# COMMUNITY PARTNERSHIP GRANT AGREEMENT

Fiscal Year 2017-2020

THIS AGREEMENT (hereinafter the "Agreement") is entered into this 1<sup>S</sup> day of October 2017, between the City of Hallandale Beach, a municipal corporation of the State of Florida (hereinafter referred to as the "CITY/GRANTOR") and Women In Distress of Broward County, Inc., a Florida not for profit corporation (hereinafter referred to as the "GRANTEE").

**WHEREAS**, The City of Hallandale Beach (City/Grantor) through the 2017-2018 Fiscal Year Budget has grant funds to support Community Partnership programs and services that will benefit the residents of Hallandale Beach; and

WHEREAS, the intent of this funding is to allocate resources to qualified non-profit organizations and publicly funded entities that provide community service programs, training opportunities and core educational services.

**NOW, THEREFORE,** in consideration of the mutual covenants and obligations herein set forth, the parties understand and agree as follows:

#### 1. Terms of Agreement

The term of this agreement shall be for the period of October 1, 2017, through September 30, 2018 ("Initial Term"). The Agreement may be renewed for additional periods comprising the Renewal Option Periods from October 1, 2018, through September 30, 2019; and October 1, 2019, through September 30, 2020, at the end of the term at the sole option of the CITY. The Initial Term and Renewal Option Periods shall collectively be referred to as the "Agreement Term."

1.1 GRANTEE understands and acknowledges that the funding will only be for the Agreement Term stated herein. This Agreement is renewable at the sole discretion of the CITY, contingent upon but not limited to the following:

- A. Continued demonstrated and documented need for the services or priority area of funding;
- B. Satisfactory program performance by GRANTEE; and
- C. The availability of funds from the CITY. The CITY may, during the contract period, terminate or discontinue the services covered in this proposal at the end of CITY'S then current fiscal year upon forty-five (45) days prior written notice to the successful proposer. Such prior written notice will state that the lack of appropriated funds is the reason for termination.

This written notification will thereafter release the CITY of all further obligations in any way related to the services covered herein. This Agreement may be terminated with cause or without cause in accordance with the provisions contained in Section 10 of this Agreement.

#### 2. Program Description/Deliverables and Project Execution

The CITY hereby grants to GRANTEE a Community Partnership Grant in an amount not to exceed \$30,000 in consideration of and on condition that the sum be expended in carrying out the purpose as set forth in the funding request and under the terms and conditions set forth in this Agreement. GRANTEE agrees to assume any obligation to furnish any additional funds that may be necessary to complete the project. Grantee agrees to assume any obligation to furnish any additional funds that may additional funds that may be necessary to complete the project. Funding shall be used to benefit the residents of the City of Hallandale Beach.

2.1. GRANTEE shall use funding for services as detailed in Exhibit A "Scope of Work/Work Plan", and Exhibit B "Budget". GRANTEE agrees to submit in writing, any deviation from the program as described in the exhibits attached to this Agreement for approval by the City prior to the implementation of changes.

#### 3. Payment Request and Reporting Schedule

GRANTEE ensures that the Agreement requirements are met through completion of a Payment Request (Exhibit C) Monthly Report (Exhibit D), and a Final Report (Exhibit E) adhering to the following schedule:

Report Number	<u>Month</u>	Date Due to City
1	October Advance Request*	October 10
2	November Advance Request*	October 10
3	October Reports	November 10
4	November Reports	December 10
5	December Reports	January 10
6	January Reports	February 10
7	February Reports	March 10
8	March Reports	April 10
9	April Reports	May 10
10	May Reports	June 10
11	June Reports	July 10
12	July Reports	August 10
13	August Reports	September 10
14	September (Final Report)	October 10

3.1. If the Grantee's project is completed prior to the full fiscal year and all grant funds have been disbursed, a Final Report is due by the 10<sup>th</sup> of the next month after completion of the project. The CITY reserves the right to require reports more frequently than stated if necessary, but no more than once a month.

3.2. Reports are due on the 10<sup>th</sup> of each month. Reports not received by the 10<sup>th</sup> of the month will be paid the next month. Failure to submit a report when due will result in nonpayment for the month in which the report was due, payment will be paid the following month.

#### 4. Funding and Disbursement Requirements

The amount of compensation payable by the CITY to the GRANTEE shall be based on the Units of Services rate (if applicable), Payment Schedule and conditions hereto incorporated into the Agreement.

4.1. The GRANTEE will provide units of deliverables, including various client services, and in some cases may include reports, findings and drafts as specified in this Agreement, which the CITY must receive and accept in writing prior to payment.

#### 5. Records, Documentation and Recordkeeping

The GRANTEE shall establish and maintain sufficient records to enable the CITY to determine whether the GRANTEE has met the requirements of the Community Partnership Grant Agreement.

5.1. GRANTEE shall maintain all records related to performance of this Agreement and agrees to maintain satisfactory financial accounts, client demographic records, description of activities or services (including location, date and time/s), other related documents and records for the Project. Such records shall be available for a period of three years from the date of receipt of final payment under the Agreement, for inspection and audit by representatives of the CITY, at any reasonable time and place. If audit findings have not been resolved, the records must be retained beyond the three-year period as long as required for the resolution of the issue raised by the audit.

#### 6. Financial Accountability, Consequences and Recapture of Funds

The CITY reserves the right to audit the records of the GRANTEE at any time during the performance of this Agreement and for a period of three years after its expiration/termination.

- 6.1. The CITY reserves the right to apply financial consequences or recapture funds in the event that the GRANTEE shall fail: (1) meet the minimum level of service or performance identified in the Agreement, (2) to comply with the terms of this Agreement, or (3) to accept conditions imposed by the CITY.
- 6.2. Financial consequences may include but are not limited to contract suspension, withholding payments until deficiency is cured, tendering only partial payment, refusing payment and/or cancellation of the Agreement.

#### 7. Dispute Resolution

Any dispute concerning performance of the Agreement will be decided by the Community Partnership Grants Committee, who will reduce the decision to writing and serve a copy to the GRANTEE.

#### 8. Project Withdrawal

If GRANTEE wishes to withdraw a Project, GRANTEE shall notify the CITY of this right pursuant to the Notices provision below.

8.1. In the event an approval project is not completed and payment have been disbursed or advance, said funds plus accrued interest must be returned/ refunded to the City.

#### 9. Promotion of Program Services

GRANTEE agrees to promote the CITY when marketing, website, media opportunities, etc. The GRANTEE further agrees to assist the CITY in making a strong case for Community Partnerships by providing timely, accurate data and reporting as requested regarding social service needs of the CITY.

#### 10. Termination

This Agreement shall be terminated upon the occurrence of:

- (1) Breach of this Agreement by the GRANTEE.
- (2) GRANTEE'S failure to maintain 501(c) (3) status.
- (3) GRANTEE'S failure to abide by local, state and federal laws.
- (4) Written notice from the CITY to the GRANTEE to terminate the services under the Agreement; termination by the CITY may be for convenience.
- (5) Written notice by the GRANTEE to the CITY of GRANTEE'S intent to terminate the Agreement.
- 10.1. Notice of termination shall be provided in accordance with the "NOTICES" section of this Agreement except that notice of termination by the City Manager, which the City Manager deems necessary to protect the public, health, safety, or welfare may be verbal notice that shall be promptly confirmed in writing in accordance with the "NOTICES" section of this Agreement.

#### 11. Assignment

Neither this Agreement nor any right or obligation provided for by this Agreement shall be assigned to a Sub recipient by the GRANTEE without the consent of the CITY.

#### 12. Charitable Purpose

Activities under this Agreement will not be used for the purpose of profit.

#### **13. Obligations of GRANTEE**

The Grantee shall carry out the services and activities described in the Scope of Work/Work Plan, which is attached as Exhibit A. The Grant Application, Work Plan, Grant Guidelines and any subsequent change or addition approved in writing by the CITY is hereby incorporated in this Agreement as though set forth in full in this Agreement. This Agreement may only be amended upon the written agreement of both the CITY and the GRANTEE.

GRANTEE acknowledges to have read and understands the contents of the Grant Guidelines and will act in accordance with these guidelines and procedures as a condition of acceptance of the funding.

#### 14. Governing Laws and Compliance

The GRANTEE shall comply with all applicable federal, state, and local laws, codes, ordinances, rules, and regulations in performing its duties, responsibilities, and obligations pursuant to this Agreement.

#### 1. Federal Law

The GRANTEE agrees to comply with all federal laws, including but not limited to:

- 14.1. Executive Order 11246, Equal Employment Opportunity, as amended by Executive Order 11375 and others, and as supplemented in the Department of Labor regulations.
- 14.2. The GRANTEE will not employ an unauthorized Alien. Such violation will be cause for termination of the Agreement.
- 14.3. The GRANTEE is a non-profit provider and is subject to the Internal Revenue Services (IRS) tax exempt organization reporting requirements (filing of a 990 or Form 990-N).

#### 2. State Law

This Agreement shall be governed by the laws of State of Florida and of Broward County, Florida. Any action for breach, enforcement, interpretation, or arising out this Agreement shall be brought only in the Circuit Court of the Seventeenth Judicial Circuit in and for Broward County, and the parties agree to submit to the jurisdiction of that Court. The parties waive trial by jury.

14.4. If any provision of the Agreement is held unenforceable, then such provision will be modified to reflect the parties' intention. All remaining provisions of this Agreement shall remain in full force and effect.

# 15. Insurance

At all times during the term hereof, the GRANTEE shall maintain General Liability insurance acceptable to the CITY. Prior to commencing any activity under this Agreement, the GRANTEE shall furnish to the CITY an original Certificate of Insurance indicating that the GRANTEE is in compliance with the provisions of this Agreement.

- 15.1. The GRANTEE shall also provide Worker's Compensation Insurance as required by the laws of the State of Florida if employing an individual.
- 15.2. Indemnification

Each party assumes responsibility for the negligence of its own respective employees, appointees, or agents; and, in the event of any claims for damages or lawsuits for any remedy, each party will defend its own respective employees, appointees, or agents.

15.3. To the fullest extent permitted by law, the GRANTEE agrees to indemnify and holdharmless the CITY, its officers and employees from any claims, liabilities, damages, losses, and costs, including, but not limited to, reasonable attorney fees to the extent caused, in whole or in part, of the GRANTEE or persons employed or utilized by the GRANTEE in performance of the Agreement.

#### 16. Notices

All notices provided for or required under this Agreement shall be made by certified mail, return receipt requested to the addresses set forth below:

#### City of Hallandale Beach:

Roger M. Carlton, City Manager 400 S. Federal Highway Hallandale Beach, FL 33009

#### With Copy to:

Attn: Community Partnership Grants Program 1000 NW 8<sup>th</sup> Avenue Hallandale Beach, FL 33009

#### **GRANTEE:**

Karlene Chung Women In Distress of Broward County, Inc. P. O. Box 50187 Lighthouse Point, FL 33074

#### **17. Contingencies**

Both CITY and the GRANTEE recognize that there exists the possibility of contingent events which may adversely impact the GRANTEE'S ability to provide services as provided for under this and other agreements with other GRANTEE'S, including without limitation, the failure of contributors to remit funds pledged. In the event that any such contingencies should develop or occur, the CITY shall have the right to reduce the amount of funds, suspend the services until conditions change or terminate this agreement and be relieved of its obligation to deliver according to this agreement.

Page 6 of 21

#### **18. Representation of Authority**

Each individual executing this Agreement on behalf of a party hereto hereby represents and warrants that he or she is, on the date he or she signs this Agreement, duly authorized by all necessary and appropriate action to execute this Agreement on behalf of such party and does so with full legal authority.

#### 19. Multiple Originals

Multiple copies of this Agreement may be executed by all parties, each of which, bearing original signatures, shall have the force and effect of an original document.

[Execution on Next Page]

**IN WITNESS WHEREOF,** the parties hereto have made and executed this Agreement on the respective dates under each signature: CITY OF HALLANDALE BEACH through its authorization to execute same by City Commission action on the 20th, day of September 2017, and Women In Distress of Broward County, Inc. signing by and through its President/CEO duly authorized to execute same.

# <u>CITY</u>

ATTEST:

CITY OF HALLANDALE BEACH

By\_\_\_

Mario Bataille City Clerk Roger M. Carlton City Manager

Approved as to legal sufficiency and form by CITY ATTORNEY

Jennifer Merino City Attorney

[EXECUTION CONTINUED ON NEXT PAGE]

# **GRANTEE**

ATTEST:		
	(Name of Co	prporation)
	By(Signature and Title)	
(Secretary)	(Signature and Title)	
(Corporate Seal)		
(Print Name and Title Signed Ab	ove)	
Day of, 20		
Provide notary attestation for	Grantee's signature below:	
STATE OF FLORIDA)COUNTY OF BROWARD)The foregoing Agreement was a	cknowledged before me this	day of, 2
(Name of Signatory) on behalf of		(Title)
	(Name of Entity)	
	Type of identification pro	DR Produced Identification
(Seal)		
		Notary Public – State of Florida
	(Name of No	tary Typed, Printed, or Stamped)



# EXHIBIT A WORK PLAN/SCOPE OF WORK

Agency Name: Women In Distress of Broward County, Inc.

# Program Name: Domestic Violence Services

# I. Program Intent

Women In Distress (WID) is the only nationally accredited, state-certified, full service domestic violence center in Broward County, established in 1974. The mission is to stop domestic violence abuse for everyone through intervention, education, and advocacy. Operating as one of the largest domestic violence centers in Florida, WID is committed to serving all living in unsafe situations due to domestic violence. Services provided at WID are confidential, and offered at no cost to survivors of domestic violence no matter their age, gender identity, race, or socio-economic standing.

According to the most recent Florida Department of Law Enforcement Annual Report, there were a total of 5,820 domestic violence offenses in Broward County in 2015. The City of Hallandale Beach reported a total of 167 offenses, including forcible rape, aggravated assault and simple assault offenses. Hallandale Beach is one of the top cities in Broward County in domestic violence offenses. These offenses only paint a partial picture; it is well known that domestic violence is one of the most chronically underreported crimes. Women In Distress utilizes the following services to meet the needs of individuals and families affected by domestic violence:

Survivors are provided shelter for up to 90 days including, food, transportation, advocacy, therapy, counseling, and clothing. Last fiscal year, WID provided 29,973 nights of shelter and supportive services to 704 survivors, a 6% increase from the previous year. Approximately half of the survivors served in the emergency shelter, a 9% increase, were the smallest victims of domestic violence – children.

The 24-Hour Crisis Hotline operates 24 hours a day, 7 days a week to provide emergency intervention, counseling, safety planning, advocacy, referrals and information on available services. Last fiscal year, our Crisis Advocates answered 20,593 calls, a 91% increase from the previous year.

The Therapy Program provides clinical assistance to adults and children who are suffering from symptoms of domestic violence abuse, that impact their ability to function on a day-to-day basis. Last fiscal year, WID provided over 7,900 individual and group therapy hours to women, men, and children affected by domestic violence.

Based on the ever-changing needs of domestic violence survivors, Women In Distress has expanded services with new and innovative initiatives to meet the needs of survivors in our community. In addition to the customary services, Women In Distress will provide Hallandale Beach residents with new and innovative critical services that will help survivors to improve their health and wellness, due to trauma caused by domestic violence.

A. **Target populations**: Women In Distress of Broward County, Inc. Domestic Violence Services Program will serve survivors of domestic violence no matter their age, gender identity, race, sexual orientation, religion, mental or physical disability, veteran or military status, immigration status,



language spoken or socio-economic standing.

# B. Method of Service Delivery (Mandatory Components)

Service Name and Description	# of Participants to Be Served
Advocacy/Economic Justice and Support Service and Individual/Group Counseling – GRANTEE shall provide survivors advocacy/ economic justice and supportive services, financial stability training, counseling services, case management, safety planning, information and referrals to survivors of domestic violence. Services will be provided at the Main Campus or the Satellite location.	25
<b>Individual and Group Therapy-</b> Provide clinical assistance, to include individual therapy, group therapy and follow up contacts, to adults and children who are suffering symptoms from domestic violence that impact their ability to function on a day-to day basis. Services will be provided at the Main Campus or the Satellite	25
location. <b>Emergency Shelter Program</b> – GRANTEE shall offer emergency shelter nights and supportive services. Survivors who reside in WID's emergency shelter will be provided with safe housing, counseling, therapy, transitional assistance, food, and clothing, legal advice and representation to assist them with the successful securement of injunctions for protection.	160 (Shelter Nights)

#### C. Service Locations:

The GRANTEE shall provide program services at the following location(s):

Site	Street Address	City	Zip Code
Main Campus	4700 NW 3 Avenue	Deerfield Beach	33064
Hallandale Hepburn Center	750 NW 8 Avenue	Hallandale Beach	33009

D. **Dates/Days/Hours of Operation:** The GRANTEE shall operate the program from October 1, 2017 through September 30, 2018. Daily hours of operation shall be as follows:

Dates	Time Start	Time End
Monday – Thursday (Outreach - Main	9:00am	9:00pm
Campus)		
Friday (Outreach – Main Campus)	9:00am	6:00pm
Mondays and Wednesday (Satellite	3:00pm	9:00pm
Center)		
Emergency Shelter	24 hours a day, 7 days a	24 hours a day, 7 days a
	week	week

Additionally, special program activities and events may take place on evenings and Saturdays as needed. The GRANTEE agrees to notify the City within three (3) days in the event of changes to service locations and/or hours of operation.



# E. Staffing Chart

Staff positions and duties shall be as follows:

# of Staff	Position	Duties
1 staff	Program Director (Delores Deferrari)	Responsible for the operational success of the agency by ensuring seamless team management and development, program delivery, and quality control and evaluation. Oversee programmatic services (Emergency Shelter and Outreach Services) provides on the main campus and satellite locations. Supervisor for the Children's Services Manager.
1 staff	Children's Services Manager (Amanda McCormack)	Oversight of therapeutic counseling and advocacy services for children in the Residential and Outreach programs. Maintains direct oversight of Child Advocates and Child and Family Therapists. Ensure services are in line with best practice models and provide department's strategic direction as well as will be responsible for the daily oversight of staff activities and provide therapeutic services to children.
1 staff	Advocate	Provide comprehensive case management and advocacy services to child survivors of domestic violence and their non-offending caregiver. Create efficient and engaging programs for children and their families.
1 staff	Therapist	Provide ongoing therapeutic services to children and their families. Create efficient and engaging programs for children and their families.

# F. Partnership Recognition

The GRANTEE shall make a concerted effort to promote the CITY and the GRANTEE as partners for these program services. Program staff shall be fully aware of the partnership and able to articulate that their program is supported and funded by the CITY.

# G. File Management

<u>Documentation</u>: The GRANTEE will maintain all appropriate supporting documentation to demonstrate they satisfied the requirements for delivering services as it is defined and paid for during the contract period.

<u>Statistical Demographic Report</u>: The GRANTEE agrees to maintain complete and accurate data and support data quality assurance mechanisms. Failure to implement these measures may impact future funding.



# H. Method of Payment

1. CITY agrees to pay GRANTEE the total amount of **\$30,000.00** for work actually performed and completed pursuant to this Agreement, which amount shall be accepted by GRANTEE as full compensation for all such work. It is acknowledged and agreed by GRANTEE that this amount is the maximum payable and constitutes a limitation upon the CITY's obligation to compensate GRANTEE for its services related to this Agreement. This maximum amount, however, does not constitute a limitation, of any sort, upon the GRANTEE's obligation to perform all items of work required by or which can be reasonably inferred from the Scope of Services.

2. Payment shall be due within thirty (30) days of date stipulated on the invoice, provided invoice is accepted for payment. Payment shall be made only for approved invoices. The CITY retains the right to delay or withhold payment for services which have not been accepted by the CITY.

**3.** Notwithstanding any provision of this Agreement to the contrary, CITY may withhold, in whole or in part, payment to the extent necessary to protect itself from loss on account of inadequate work which has not been remedied or resolved in a manner satisfactory to the City's Contract Administrator or failure to comply with this Agreement. The amount withheld shall not be subject to payment of interest by CITY.

#### E. Work Plan

Work Task	Start-Up Date	Date of Completion	
Emergency Shelter Services	October 1, 2017	September 30, 2018	



#### F. Performance Measures

The GRANTEE shall report individual outcome measurement results. Upon CITY request, GRANTEE shall also report in narrative form, the reasons for dropping-out and failures to achieve the outcomes, as well as, describing any factors that effected outcome achievement or measurement. The GRANTEE shall be responsible for purchasing and including in program budgets outcome tools applicable to their programs.

	How Much Did	We Do?					
Performance MeasureGoal per ContractEvaluation ToolAdministration Schedule							
# of Emergency Shelter Nights	160	Client Data Tracking Sheet	Analyzed on a Quarterly Schedule				
	How Well Did W	le Do It?					
% of funded allocation utilized	95%	Monthly Report	Analyzed on a Quarterly Schedule				
Program Services Site Visit Observations and Programmatic Monitoring	On Track/Meets Expectations	Site Visit and Monitoring Report	Analyzed on a Quarterly Schedule				
Anonio, Anono	Is Anyone Bet	ter Off?					
% of Program participants reporting the services offered were helpful	85%	Client Satisfaction Surveys	Analyzed on a Quarterly Schedule				
# Overall satisfied with services received	85%	Client Satisfaction Surveys	Analyzed on a Quarterly Schedule				



# EXHIBIT B <u>BUDGET</u>

PROPOSED PROJE	ECT BUDGET				
	GRANT	OTHER			
ITEM	REQUEST	FUNDS/INKIND	JUSTIFICATION		
Personnel (Advocate & Therapist)	\$15,000	\$848,097	Advocate & Therapist Salary and Benefits – benefits such as FICA, SUI, Life & Disability, Retirement, WC. and Health Ins		
Consultants	\$6,000	\$139,463	Contract Expenses for Shelter: Audit Expense, Electronic Data processing, Security, IT and other professional fees.		
Supplies	\$8,000	\$181,196	Shelter: Food and Housekeeping Supplies, Office Supplies, essential living supplies and activities supplies		
Other/specify	\$6,000	\$419,364	<ul> <li>Shelter Equipment Repair and Maintenance, Equipment Rental, Shelter Vehicle Repair and Maintenance</li> <li>Shelter Staff Travel expense for local &amp; out of town travel, Shelter Vehicle Fuel and Toll</li> <li>Shelter Telephone &amp; Occupancy Costs such facility maintenance, telephone, cable, electricity, water, building and general insurance, housekeeping and cleaning, security alarm</li> <li>Other Shelter expenses -Client Emergency, Interest, Depreciation, Conferences</li> </ul>		
TOTAL	\$30,000	\$1,588,110	TOTAL BUDGET: \$1,553,110		
ADMINISTRATIVE COST The intent of funding is to provide direct services to residents; therefore, Administrative Cost should be kept to a minimum. Please provide the amount or percentage of Administrative Costs for this budget: \$0.00					



# EXHIBIT C

### **REQUEST FOR PAYMENT**

Contract Period: October 1, 2017 to September 30, 2018

1.	Project Nam	ie:						
2.	2. Organization:							
3.	3. Purchase Order Number:							
4.	Billing Mont	h Covered:**						
5.	% of Total G	irant, Expended	thru this Billing:					
6.	Cost Catego	U	Total Expenditures o to Last Billing		Expenditures This Billing		Total Expenditures To Date	
Α.	Project Cost				-4K			
		rsonnel						
	Fringe E				-			Þ
	nsultants/Cont		4					
Equ	ipment (Over S	Travel						
	Materials/S							
		c/Other			- T			
lı	ndirect/Admini							
В.	Grant Amou	int:						
Funds	Received to D	ate	The second secon					
						<b>*</b>		
Availat	ole Grant Amo	unt			41			
Remai	ning Balance							
<u>7. Act</u>	<u>ivity</u>	Units of Services ( <i>per</i> <i>year</i> )	Rate Per Unit of Service* (per year)	Freque of Serv ( <i>per ye</i>	ices	Not to Exceed Amount Amount	# Served	Monthly Payment Request
Advoca Suppor Service	rtive	25 units	\$276.00	W	eekly	\$6,900.00		
Group	ual and Therapy	100 sessions	\$80.00	Мс	onthly	\$8,000.00		
Emerge Progra	ency Shelter m	160 Nights	\$94.37		onthly	\$15,100.00		
				Total reques	t**	\$30,000.00		

\*\*All payments requests, with corresponding monthly report, shall be submitted to the CITY within 60 days of delivery of service. \* Above units of services is per grant year.



#### EXHIBIT C REQUEST FOR PAYMENT (continued)

8. Detail of request for payment (Attach copies verifying unit of service, i.e. sign in sheets, registration forms, attendance logs, etc.)			
Vendor Name	Invoice # (if applicable)	Description of Service	Amount

Total Request for Reimbursement \$

# 9. Certification:

Through submission of this electronic report, I hereby certify that items 1-8 of this billing are correct and just and are based upon obligation(s) of records for the project; that the work and services are in accordance with the CITY's approved agreement including any amendments thereto; and that the progress of the work and services under the agreement are satisfactory and are consistent with the amount billed. Additionally, I certify that I have authority to submit the above on behalf of the Grantee.

#### Signature of Authorized Representative

Date



# Exhibit D FY 2017-2018 <u>MONTHLY PROGRESS REPORT</u> Date Report Due: 10<sup>th</sup> of each month

Reporting Period: \_\_\_\_\_

Project Name:					
Person Preparing the Report/ Job Title	Phone #				
Project Start-Up Date:	Project Corr	pletion Date:	A111 0111111110	ended Co licable):	mpletion Date, (if
Project Description: (Add a bri	ef descriptio	on of what ha	as happened	with the	program to date):
Project Cost	(A)	(B)	(C)	(D)	(E)
	Budget Allocation	Funds Expended this Month	Funds Expended to Date	Fund Remain	Percentage s of Funds
PERSONNEL				0	!Zero Divide
CONSULTANTS/ CONTRACTORS				0	!Zero Divide
EQUIPMENT (OVER \$5,000)				0	Zero Divide!
MATERIALS/ SUPPLIES				0	!Zero Divide
MISC/OTHER				0	!Zero Divide
INDIRECT/ ADMINISTRATION				0	!Zero Divide
Total	<u>\$ 0.00</u>	<u>\$ 0.00</u>	<u>\$ 0.00</u>	<u>\$ 0.0</u>	
Performance Measures:					Numbers:
427					

I certify that the information contained in this Monthly Report and Attachments are true and correct to the best of my knowledge.

Signature of Authorized Representative

Date



### EXHIBIT E FY 2017- 2018 FINAL REPORT

The Final Report is an opportunity for you to inform the City about the important work you do, and it is a valuable tool for the City to use in assessing the success of the project and future funding considerations for your organization. Please complete the report and submit to the City within thirty days of completion of your project.

#### Organization:

#### Date Final Report Submitted: \_

# 1. Complete the chart below:

#### A. Project Information:

Project Name:		
Person Preparing the Report/ Job Title		Phone #
Project Start-Up Date		
Number of participants served during this period	Hallandale Beach Residents	Non- Hallandale Beach Residents
Participant Status to Date	Active:	Terminations: Successful:
Completion Date:		Total Number Served
Amended Completion Date (if applicable)		

#### B. Project Cost:

Total Project Cost		Funds Expended to Date	Percentage	
City Funding	\$	\$	%	
Other Funding	\$	\$	%	
(specify source)				



# FINAL REPORT (Continued)

# 2. Please provide the information requested below on Agency letterhead. All information must be submitted typed using an 11pt font.

- i. The actual number of individuals served by the City grant award. (Provide back-up to support number of individuals served; i.e. copies of sign-in sheets, call logs, etc.)
- ii. List the specific activities used to accomplish the project goals and objectives. In the case of classes, workshops, performances, and the like, indicate the number, frequency, duration, and number of participants. Example: A total of six workshops took place on a monthly basis with each workshop lasting two hours. Ten individuals attended each workshop. (Provide copies of participant attendance logs.)
- iii. List the evaluation methods used to determine the extent to which objectives and goals were met. Provide copies of evaluation tools, such as surveys or tests, when possible. If no evaluation tool is used, please indicate such.
- iv. Indicate how you publicly recognized The City of Hallandale Beach. For example, brochures, program booklet, in annual report, press release, web site. Provide copies of all collateral materials and copies of any media coverage the project has received.
- v. Describe unexpected challenges or opportunities you encountered, if any. You may want to explain why you were unsuccessful at some levels of services. You are also encouraged to share your success stories.
- vi. Please also submit the following financial information:
  - a. Accounting of actual expenses using the Final Expenditure Report Form provided.
  - b. Copies of all expenditures to include receipts, payroll, etc.
- vii. Submit an overall Project Summary.
- viii. The Final Report must be signed by the Authorized Representative.



# FINAL REPORT (Continued) FINAL EXPENDITURE REPORT FORM

Program Name:			Orga	nization:			
	(A)	(B	5)	(C)	(D)	(E)	(F)
	Budget Allocation	Oth Prog Fun	ram	Other Grant Funds	In-Kind Funding	Total Program Budget	Budget Computation and Justification
PERSONNEL							
CONSULTANTS/ CONTRACTORS							
EQUIPMENT (OVER \$5,000)				*			
MATERIALS/ SUPPLIES							
MISC/OTHER							
INDIRECT/ ADMINISTRATION			V			and the second s	
Total	<u>\$ 0.00</u>	<u>\$ 0</u>	.00	<u>\$ 0.00</u>	<u>\$ 0.00</u>	<u>\$ 0.00</u>	<u>\$ 0.00</u>

# REMEMBER TO ATTACH ALL EXPENDITURE RECEIPTS RELATED TO GRANT FUNDS PROVIDED BY THE CITY OF HALLANDALE BEACH.

I certify that the information contained in this Final Report, including Budget and Attachments are true and correct to the best of my knowledge.

Signature of	Authorized	Represen	tative
orginatar o or	/ (411011204	10001000011	carrie o

Date

Thank you in advance for your Final Report. Submit the Final Report to:

Community Partnership Grants 1000 NW 8<sup>th</sup> Avenue Hallandale Beach, FL 33009