

MEMORANDUM

Agenda Item No. 5(F)

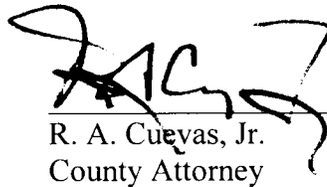
TO: Honorable Chairman Dennis C. Moss
and Members, Board of County Commissioners

DATE: July 8, 2010

FROM: R. A. Cuevas, Jr.
County Attorney

SUBJECT: Resolution approving significant
modification to Building Better
Communities General Obligation
Bond Program Project No. 317 –
“Parks Improvements in District 1”,
identified in Appendix A to resolution
No. 913-04 after public hearing

The accompanying resolution was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Barbara J. Jordan.



R. A. Cuevas, Jr.
County Attorney

RAC/cp



MEMORANDUM

(Revised)

TO: Honorable Chairman Dennis C. Moss
and Members, Board of County Commissioners

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Please note any items checked.

- "3-Day Rule" for committees applicable if raised**
- 6 weeks required between first reading and public hearing**
- 4 weeks notification to municipal officials required prior to public hearing**
- Decreases revenues or increases expenditures without balancing budget**
- Budget required**
- Statement of fiscal impact required**
- Ordinance creating a new board requires detailed County Manager's report for public hearing**
- No committee review**
- Applicable legislation requires more than a majority vote (i.e., 2/3's ____, 3/5's ____, unanimous ____) to approve**
- Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required**

Approved _____ Mayor
Veto _____
Override _____

Agenda Item No. 5(F)

7-8-10

RESOLUTION NO. _____

RESOLUTION APPROVING SIGNIFICANT MODIFICATION
TO BUILDING BETTER COMMUNITIES GENERAL
OBLIGATION BOND PROGRAM PROJECT NO. 317 –
“PARKS IMPROVEMENTS IN DISTRICT 1”, IDENTIFIED IN
APPENDIX A TO RESOLUTION NO. 913-04 AFTER PUBLIC
HEARING

WHEREAS, pursuant to Resolution No. 913-04 (the “Parks Facilities Resolution”), the voters approved the issuance of general obligation bonds in a principal amount not to exceed \$680,258,000 to construct and improve neighborhood parks and other recreational areas; and

WHEREAS, Appendix A to the Parks Facilities Resolution lists projects eligible for funding from the Building Better Communities General Obligation Bond Program (the “BBC Program”) by project number, municipal project location, BCC district, project name, project description, street address, and project funding allocation; and

WHEREAS, one of the projects listed in Appendix A to the Parks Facilities Resolution and approved by the voters for funding is Project No. 317 – “Parks Improvements in District 1” (“Project No. 317”), with a municipal project location of CW (signifying countywide), located in BCC District 1, with a project description that states: “[g]eneral improvements to existing local parks include renovation, and upgrades,” with a street address of “various” and with an original allocation equal to \$3 million and; and

WHEREAS, several parks that are within BCC District 1 are owned by the City of Miami Gardens, including Rolling Oaks Park and Bunche Park, and are in need of general park improvements such as athletic facilities, lighting, irrigation, new building construction, landscaping, pool expansion and aquatic play elements; and

WHEREAS, this Board wishes to utilize Project No. 317 funds for improvements at parks owned by the City of Miami Gardens and located within BCC District 1; and

WHEREAS, all additions, deletions and significant modifications to individual projects or to Appendix A to the Parks Facility Resolution require a majority vote of the Board after a public hearing; and

WHEREAS, this Board wishes to approve a significant modification to Project No. 317 to change the municipal project location from “countywide” to “Miami Gardens,”

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. The foregoing recitals are incorporated in this resolution and are approved.

Section 2. This Board, after a public hearing, approves the significant modification to Project No. 317, as identified in Appendix A to the Parks Facilities Resolution, to change the municipal project location from “CW” (countywide) to “Miami Gardens.”

The Prime Sponsor of the foregoing resolution is Commissioner Barbara J. Jordan. It was offered by Commissioner _____, who moved its adoption. The motion was seconded by Commissioner _____ and upon being put to a vote, the vote was as follows:

Dennis C. Moss, Chairman	
Jose “Pepe” Diaz, Vice-Chairman	
Bruno A. Barreiro	Audrey M. Edmonson
Carlos A. Gimenez	Sally A. Heyman
Barbara J. Jordan	Joe A. Martinez
Dorrin D. Rolle	Natacha Seijas
Katy Sorenson	Rebeca Sosa
Sen. Javier D. Souto	

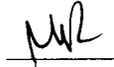
The Chairperson thereupon declared the resolution duly passed and adopted this 8th day of July, 2010. This resolution shall become effective ten (10) days after the date of its adoption unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

MIAMI-DADE COUNTY, FLORIDA
BY ITS BOARD OF
COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By: _____
Deputy Clerk

Approved by County Attorney as
to form and legal sufficiency.



Monica Rizo

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