To maintain the integrity of the COMPETITIVE GRANT PROGRAM, the GRANTEE agrees that any other project changes or alterations which deviate from the project selection criteria responses provided by the GRANTEE in the original competitive APPLICATION must be submitted in writing to the STATE for prior approval.
- 3. The GRANTEE shall complete the GRANT SCOPE in accordance with the time of the GRANT PERFORMANCE PERIOD set forth on page one of this AGREEMENT, and under the terms and conditions of this AGREEMENT.
- 4. The GRANTEE shall comply with the California Environmental Quality Act (Public Resources Code, Section 21000, et. seq., Title 14, California Code of Regulations, Section 15000 et. seq.).
- 5. The GRANTEE shall at all times comply with all applicable current laws and regulations affecting ACQUISITION and DEVELOPMENT projects, including, but not limited to, legal requirements for construction contracts, building codes, health and safety codes, and laws and codes pertaining to individuals with disabilities, including but not limited to the Americans With Disabilities Act of 1990 (42 U.S.C. §12101 et.seq.) and the California Unruh Act (California Civil Code §51 et seq.)
- 6. If the GRANT SCOPE includes ACQUISITION of real property, the GRANTEE agrees to comply at all times with all applicable State and local laws or ordinances affecting relocation and real property ACQUISITION.
- 7. GRANTEE agrees that lands acquired with GRANT MONIES shall not be acquired through the use of eminent domain.

#### C. Project Costs

- 1. GRANTEE agrees to abide by the GUIDES.
- 2. GRANTEE acknowledges that the STATE may make reasonable changes to its procedures as set forth in the GUIDES. If the STATE makes any changes to its procedures and guidelines, STATE agrees to notify GRANTEE within a reasonable time.

#### D. Project Administration

- 1. If GRANT MONIES are advanced for ACQUISITION projects, the GRANT MONIES shall be placed in an escrow account. If GRANT MONIES are advanced and not expended, the unused portion of the advanced funds shall be returned to the STATE within 60 days after the close of escrow.
- 2. If GRANT MONIES are advanced for DEVELOPMENT projects, the advanced funds shall be placed in an interest bearing account until expended. Advanced funds must be spent within six months from the date of receipt, unless the STATE waives this requirement. Interest earned on the advanced funds shall be used on the project as approved by the STATE. If GRANT MONIES are advanced and not expended, the unused portion of the grant and any

- interest earned shall be returned to the STATE within 60 days after project completion or the end of the GRANT PERFORMANCE PERIOD whichever is earlier.
- 3. The GRANTEE shall submit written project status reports within 30 calendar days after the STATE has made such a request. In any event, the GRANTEE shall provide the STATE a report showing total final project expenditures within 60 days of project completion or the end of the GRANT PERFORMANCE PERIOD, whichever is earlier. The GRANT PERFORMANCE PERIOD is identified on page one of this AGREEMENT.
- 4. The STATE shall have the right to inspect all property or facilities acquired and/or developed pursuant to this AGREEMENT and the GRANTEE shall make such property or facilities available for inspection upon 24 hours notice from the STATE.
- 5. The GRANTEE and the STATE agree that if the GRANT SCOPE includes DEVELOPMENT, final payment may not be made until the work described in the GRANT SCOPE is complete.
- 6. Any grant funds that have not been expended by the GRANTEE shall revert to the STATE.

#### E. Project Termination

- 1. In the event of non-completion of a GRANT SCOPE, the GRANTEE shall return all GRANT MONIES to the STATE.
- 2. This AGREEMENT may be rescinded, modified or amended only by mutual written agreement between the GRANTEE and the STATE, unless the provisions of this AGREEMENT provide that mutual agreement is not required for a rescission, modification or amendment.
- 3. Failure by the GRANTEE to comply with the terms of this AGREEMENT, as well as any other grant contracts or other agreements that GRANTEE has entered into with STATE, may be cause for suspension of all obligations of the STATE under this AGREEMENT unless the STATE determines that such failure was due to no fault of the GRANTEE. In such case, STATE may reimburse GRANTEE for eligible costs properly incurred in performance of this AGREEMENT despite non-performance of the GRANTEE. To qualify for such reimbursement, GRANTEE agrees to mitigate its losses to the best of its ability.
- 4. The GRANTEE agrees that in the event of a breach of this AGREEMENT, the STATE may seek, in addition to all remedies provided by law, specific performance of the AGREEMENT in accordance with the purpose of the AGREEMENT to preserve, protect and increase the quantity and quality of parks, public recreation facilities, opportunities and/or historic resources available to the people of the State of California.

#### F. Budget Contingency Clause

For purposes of this program, if funding for any fiscal year is reduced or deleted by the budget act, executive order, the legislature, or by any other provision of statute, the STATE shall have the option to either cancel this contract with no liability occurring to the STATE, or offer a contract amendment to GRANTEE to reflect a reduced grant amount. This paragraph shall not require the mutual agreement as addressed in Paragraph E, subsection 2, of this AGREEMENT.

#### G. Indemnity

- 1. The GRANTEE shall waive all claims and recourse against the STATE including the right to contribution for loss or damage to persons or property arising from, growing out of principle way connected with or incident to this AGREEMENT except valid legal claims arising from the concurrent or sole negligence of the STATE, its officers, agents, and employees.
- 2. To the fullest extent of the law, the GRANTEE shall indemnify, hold harmless and defend the STATE, its officers, agents and employees against any and all claims, demands, damages, costs, expenses or liability costs arising out of the ACQUISITION, DEVELOPMENT, construction, operation or maintenance of the property described as the project which claims, demands or causes of action arise under California Government Code Section 895.2 or otherwise except for liability arising out of the concurrent or sole negligence of the STATE, its officers, agents, or employees.
- 3. The GRANTEE agrees that in the event the STATE is named as codefendant under the provisions of California Government Code Section 895 et. seq., the GRANTEE shall notify the STATE of such fact and shall represent the STATE in the legal action unless the STATE undertakes to represent itself as codefendant in such legal action in which event the STATE shall bear its own litigation costs, expenses, and attorney's fees.
- 4. The GRANTEE and the STATE agree that in the event of judgment entered against the STATE and the GRANTEE because of the concurrent negligence of the STATE and the GRANTEE, their officers, agents, or employees, an apportionment of liability to pay such judgment shall be made by a court of competent jurisdiction.
- 5. The GRANTEE shall indemnify, hold harmless and defend the STATE, its officers, agents and employees against any and all claims, demands, costs, expenses or liability costs arising out of legal actions pursuant to items to which the GRANTEE has certified. The GRANTEE acknowledges that it is solely responsible for compliance with items to which it has certified.

#### H. Financial Records

- The GRANTEE shall maintain satisfactory financial accounts, documents and records for the
  project and make them available to the STATE for auditing at reasonable times. The
  GRANTEE also agrees to retain such financial accounts, documents and records for five years
  following project termination or final payment, whichever is later.
- The GRANTEE shall keep such records as the STATE shall prescribe, including records which
  fully disclose (a) the disposition of the proceeds of GRANT MONIES, (b) the total cost of the
  project; (c) the amount and nature of project funds provided by other sources, and (d) any
  other records that will facilitate an effective audit of use of the GRANT MONIES.
- 3. The GRANTEE agrees that the STATE shall have the right to inspect and make copies of any books, records or reports pertaining to this AGREEMENT or matters related thereto during regular office hours. The GRANTEE shall maintain and make available for inspection by the STATE accurate records of all of its costs, disbursements and receipts with respect to its activities under this AGREEMENT. Such accounts, documents, and records shall be retained by the GRANTEE for 5 years following final payment of GRANT MONIES.

4. The GRANTEE shall use a generally accepted accounting system.

#### Use of Facilities

- 1. The GRANTEE agrees to operate and maintain any property acquired or developed with the GRANT MONIES for the duration of the CONTRACT PERFORMANCE PERIOD.
- 2. The GRANTEE agrees that during the CONTRACT PERFORMANCE PERIOD, any income earned by the GRANTEE from a STATE approved non-recreational use of the project shall be used for recreational purposes at the project, or, if approved by the STATE, for recreational purposes within the GRANTEE'S jurisdiction.
- 3. All facilities shall have operating hours consistent with the times proposed in the APPLICATION and be open to members of the public in accordance with the project selection criteria in the APPLICATION, unless otherwise granted permission by the STATE and except as noted under the special provisions of this AGREEMENT or under provisions of the enabling legislation and/or grant program.
- 4. The GRANTEE agrees that for the duration of the CONTRACT PERFORMANCE PERIOD, any property acquired or developed with GRANT MONIES under this AGREEMENT shall be used only for the purposes of the grant and consistent with the GRANT SCOPE referenced in the APPLICATION unless prior written approval is given by the STATE.
- 5. The GRANTEE agrees to use any property acquired or developed with GRANT MONIES under this AGREEMENT only for the purposes of the grant and no other use, sale, or other disposition shall be permitted except as authorized by a specific act of the legislature in which event the property shall be replaced by the GRANTEE with property of equivalent value and usefulness as determined by STATE.
- 6. The property acquired or developed with GRANT MONIES may be transferred to another eligible entity only if the successor entity assumes the obligations imposed under this AGREEMENT and with written approval of the STATE.
- 7. Any real property (including any portion of it or any interest in it) may not be used as security for any debt or mitigation, without the written approval of the STATE provided that such approval shall not be unreasonably withheld as long as the purposes for which the GRANT MONIES were awarded are maintained. Any such permission that is granted does not make the STATE a guarantor or a surety for any debt or mitigation, nor does it waive the STATE'S rights to enforce performance under this AGREEMENT.
- 8. All real property, or rights thereto, acquired with GRANT MONIES shall be subject to an appropriate form of restrictive title, rights, or covenants required and approved by the STATE. If the project property is taken by use of eminent domain, GRANTEE shall reimburse the STATE an amount at least equal to the amount of GRANT MONIES received from the STATE or the pro rated full market value of the real property, including improvements, at the time of sale, whichever is higher.
- 9. If eminent domain proceedings are initiated against GRANTEE, GRANTEE shall notify STATE within 10 days of receiving the complaint.

#### J. Nondiscrimination



- 1. The GRANTEE shall not discriminate against any person on the basis of sex, race, creed, color, national origin, age, religion, ancestry, sexual orientation, disability, medical condition, or marital status in the use of property or a specific facility included in the GRANT SCOPE.
- 2. The GRANTEE shall not discriminate against any person on the basis of residence, and shall not apply differences in admission or other fees on the basis of residence. Fees shall be reasonable and not unduly prevent use by economically disadvantaged members of the public.

#### K. Severability

If any provision of this AGREEMENT or the application thereof is held invalid, that invalidity shall not affect other provisions or applications of the AGREEMENT which can be given effect without the invalid provision or application, and to this end the provisions of this contract are severable.

#### L. Liability

STATE assumes no responsibility for assuring the safety of construction, site improvements or programs related to the GRANT SCOPE. The STATE'S rights under this AGREEMENT to review, inspect and approve the GRANT SCOPE and any final plans of implementation shall not give rise to any warranty or representation that the GRANT SCOPE and any plans or improvements are free from hazards or defects.

#### M. Assignability

Without the written consent of the STATE, the GRANTEE'S interest in and responsibilities under this AGREEMENT shall not be assignable by the GRANTEE either in whole or in part.

#### N. Section Headings

The headings and captions of the various sections of this AGREEMENT have been inserted only for the purpose of convenience and are not a part of this AGREEMENT and shall not be deemed in any manner to modify, explain, or restrict any of the provisions of this AGREEMENT.

#### O. Waiver

Any failure by a party to enforce its rights under this AGREEMENT, in the event of a breach, shall *not* be construed as a waiver of said rights; and the waiver of any breach under this AGREEMENT shall *not* be construed as a waiver of any subsequent breach.

Grantee

By:

Signature of Authorized Representative (Position Authorized in the Resolution)

Title:

GENERAL MANAGER, RECREATION AND PARK DEPARTMENT

Date:

JANUARY 5, 2011

Boeddeker Park				 		AB31	Urban Greening	Constitute Travi	GIFTS (TPL)
COST ESTIMATE Rev: 08/11/11 TEM	QTY	UNIT	UNIT COST	total area (sf): COST	41,470 SUBTOTAL				
					E204 000		*.		
DEMOLITION & SITE PREPARATION  Building selective demolition		LS	allowance	68,000	\$391,000	68,000	_		<del> </del>
Site demolition and preparation	37058		9	323,000		300,483	22,517	-	
NEW CLUBHOUSE BUILDING	<b>建筑建筑</b>	H. All		2.24	\$2,490,921			, s	
Building and interiors	4412	sf	\$551	2,430,921		2,430,921			
Solar panels			allowance	60,000		. 60,000			
SITE PAVING (WALKWAYS AND PLAZAS)		Q2005			\$178,532				
Pervious Color Concrete	4560	sf	. 12	54,720	The same of the sa		22,320	32,400	<u> </u>
Color Concrete Concrete paving Vehicular	880		16		."	14,080			
Color Concrete Pedestrian	2631		12		<u> </u>	31,572			
Asphalt pedestrain	1055		6			6,330 12,070		59,760	-
Asphalt vehiclular	6530	sf	11	71,830		12,070		59,760	
SITE WALLS, RAMPS AND STAIRS		25.00			\$347,000				
Concrete Ramps and Stairs (including Handrails)	inchesel far	1 2 2 2 2	allowance			98,400		5,600	
Concrete walls and curbs			allowance	243,000		192,136		50,864	
and the second s			And wellow a breeze and	to the same of the	The state of the s				
PLAY AREA	DWG LEA				\$231,660		·		100
Play equipment	2070		allowance		<del> </del>			<u>-</u>	180 51
Play Area Surfacing.	2870	sf	18	51,660			-		1 31.
BASKETBALL COURT			harane	la errore ari	\$7,200			1.	
Movable volleyball screen	1		yez setendînakîn. Î	3,900				3,900	
Basketball hoops	2			2,500				2,500	
Court striping	800			800				800	
	l.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1000				<u> </u>			-
FITNESS AREA	reignedi T	şatsılı (1	allowance		\$19,750			19,750	<del> </del>
Adult fitness equipment		1	anowance	19,750				19,730	
SITE FURNITURE		72,41	teraparan		\$85,000				
Benches, tables , chairs, bike racks, trash recept.	unin pedara		allowance	85,000		56,800	15,000	13,200	
			l						
GATES AND FENCING				var est to	\$190,000				ļ
Legi perimeter fence	450	lf If	200			90,000			ļ
Sliding gate 20' wide		-	allowance			25,000 11,000	-		<del> </del>
Service gate Pedestrian gate			allowance allowance			4,000		-	
Play area fence	150	if	400			60,000			
GREEN FEATURES					\$245,573				
nfiltration field	<u> </u>	ļ	<u> </u>	190,000 42,510		42,510	190,000		
Geothermal loop for building heating Bioswale for stormwater management			-	13,063	-	42,010	13,063		
SIDSWALD FOR SIGNIFICANCE THE AUGUSTION				10,000					
PLANTING AND IRRIGATION			The minimum of the	A	\$220,400				
Soil Preparation	14000		2	21,000			19,736	1,264	ļ
_awn Shrubs and groundcovers	4200	sf	allowance	8,400 83,000			8,400 80,134	2,866	
Trees	36	ea	1,000		,		36,000	2,000	1
rigation		- 50	allowance				70,830	1,170	ļ
	1	1							
SITE LIGHTING AND ELECTRICAL			allowance		\$170,325			15,200	155
THE MESON WAS DESCRIBED THE STATE OF THE STA			 	THE CONTRACTOR OF THE CO	\$345,000	225,698		-	119
SITE MECHANICAL UTILITIES		3312 UNIO	allowance		\$340,000	223,090	· · · · · · · · · · · · · · · · · · ·		113
OTHER CONSTRUCTION COSTS	STANGAR	i in the		. Huriyan	\$286,000			<del></del>	
Exterior interpretive signage	a state of the other health			15,000			15,000		
Shed improvements		<del></del>		20,000	ļĪ	20,000			ļ
Clock tower Excavation moratorium - pavement			<del> </del>	2,000	<del>                                     </del>	2,000 35,000			<del>                                     </del>
Sidewalk reconstruction		† · ·		46,000		46,000			<del> </del>
Art relocation				34,000		34,000			
Art (2%)			<u> </u>	50,000		50,000			
Jtilities connection		-	<del>  '</del>	84,000	-	84,000		-	
CONSTRUCTION CONTINGENCY		1025,07	housese.	Lugger ave	\$520,836				
Construction Contingency (10%)	OF THE PARTY OF	1/17/27	20 20 20 11 NOVA 400	520,836					520
	معمورة والمراجعين إيار	L grane			faller dalle alle grave and an	0.54255	e hill danst pe Eritarana		
SUBTOTAL CONSTRUCTION				(4) 美国南大国(4) 1	\$5,729,197	\$4,000,000	\$493,000	\$209,274	\$1,02
	ļ	<del></del>	<del> </del>	<u> </u>			<del></del>	<u>.                                    </u>	1
SOFT COSTS Tests, Inspections and Permits		<del> </del>	-		210,000		<del></del>		.210
ests, Inspections and Permits Escalation (2.5%)	<u> </u>				130,209	-	-1		130
Staff and Program Expenses (TPL)			<del> </del>	1	600,000				600
Design and Construction Management					1,345,000				1,345
Design Contingency (10%)				I	134,500		-		134
	Castra and	<u></u>	1	100000000000000000000000000000000000000	The state of the s	participation of a transfer	ali mani hari dina dinakan dari karangan memeringan	Legger and the	
SUBTOTAL SOFT COSTS		OOM:			\$2,419,709	\$0	\$0	\$0	\$2,41
			<u> </u>		1				
TOTAL PROJECT COSTS				<u> </u>	\$8,148,906	\$ 4,000,000	\$ 493,000	\$ 209,274	\$ 3,446
<u></u>	1	<del> </del>		<del> </del>	ļ			l	
			1	1	1 .	1		1	1
Notes: This budget excludes general conditions & requirem	ents pares	ent & nor	formance bonds	and general com	tractor's fee				Τ,