MONROE COUNTY TOURIST DEVELOPMENT COUNCIL CAPITAL PROJECT (BRICKS AND MORTAR) FUNDING APPLICATION

REQUEST FOR APPLICATIONS FOR CAPITAL PROJECTS (BRICKS AND MORTAR)

All respondents must use the current application downloaded from the website <u>www.demandstar.com</u>. Use of any other application will result in your application being rejected.

APPLICATION DEADLINE: APRIL 29, 2014

All applications should be received no later than 5:00 p.m. (close of business day) April 29, 2014

All applications submitted in response to this solicitation should be addressed to:

Monroe County Purchasing Department 1100 Simonton Street, 2nd Floor, Room 2-213 Key West, Florida 33040 ATTENTION: CAPITAL PROJECT FUNDING APPLICATION

Applicants must submit in a sealed envelope or box:

A. One (1) disc <u>OR</u> (1) USB flash drive with complete copy of application as a .pdf (all attachments must be merged into one document: Please DO NOT include the instruction pages) and......

B. One (1) signed and marked as ORIGINAL paper copy PLUS......

C. The correct number of paper copies for the district for which you are applying:

5	paper copies of application
6	paper copies of application
5	paper copies of application
5	paper copies of application
6	paper copies of application
	6 5 5

All inquiries and correspondence should be made to the Monroe County Tourist Development Council. Contact Maxine Pacini or Lynda Stuart at (305) 296-1552. All email correspondence should be addressed to <u>adminasst@fla-keys.com</u>.

CAPITAL PROJECT FUNDING PROCESS

This application is intended for applicants whose facility has a primary purpose of promoting tourism.

The Monroe County Tourist Development Council (TDC) administers the four (4) cent bed tax collected for the purpose of promoting the Florida Keys as a tourist destination. Each year, the TDC advertises a Request for Applications (RFA) for capital project funding through the TDC. Projects must be owned and operated by either a **governmental entity** or **non-profit organization**. Individuals and for-profit organizations <u>are not eligible</u> to apply for Capital Projects funds. Applicants must be registered to do business in Florida. All applications will be reviewed by the appropriate District Advisory Committees (DAC's), who shall make recommendations on funding the project to the TDC. Upon approval of recommended funding allocation by the TDC, the administrative office will coordinate with the project coordinator to establish an agreement for the project, and will present the proposed agreement to the County for final approval.

This application will be funded as a fifty percent (50%) reimbursement of funds expended by any individual organization. The applicant must show that all funds (100%) are available for the project at the time of application so that there is no delay in the progress of the project, and that TDC funding is not used as "matching" funds.

IMPORTANT INFORMATION

All information furnished or disclosed as part of the application process is considered public record by the laws of the State of Florida.

The applicant shall not lobby, solicit or act to influence the advisory committee members and/or the TDC board members in any way that may have an effect on the outcome of the competition, discussion or negotiations leading to the allocation of funding, or an award of an agreement as reviewed and approved by the County Attorney's office. Such action may lead to withdrawal of the application from consideration.

Commencement of Project: No portion of the project for which you are seeking TDC funding may commence prior to the approval of an agreement by the Monroe County Board of County Commissioners.

Prior to filling out application, please go to <u>www.sunbiz.org</u> to ensure that your organization is registered to do business in the state of Florida. Only applicants that are duly registered will be accepted. **Print out and attach as Exhibit A.**

Cost of preparation and submission of the application is the responsibility of the applicant.

Applicant shall complete, copy, sign (by an authorized officer) and submit the correct number of copies of the application to the Monroe County Purchasing Department. (Please DO NOT use three (3) ring hard binders, soft binders or spiral binding; no binders are preferred.)

Completed Application: The application shall be considered complete upon receipt and should stand alone with no other information being provided after-the-fact other than any additional information that may be requested by the TDC administrative office, or questions from the DAC at the allocation meeting.

All attachments should be noted as such in the top right hand corner of each sheet – please do not use tab inserts.

Applicant shall familiarize itself with referenced online materials noted in this application (sample agreement): <u>http://www.monroecounty-fl.gov/pages/MonroeCoFL_TDC/index</u>.

Any part of the project for which the applicant wishes to seek reimbursement from the County, must NOT commence prior to the date of County approval.

Be advised that if your organization is awarded funding you will be required to enter into an agreement which delegates you to maintain accurate and complete documentation of the project. You will be required to obtain a signed amendment to the agreement before making any substantive changes to the project or you may nullify the County's obligation to pay. You will be required to comply with the following reimbursement procedures outlined in the sample agreement which can be found at

http://www.monroecounty-fl.gov/pages/MonroeCoFL_TDC/index.

The recipient of TDC capital project funding shall designate a project manager if no licensed architect, engineer or general contractor is involved in the project. If the project is performed by County or City personnel, the project manager shall be the Engineer, Building Official or Construction Manager of that local government.

Taxes: The TDC/County is exempt from Federal, Excise and State of Florida Sales Tax.

Maintenance: The applicant shall be responsible for all maintenance and operational costs of the premises improved or constructed with the use of funding from the TDC/County. The applicant shall be responsible to the TDC/County for the safekeeping and proper use of the property entrusted to applicant's care, to include any and all insurance for the value of the equipment and any maintenance or service contracts relating to such equipment for its service life. Any disposal of assets procured through funding under this agreement shall comply with chapter 274, F.S. or chapter 617, F.S., dependent upon the type of entity funded under this agreement.

Permits: Applicant shall be responsible for securing all federal, state and local development approval and permits necessary to complete the project. Award of funds under this application do not indicate any development approval by the County and applicant shall be required to

comply with all County concurrency requirements under land use laws of the County and State. The TDC/County shall not reimburse for the cost of permits.

Insurance: Applicant shall provide the TDC/BOCC with current insurance certificates as per the requirements set forth within the funding agreement. The TDC/County shall not reimburse for the cost of insurance relating to the project for which the applicant is receiving funding.

Performance Guarantee: A successful applicant shall warrant, by signing this application, that applicant has the financial capability of completing the project as planned without the need to request further funding from TDC/County for same. Applicant shall warrant by signing this application and confirm in writing (in the form of bank statements; signed letter from the bank stating that funds are in the bank for the specified project; documentation provided by a financial institution of a line of credit assigned to the specific project within the application) that applicant has the funds in place at the time of the application for grant funds to be able to complete the project prior to seeking reimbursement of TDC funds. A governmental applicant shall provide a line item budget for the project in question, and proof that the budget has been adopted by the governing board of that entity. The applicant by signing the application certifies that: applicant, its principals, and any previously owned business is/are not and have never been in default to Monroe County under the terms of any contract. (Default means failure to fulfill contractual obligations where County had to take legal action to obtain remedy or where a bonding company had to make good for applicant.)

In-kind services: In-kind services (donated/free/volunteered labor; materials; goods; services) up to 25% of the total cost of the project may be considered to meet the 100% funding of the project. Applicant shall provide a schedule of values for each unit of in-kind service and/or goods at the time of the application. Volunteered labor, as a component of in-kind services, will be eligible for reimbursement at a reasonable hourly rate for the type of work/service being performed (e.g. an architect who volunteers to paint will be able to seek reimbursement for the reasonable rate for the painting work performed not the professional rate of an architect). Should funding be allocated, County/TDC reserves the right to deny the application of certain in-kind services and goods and to negotiate a revised schedule of values for permissible items. For example, county will not accept as in-kind, the waiver of governmental fees, or in-kind towards the acquisition of property. The amount of in-kind services you note within your application shall be entered into your final agreement. Applicants will not be able to introduce a request to allow in-kind services after submission of the application.

Construction and Other Contracts: Applicant, by signing the application, warrants that, if awarded funds for the project, all contracts, for construction or otherwise, to complete the project shall be met in compliance with all applicable laws and County purchasing policy and to comply particularly with F.S. Chapter 255, Chapter 274 and Chapter 287. Applicant further agrees to provide TDC/County and their designated representatives with:

- a) access to the project premises for inspection of the progress of the project;
- b) documentation including copies of all sub-contracts/Request For Bids verifying compliance with purchase/construction/architectural contract requirements of the County [Notice to owner: list of sub-contractors, and release of liens must be provided to County]; and
- c) access to all records concerning the project. These records must be retained by applicant for a minimum of four (4) years after the termination date of agreement.

This requirement may be for a different time period than that required by other government agencies. All records must be kept in accordance with Generally Accepted Accounting Principles.

Termination for Default/Convenience: The TDC/County reserves the right to terminate any agreement if, in its opinion, there shall be a failure at any time to properly perform faithfully any portion of the project as funded by TDC/County according to the plan presented with the application, or as modified and accepted in writing by TDC/County. Further, TDC/County reserves the right to terminate payments under this agreement should the anticipated funding become unavailable for any reason. Should termination occur under this provision, TDC/County shall give applicant thirty (30) days notice prior to termination.

Payments: Applicant shall submit all documentation required by the County Finance Department in accordance with instructions from said department, prior to payment of any funds awarded. The TDC Application for Payment forms provided in the TDC reimbursement package shall be used. Ten percent (10%) of every progress payment shall be withheld by County until certification of completion of project.

Contractor and Sub-Contractor Bonding: Applicant shall require all contractors and subcontractors to post such performance bonds as are required by such contractors/sub-contractors entering into agreement with the TDC/County.

Design/Architectural Costs: Final design plans and architectural costs will be paid upon completion of the physical bricks and mortar portion of the project outlined within the agreement. Applicant shall submit for reimbursement of final design plans and architectural services within the last segment of their proposed project (Exhibit A). This is to ensure that TDC dollars are used for completed projects that are open to the public. No portion of the final design plans or architectural drawings for which you are seeking TDC funding may commence prior to the approval of an agreement by the Monroe County Board of County Commissioners. Applicant may submit a preliminary plan within their application to provide the District Advisory Committee and TDC with an idea of the proposed plan.

Acquisition of Property: Applications for acquisition of property will only be considered if the applicant can confirm availability of funding for one hundred percent (100%) of the purchase price through a bank statement showing that the entity has funding set aside in a line item for the purchase of the property, or that a loan from a financial institution has been fully approved; there are no liens on the property; and a clear title of ownership will be held by the entity requesting funding upon the closing of the purchase of the property. A clear title in the name of the contracting entity will be required to submit for reimbursement of the TDC funds allocated. The property shall be used for a minimum of ten (10) years as a tourist facility. The County will evaluate non-compliance of use as a tourist facility and upon request by the County the applicant shall pay a prorated reimbursement of funding allocated. The property may not commence prior to approval of a funding agreement between the County and contracted entity. No in-kind services apply to the purchase of property, and payment will be made in one reimbursement check upon completion of the requirements set forth within the funding agreement.

Acknowledgements: Applicant shall be required to display an appropriate public acknowledgment of the support of the Monroe County Tourist Development Council in a publicly prominent area of the project.

Funding Allocations: DAC recommendation on funding allocations shall be limited to recommending allocations which do not exceed the amount requested by the applicant.

Funding requests may be denied, or reduced to a lesser amount than requested by the applicant.

Public Record: All information furnished or disclosed as part of the application process is considered public record by the laws of the State of Florida.

DISTRICT ADVISORY COMMITTEE WORKSHOPS FOR APPLICANTS

Workshops will be held in each of the districts at the following venues and times for those applicants that are interested in applying for funding (*Please note that all venues and times are subject to change and can be confirmed by calling the TDC administrative office at (305) 296-1552*):

District I:	April 2 nd , 2014	Doubletree Grand Key Resort, Key West	3:00 p.m.
District II:	April 1 st , 2014	Lower Keys Chamber of Commerce, Big Pine	6:00 p.m.
District III:	April 2 nd , 2014	Hawk's Cay Resort, Duck Key	9:00 a.m.
District IV:	April 1 st , 2014	Islander Resort, Islamorada	2:00 p.m.
District V:	April 1 st , 2014	Nelson Government Center, Key Largo	10:00 a.m.

PERMISSIBLE USES FOR CAPITAL PROJECT FUNDS

This application is intended for applicants whose facility has a primary purpose of promoting tourism.

All capital projects funded by TDC shall be owned and operated by either a **governmental entity** or **non-profit organization** <u>and open to the public</u>. Individuals and for-profit organizations <u>are not eligible</u> to apply for Capital Projects funds. Applicant shall provide proof of property ownership, long-term lease or service contracts for consideration of funding, and should show sufficient expertise or financial capability to operate such facilities.

Tourist Development Council capital project funds may be used in Monroe County as follows:

1. To acquire, construct, extend, enlarge, remodel, repair, improve or promote one or more:

Publicly owned and operated convention centers, sports stadiums, sports arenas, coliseums or auditoriums within the boundaries of the county or subcounty special taxing district in which the tax is levied;

Aquariums or museums that are publicly owned and operated or owned and operated by not-forprofit organizations and open to the public, within the boundaries of the county or subcounty special taxing district in which the tax is levied; or

Zoological parks, fishing piers or nature centers which are publicly owned and or operated by non-profit organizations and open to the public; and

2. To finance beach park facilities or beach improvement, maintenance, re-nourishment, restoration and erosion control.

Authorized uses of revenue must be in compliance with Florida Statute 125.0104, as may be amended from time to time.

APPLI	CATION FOR CAP	ITAL PROJECT FUNDING		
This application is to	request funding	from the following District(s):		
District I: Key West - (shall encompass the	e city limits of Key West)		
District II: Lower Keys	- (city limits of Key	West to west end of Seven Mile Bridge)		
District III: Marathon -	(west end of Seven	Mile Bridge to Long Key Bridge)		
District IV: Islamorada	- (between Long Ke	ey Bridge and Mile Marker 90.939)		
District V: Key Largo - portions of mainland Monro	•	00.940 to the Dade/Monroe County line and any		
APPLICANT ORGANIZATION: (Registered business name exactly as it appears on <u>www.sunbiz.org</u>).				
FEDERAL EMPLOYER'S IDENTIFICATION NUMBER OF APPLICANT'S ORGANIZATION:				
•	Administrative Offic nent material by en	ce conducts most of its correspondence, including nail, so the person listed below should be able to		
Name & Title:				
Telephone/mobile no.: E-mail:				
Address:				
TYPE OF APPLICANT:	Non-Profit	Governmental Entity		
PROJECT TITLE:				
		rovide physical (postal service) address RF# and		

LOCATION OR ADDRESS OF PROJECT: Provide physical (postal service) address, RE# **and** legal description (lot, block, subdivision) and attach map.

WHICH OF THE FOLLOWING APPLIES TO YOUR PROJECT?

Publicly owned and op	erated 🗌 Owned a	nd operated by	a non-profit organizatio	'n
Publicly owned and op	erated by a non-prof	it organization		
WHICH OF THE FOLLOV	VING BEST DESCR	IBES YOUR PI	ROJECT?	
Convention Center	Sports Stadium	Sports Are	ena 🗌 Coliseum	
Auditorium	Aquarium	Museum	🗌 Zoological Pa	rk
Nature Center	Eishing Pier	Seach or	Beach Park Facility	
WHICH OF THE FOLLOV		OUR PROJE	CT?	
Acquire Construc	t 🗌 Extend	Enlarge	Remodel	
Repair Improve				
*IF YOU CHECKED THE FOLLOWING APPLIES?	BOX FOR BEACH (OR BEACH PA	RK FACILITY, WHICH	OF THE
Improvement Re	enourishment 🗌 Re	estoration	Erosion control	
Maintenance Co	onstruct 🗌 Re	epair		
If the TDC/County requirepayment of TDC monipremises, would you be ag	es in the event of	transfer of ow		
Yes No				
Code Enforcement: Do				violations?

Application is for	% of total funds to be o	obtained from a	all sources.
Has applicant received previo If yes, please specify year, an		☐ Yes oject.	☐ No

List any previous grant-in-aid assistance received by the applicant or for the property from any government agency. Indicate year of award, amount, division which awarded the grant, and a brief description of the project assisted by each.

For purposes of this application *no more than twenty-five (25%) percent of total project cost shall be of in-kind services and materials.* No in-kind services shall apply to the acquisition of property. TDC requires confirmation in writing that project funds are in place at the time of this application for grant funds (see Performance Guarantee on page 4) Enclose proof of funding as Exhibit B. Payment is a 50% reimbursement of the total cost of each segment of the project, subject to the cap on expenditures for that segment as set forth in the agreement. Applicant must be prepared to pay the entire cost (including in-kind) of segment in advance of seeking the 50% reimbursement. (The project may be broken down into 2 or 3 segments. When one

segment is completed, reimbursement of 50% of that cost can be applied for through the TDC.) For acquisition of property see important information on page 5.

/	Confirmed/Available Hard-Dollar Funds:	Confirmed In-kind Funds: (Up to a maximum of 25% of project)	Total Project Cost:
\$	\$	\$	\$

b) State source of resources for the project specified in this application:

(i)	Hard-dollar:	\$
(ii)	In-kind:	\$

In the space below list all in-kind services and goods and their values. These values are subject to negotiation with TDC/County. Please refer to page 4 of this application.

In the space below list the specific items/services, and the estimated dollar amount for each of those items/services that your requested TDC funds will be spent on:

PROJECT DESCRIPTION

- 1. Use:
 - a) Original use of structure and date of construction:

b) Modifications to the present date including date & description:

c) Present use:

d) Any other uses between original and present:

e) Proposed use:

f) Insert or attach photograph of existing site (Enclose as Exhibit C):

g) Historic designation: Indicate whether the property has been listed in the National Register, is located in a National Register district, is a locally designated historic landmark or is located in a locally designated historic district. If located within a historic district, provide the official name of the district. This information is available from the planning agency having jurisdiction over the property.

All Capital projects funded by the TDC shall be owned and operated by a governmental entity or non-profit organization. Applicant shall provide proof of property ownership, long-term lease or service contracts for consideration of funding, and should show sufficient expertise or financial capability to operate such facilities (**Enclose as Exhibit D**).

- 2. Ownership or other interest in property by applicant:
 - a) Official records reference for ownership documentation
 - b) If not owned by applicant, provide long-term lease of property, or service contract and provide notarized consent letter from owner for use of property as outlined in this application

3. If proposed project calls for transfer of title of real property to County, at least two (2) current real estate appraisals and one (1) environmental assessment shall be provided (**Enclose as Exhibit E**). The TDC/County shall ascertain, prior to acceptance of any donation or prior to purchase, that the property will pose no environmental hazard or liability for same, to County. The TDC/County must also ascertain permissible governmental interest in the transfer of title. Indicate any such proposed title transfers here.

4. This paragraph applies only to an acquisition funding request, but you will still need to complete items 5 through 13, whether this is new construction or renovations, additions or exhibits. **NOTE:** The maximum grant amount from tourist development revenue for an acquisition project shall not exceed 50% of the purchase amount. Indicate the area of the property to be acquired in acres.

In evaluating applications for acquisition funding, an important consideration is the appropriateness of the size of the site to be acquired. Determinations of the appropriateness of site size will be made on a case-by-case basis and will depend on the characteristics for which the property is considered to be significant. Sufficient property should be acquired to assure that the historic relationship of a structure or archaeological site to its surrounding environment is preserved. However, it is important that no more property than is necessary to achieve established preservation objectives be included in the acquisition project application. As this factor is crucial to favorable consideration of your grant application and will have substantial impact on the cost of the required application documentation, we encourage prospective applicants to consult with the staff of the TDC Administrative Office prior to initiating the required documentation.

5. Protection of property: Indicate any type of state or federal protection currently afforded the property. It may be that more than one type may be applicable. Provide citations for applicable local protective ordinances. Include copies of property-specific restrictive legal instruments in an attachment. By signing and submitting this application, the proposer **warrants** that **all** restrictions are disclosed. Failure to include **every** restriction on the property may result in immediate termination of any agreement and demand for return of any monies paid thereunder (**Enclose as Exhibit F**).

6. Is the property threatened by imminent destruction, deterioration or other loss which may include demolition, vacancy, severe deterioration, loss of structural integrity, encroaching development, adverse environmental conditions, vandalism, etc.? Be specific regarding the nature of immediacy of the threat. If so, describe in detail:

7. a) Are there any building restrictions on the site? If so, describe. Attach copies of all recorded easement and restrictive covenants. By signing and submitting this application, the proposer <u>warrants</u> that <u>all</u> restrictions are disclosed. Failure to include <u>every</u> restriction on the property may result in immediate termination of any agreement and demand for return of any monies paid thereunder (Enclose as Exhibit G).

b) Is the proposed project compatible with the County's Concurrency Requirements under the existing and proposed Land Use Comprehensive Plan?

🗌 Yes	🗌 No
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Describe below how you have ascertained such compatibility. (Note: If your description does not provide information about existing permits and/or review by the County Planning Department, your application shall be rejected. Please list all permits required to complete this project)

c) Is the proposed project compatible with the Municipality's Concurrency Requirements under the existing and proposed Land Use Comprehensive Plan?

🗌 Yes 🛛 🗌 No

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Describe below how you have ascertained such compatibility. (Note: If your description does not provide information about existing permits and/or review by the Municipality Planning Department, your application shall be rejected. Please list all permits required to complete this project)

d)	Does the s	site contain er	ndangered or threatened species of flora or fauna? Describe/Explain:

e) Indicate whether or not the project will be accessible to the handicapped per Chapter 553, Part V, Florida Statutes and the Americans with Disabilities Act, Public Law 1012-336.

Yes No

o If not, provide a brief explanation:

f) Explain how your facility will utilize recycling within the work of your proposed project:

g) Public accessibility and use: Indicate the extent to which the property is currently or will be scheduled to be open to the public each year (hours per day, days per week and weeks per year) upon project completion. Estimate the number of persons who will use or visit the completed facility annually. For archaeological projects, if the site will not be accessible to the public, estimate the number of persons annually who will be exposed to the interpretive materials and reports resulting from the project. How was this estimate derived?

8. Describe present physical condition of site: (attach legal description per property tax records). Indicate the present condition of the property by checking the appropriate term below:

Excellent: The property is habitable and occupied; no repairs are needed. All physical evidence indicates that the property is under continuous maintenance. Application is for expansion and enhancement.

Good: The property is habitable and occupied; only replacement or cosmetic repairs are needed (e.g., peeling paint, missing ornamental features, windows, doors, some deteriorated mortar, etc.) Property is maintained but in need of minor repair.

Fair: The property is habitable but may be vacant. Both the structural integrity (foundation, framing, etc.) and weather tight integrity of the property (siding, walls, roofing, etc.) are in jeopardy because of prolonged neglect.

Poor: The property is uninhabitable and vacant. Major structural repairs are needed. Weather tight integrity has been lost. The property is derelict, abandoned and not habitable without major rehabilitation work.

Also, list any specific factors or problems which contribute to the present condition of the property.

9. Status of Project Planning: (Any work initiated prior to the approval of an agreement by the Monroe County Board of County Commissioners will be at applicants own cost):

	Not yet initiated		Initiated	
	Schematics complete		Design development completed	
	Construction documents comple	eted		
Name and Address of Project Consultant (architect, engineer, contractor, etc.).				

Enclose preliminary plans or architectural documents completed to date - 1 set (Enclose as Exhibit H).

Monroe County Tourist Development Council FY 2015 Capital Project Application

10.

11. Has an agreement for architectural services or construction services been executed?

Yes (costs will not be reimbursed by TDC)

🗌 No

Project does not require architectural services

If so, in the space provided below, indicate the scope of services to be provided under this agreement and whether these services were obtained through competitive negotiations, requests for applications or other process.

12. Describe the means by which the structure(s) affected by this project will be maintained subsequent to restoration/rehabilitation. Include sources and estimated amounts of funding for such maintenance. It is the County's policy **not to fund operations and maintenance costs** of organizations notwithstanding any tourism promotional value of a project.

13. Estimated completion date

PROJECT BENEFITS

1. How will the project enhance tourism in Monroe County?

2. Applicant must demonstrate the ability to complete the project as proposed and to maintain and operate the project as a viable and long-term tourist attraction that is open to the public.

Included in this demonstration should be a summary of the applicant's past grant experience, past two (2) year's financial statements, and proposed operational budget. (Attach as Exhibit I)

3. Outline your marketing program efforts to promote this facility as a tourist attraction:

NON-COLLUSION AFFIDAVIT and VERIFICATION (Enclose as Exhibit J)

I, _____, of the city of _____, according to law on my oath, and under penalty of perjury, depose and say that:

1) I am ______, the applicant making the application for the project described as follows:

2) The prices in this application have been arrived at independently without collusion, consultation, communication or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other applicant or with any competitor;

3) Unless otherwise required by law, the prices which have been quoted in this application have not been knowingly disclosed by the applicant and will not knowingly be disclosed by the applicant prior to application opening, directly or indirectly, to any other applicant or to any competitor; and

4) No attempt has been made or will be made by the applicant to induce any other person, partnership or corporation to submit, or not to submit, an application for the purpose of restricting competition;

5) The statements contained in this affidavit are true and correct, and made with full knowledge that Monroe County relies upon the truth of the statements contained in this affidavit in awarding agreements for said project.

VERIFICATION

I HEREBY CERTIFY that I have read the forgoing application and that the facts stated herein are true and correct to the best of my knowledge and belief.

President's/Mayor's Name Typed	President's/Mayor's Signature	
Sworn to and subscribed before me th	is day of	20
porconally appeared	20	d
personally appeared	,, an	d
known to be the person named	d in and who executed the foregoing d	ocument.
·	0.0	
Mu commission curine a	un Dublia Otata at	
My commission expires: Nota	ary Public State of	

DRUG FREE WORKPLACE FORM (Enclose as Exhibit K)

The undersigned vendor in accordance with Florida Statute 287.087 hereby certifies that:

(Name of Business)

1. Publishes a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.

2. Informs employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.

3. Gives each employee engaged in providing the commodities or contractual services that are under application a copy of the statement specified in subsection (1).

4. In the statement specified in subsection (1), notifies the employees that, as a condition of working on the commodities or contractual services that are under application, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Chapter 893 (Florida Statutes) or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.

5. Imposes a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, or any employee who is so convicted.

6. Makes a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

Applicant's Signature:	
Date:	

ATTACHMENTS AND CERTIFICATIONS (Enclose as Exhibit L)

1.	The following supporting documents are attached.			
a)		Print out of Sunbiz.org "Detail by Entity" (Exhibit A)		
b)		Documentation from bank of confirmed project funds (Exhibit B)		
c)		If applicable: Insert or attach photograph of existing site (Exhibit C)		
d)		Proof of ownership; long term lease or service contract (Exhibit D) (Include consent of owner for use of property as described within this application)		
e)		If applicable: Enclose at least two (2) current real estate appraisals and one (1) environmental assessment (Exhibit E)		
f)		If applicable: Enclose citations for local protective ordinances (Exhibit F)		
g)		If applicable: Enclose copies of all recorded easement and restrictive covenants (Exhibit G)		
h)		If applicable: Enclose preliminary plans or architectural documents - 1 set (Exhibit H)		
i)		Past two (2) year's financial statements and proposed operational budget (Exhibit I)		
k)		Notarized Non-Collusion affidavit and verification (Exhibit J)		
I)		Signed Drug Free Workplace Form (Exhibit K)		
m)		Notarized Attachments and Certification form (Exhibit L)		
VERIFICATION				

I swear and certify that the information contained in this application is true and correct, and that I am the duly authorized representative of the applicant.

President's/Mayor's Name Typed	President's/Mayor's Signature			
Sworn to and subscribed before me this	day of	20		
personally appeared	,, and			
known to be the person named in and who executed the foregoing document.				
My commission expires:	Notary Public State of			
Monroe County Tourist Development Council FY 2015 Capital Project Application				