## Lee County Board Of County Commissioners Agenda Item Summary

Blue Sheet No. 20020275

#### 1. REQUESTED MOTION:

**ACTION REQUESTED**: Approve memorandum of understanding from Florida Department of Transportation for \$1,000,000.00 interest free loan from the Toll Facilities Revolving Trust Fund. Amend CIP for FY 02 – 06 to create the Sanibel Toll Facility Plaza Rehabilitation and the Cape Coral Toll Facility Rehabilitation projects. Approve authorizing resolution and budget amendment resolution for the chairman to execute on behalf of the BoCC.

WHY ACTION IS NECESSARY: Requires BoCC approval for agreements and amendments to the CIP.

**WHAT ACTION ACCOMPLISHES**: Allows Department of Transportation interest free money for the design of the Sanibel Toll Facility Rehabilitation and the Cape Coral Toll Facility Rehabilitation.

2. DEPARTMENTAL CATEGORY:				3. MF	3. MEETING DATE:			
COMMISSION DISTRICT # 01 02								
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4. AGENDA:			OSE: 6. RE	QUESTOR OF I	NFORMA	ATION:		
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APPE	EALS		ADMI		C. DIVISION Administration		stration	
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PUBI			OTHE	R		BY: Scott M.	Gilbertse	on, Director
	K ON							
	E REQUIRED:							
7. BACKGR	OUND:	ovide for the	design of	inorades of	the existing toll	acilities to include	e new struc	ctures and new
technology. T	he canopy at bo	oth facilities v	vill be red	designed, as	well as the admir	istration building	at the San	ibel facility.
The design wi	ll include mode	rnization to a	llow for A	Automatic V	chicle Classificat	ion and Video Ent	orcement	Systems, as well
as the electron	ne ton conection	n system for a to notential fl	an ianes. ooding	ane roadwa Additionally	the administration	on building will be	relocated	to allow a
better traffic c	irculation patter	n and may po	ssibly be	located abo	ve the toll structu	re. No new right	of way is a	ctures and new ibel facility. Systems, as well ned or raised to allow a anticipated for
the projects.								
Funds should	be posted upon	appropriation	to the fo	llowing acco	unt: 20581 <u>6421</u>	42.5065640.		
8. MANAGE	MENT RECO	MMENDAT	TONS:					
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Director	or	Resources		Attorney	$\mathcal{O}$	tym 3/21		
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LEE	COUNTY	<b>RESOLUTION NO.</b>	
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#### A RESOLUTION AUTHORIZING LEE COUNTY TO ENTER INTO A MEMORANDUM OF AGREEMENT WITH THE FLORIDA DEPARTMENT OF TRANSPORTATION

THIS IS A RESOLUTION of the Board of County Commissioners, Lee County, Florida, a political subdivision of the State, authorizing the execution of a Memorandum of Agreement with the Florida Department of Transportation.

WHEREAS, Lee County, Florida, has the statutory authority to enter into an Agreement with the Florida Department of Transportation in accordance with Section 338.251, Florida Statutes.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS, LEE COUNTY, FLORIDA, that:

- 1. The Memorandum of Agreement for an interest free loan from the Toll Facilities Revolving Trust Fund in the sum of One Million Dollars (\$1,000,000) for the rehabilitation of the Cape Coral and Sanibel Toll Plazas is hereby approved.
- 2. The Chairman of, and the Clerk to the Board of Lee County Commissioners are hereby authorized to execute said Agreement.
- 3. The Clerk of the Circuit Court is hereby authorized and directed to transmit one (1) certified copy of this Resolution to the Florida Department of Transportation along with the executed Agreements.

DONE AND ADOPTED with a quorum prese 	nt and voting on this day of
ATTEST: CHARLIE GREEN CLERK OF COURTS	BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA
By: Deputy Clerk	By:Chairman
	APPROVED AS TO FORM:
	By:



TEB BUSH GOVERNOR

605 Suwannee Street Tallahassee, Florida 32399-0450 THOMAS F. BARRY, JR. SECRETARY

March 5, 2002

Amy Davies, Transportation Program Director Lee County - Department of Transportation P.O. Box 398 Fort Myers, Florida 33902-0398

Dear Ms. Davies:

We have completed our review of Lee County's application for a Toll Facilities Revolving Trust Fund loan in the amount of \$1,000,000. As part of the application process, we will need the enclosed Memorandum of Agreement executed by Lee County.

The Agreement's execution by the County and the Department will award \$1,000,000 from the Toll Facilities Revolving Trust Fund. The Agreement has three signature pages for the three original Agreements to be executed. These pages need to be signed, attested, and witnessed as indicated on page 8 of the Agreement. Please do not fill in the dates of the Agreement since these will be completed when it is executed by the Department.

When you return the signed Agreement, it will also be necessary to include a copy of a resolution that gives the authority to the Chair to enter into this agreement. We will include the number and date of the resolution in the body of this Agreement when it is received.

Please return the three executed signature pages and resolution so we may continue to process the application for a Toll Facilities Revolving Trust Fund loan to the County. An original executed Agreement will be returned to you for your files when completed.

Please contact me at (850) 414-4652 if I can provide additional information. I look forward to continuing my work with you on this transportation project.

Sincerely,

Christa Dismuke

Toll Finance Manager

LO MAR 0 7 2002

#### STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

# TOLL FACILITIES REVOLVING TRUST FUND MEMORANDUM OF AGREEMENT

Financial Project No.: 413120-1	Contract No.:	CSFA No.: <u>55.019</u>

THIS AGREEMENT, made and entered into this th day of 2002, by and between LEE COUNTY, hereinafter called "ENTITY", and the STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION, hereinafter called "DEPARTMENT".

#### WITNESSETH:

WHEREAS, by and in accordance with the provisions of Section 338.251, Florida Statutes (F.S.), and Rule Chapter 14-88, Florida Administrative Code (F.A.C.), the **DEPARTMENT** is authorized, upon request of an entity or entities that desire to undertake revenue-producing road projects within a county or combination of contiguous counties, to advance from the Toll Facilities Revolving Trust Fund, hereinafter called "FUND", such moneys necessary and desirable in the judgment of the **DEPARTMENT** to conduct preliminary engineering studies, traffic and revenue studies, environmental impact studies, financial advisory services, engineering design, right-of-way map preparation, appropriate project-related professional services, and advanced right-of-way acquisition activities as defined by Chapter 14-88, F.A.C.

WHEREAS, the ENTITY has requested the DEPARTMENT to advance to the ENTITY an amount not to exceed One Million Dollars (\$1,000,000) from the FUND to perform the items specified in the application (see Exhibit II) and incorporated herein to conduct an Engineering Design Study hereinafter called the "PROJECT".

WHEREAS, the ENTITY by Resolution #??????? dated the day of 2002, a copy of which is attached hereto and made a part hereof, has authorized the Chairman and Clerk of the Board of County Commissioners to execute this Memorandum of Agreement.

NOW, THEREFORE, THIS INDENTURE WITNESSETH: In consideration of the mutual covenants herein expressed and the benefits to accrue to the parties of this Agreement by advancement of the amount mentioned herein:

THE DEPARTMENT HEREBY COVENANTS AND AGREES: To advance out of the FUND an amount not to exceed **One Million Dollars** (\$1,000,000) to be paid to the **ENTITY** after determination that the **ENTITY** provided necessary documentation to the **DEPARTMENT** to establish that the application and **PROJECT** comply with Section 338.251, F.S. and Chapter 14-88, F.A.C.

#### **THE PARTIES AGREE THAT:** Provisions of 339.135(6)(a), F.S., are hereby incorporated:

"The Department, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The Department shall require a statement from the Comptroller of the Department that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding one year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this paragraph shall be incorporated verbatim in all contracts of the Department which are for an amount in excess of \$25,000 and which have a term for a period of more than one year."

#### THE ENTITY HEREBY COVENANTS AND AGREES:

- 1. Funds advanced under this Agreement and interest derived from the investment of said funds shall be used by the **ENTITY** to implement the **PROJECT** as specified in this Agreement.
- 2. The **DEPARTMENT** shall hold the **ENTITY** accountable for compliance with all provisions of this Agreement, Section 338.251, F.S., and Chapter 14-88, F.A.C.
- 3. Upon execution of this Agreement by the **DEPARTMENT** and **ENTITY** and the satisfaction of special conditions by the **ENTITY**, (see Exhibit I), the **DEPARTMENT** shall start **FUND** advance processing (drawdown). In accordance with projected financial needs specified in approved project budgets in Exhibit II, the **DEPARTMENT** will drawdown and provide to the **ENTITY** the first and second quarters' financial requirements for awards of \$500,000 or less. Subsequent drawdowns shall be requested by the **ENTITY** semi-annually but no earlier than 60 days prior to the six month period to be financed. **ENTITY** drawdown requests shall be filed with the **DEPARTMENT** concurrently with project quarterly progress reports. For awards of more than \$500,000, subsequent drawdowns shall be made on an annual basis. Cumulative expenditures that result in savings each quarter shall be deducted from the requested funds of future drawdown requests.
- 4. Advances made from the **FUND** to the **ENTITY** shall be repaid as required by Sections 338.251(4), (7), and (9), F.S., including interest earnings accrued from the investment of advances.
  - (a) The **ENTITY** shall provide written notice to the **DEPARTMENT** at the times of initial bond issuances whether it elects to repay advances from: initial bond proceeds, or, on the basis of repayment schedules. When a repayment schedule option is selected, a schedule in the form of a resolution from the governing body of the **ENTITY** shall accompany the notification. When repayment is elected out of the initial bond issue proceeds, provision shall be made for such repayment in the bond resolution and repayable in full upon sale of the bonds.

- (b) When bonds are not issued, repayment shall remain a requirement. In such case, a repayment schedule in the form of resolution from the governing body of the **ENTITY** shall be furnished the **DEPARTMENT** no later than 90 days prior to the end of the sixth year from the date of this Agreement. Repayments of principal and investment interest earnings shall begin no later than 7 years after the date of the advance, provided repayment shall be completed no later than 12 years after the date of the advance.
- 5. The ENTITY acknowledges that it shall be wholly responsible, to the extent permitted by law, for any claim, loss, damage, charge, cost, expense or cause of action, of any kind or nature whatsoever, or portion thereof, arising out of any act, action, neglect or omission by the ENTITY, the ENTITY'S assigns, agents, employees or officers relating to its work under this Agreement. The ENTITY further acknowledges that whether or not any claim, loss, damage, charge, cost expense or cause of action, or portion thereof, arose out of any act, action, neglect or omission by the ENTITY, the ENTITY'S assigns, agents, employees, or officers regarding works under this Agreement shall be as determined by a court of competent jurisdiction or administrative agency or other tribunal with authority to bind the parties. Moreover, the ENTITY'S expense at the initiation of any suit or administrative or other proceeding in any way related to or regarding the ENTITY'S work under this Agreement. The ENTITY will remain an active participating party throughout the duration of such suit or proceeding unless or until the court or tribunal conducting the suit or proceeding determines that the ENTITY has no liability for the damages claimed.
- 6. The **DEPARTMENT'S** District Secretary of District One shall actively participate in the selection of consultants with the **ENTITY**, and in the approval of the scope of work proposals and products by consultants.
  - 7. The **ENTITY** shall comply with the provisions of:
    - (a) Chapter 287, F.S. Procurement of Personal Property and Services;
    - (b) Chapter 119, F.S. Public Records; and,
    - (c) Chapter 3A-40, F.A.C.- Rules of the Bureau of Auditing.
- 8. The **ENTITY** is authorized to obligate and expend trust funds and interest earnings on the basis of approved project budgets, but is not authorized to use funds for administrative, audit, legal, contingency costs, or for those items prohibited by Rule 3A-40.103, F.A.C., except that legal costs may be advanced for the right-of-way acquisition process. No authority is granted to obligate or expend funds, or initiate or conduct activities that would result in the obligation of trust funds for items or activities that have not been authorized in approved project budgets, schedules or objectives. Any unauthorized expenditure of funds plus interest shall be immediately returned to the **DEPARTMENT** in accordance with a schedule approved by the **DEPARTMENT**. Amended project budgets, schedules and objectives can be requested by local government entities at any time after the execution of this Agreement but approval is at the discretion of the **DEPARTMENT** and shall be limited to achieving the objectives and activities first approved in the affected agreements.

- 9. The **ENTITY** shall structure and manage consultant contracts in phases to provide for the termination and payment for work to date if a candidate project is determined non-feasible.
- 10. Upon termination of the **PROJECT**, unspent proceeds (fund balances and interest earned) shall be immediately remitted to the **DEPARTMENT** by the **ENTITY**. The returned proceeds shall be counted toward the repayment of the **FUND** loan.
- 11. The **ENTITY** shall immediately remit to the **DEPARTMENT** all remaining funds and interest earned upon completion of work approved in this Agreement.
- 12. Funds or interest earnings "not committed" as defined in Chapter 14-88, F.A.C., after one year from the date of this Agreement shall be remitted to the **DEPARTMENT**. A balance of proceeds can be retained sufficient to liquidate executed contracts financed by funds approved in the Agreement.
- 13. If the candidate project is determined to be financially unfeasible by the **DEPARTMENT** or **ENTITY**, further obligation of awarded applicant project funds shall be terminated by the **ENTITY** until it is documented to and approved by the **DEPARTMENT** that it is in the best interest of the **ENTITY** and State of Florida to continue with this **PROJECT**.
- 14. The **DEPARTMENT** is the Trustee of the **FUND**. As such, it is legally responsible for and shall safeguard advances from improper use or fiscal irresponsibility when detected, and enforce the repayment of advances and interest earnings with all legal means appropriate. In this regard, the following shall be implemented:
  - (a) The ENTITY shall provide to the DEPARTMENT progress reports on "program and financial activities" that occur each quarter following the execution of this Agreement. The reports shall be signed by an individual authorized by the ENTITY. The following program information shall be included: program accomplishments (specific actions taken to implement approved objectives/activities and percent of accomplishments for each from 0% to 100%); problems delaying implementation; and revised project schedules if activities are not conforming to approved project schedules. The following financial information shall be included: beginning fund balances; list and purpose of expenditures for each approved activity; ending fund balances for each approved activity; interest earned to date; the interest percentage rate being earned; and, the amount and percent of funds being contributed to the project from other sources. The ENTITY shall provide additional information as deemed appropriate by the DEPARTMENT.
  - (b) Program records and financial records of the **PROJECT** shall be maintained separate and apart from non-project records and accounts by the **ENTITY** to prevent commingling and to assure a clear audit trail of all activities. Separate financial accounts shall be maintained for each **FUND** Memorandum of Agreement executed. The **DEPARTMENT** shall have the right to conduct on-site monitoring visits and audits, and the **ENTITY** shall assist the **DEPARTMENT** in the inspection and audit of books, records, accounts, data, and

all related project information, or in the copying or removal of the same for such purposes at all reasonable times.

- (c) The **DEPARTMENT** shall have the authority to take the following actions when it is determined the **ENTITY** has not complied with Section 338.251, F.S., Chapter 14-88, F.A.C., or this Agreement.
  - (1) Notify the **ENTITY** of the violation and require proof of correction within a specified time period, or
  - (2) Suspend the processing of drawdown requests until it is documented that the violation is corrected, or
  - (3) Notify the **ENTITY** to suspend activities approved in this Agreement and to stop the obligation and expenditure of funds until further notice at which time appropriate legal action shall be taken by the **DEPARTMENT**.
- 15. The **ENTITY** will not use the funds for the purpose of lobbying the Legislature, the judicial branch, or a state agency as ordered in Section 216.347, F.S.
- 16. In accordance with Section 287.134(3)(a), F.S., an entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity.
- 17. The administration of funds awarded by the **DEPARTMENT** may be subject to audits and/or monitoring by the **DEPARTMENT**. By entering into this Agreement, the **ENTITY** agrees to comply and cooperate with any monitoring procedures/processes deemed appropriate by the **DEPARTMENT**.
- 18. In the event that the **ENTITY** expends a total amount of State awards (i.e., State financial assistance provided to the **ENTITY** to carry out a State project) equal to or in excess of \$300,000 in any fiscal year of the **ENTITY**, the **ENTITY** must have a State single or project-specific audit for such fiscal year in accordance with Section 215.97, F.S., applicable rules of the Executive Office of the Governor and the Comptroller, and Chapter 10.550, Rules of the Auditor General. In determining the State awards expended in its fiscal year, the recipient shall consider all sources of State awards, including State funds received from the **DEPARTMENT**, except that State awards received by a nonstate entity for Federal program matching requirements shall be excluded from consideration. State funded assistance is to be identified with the Financial Project Number, Contract Number, and include the Catalog of State Financial Assistance (CSFA) Number.
- 19. In connection with the audit requirements addressed in paragraph 18., the ENTITY shall ensure that the audit complies with the requirements of Section 215.97(7), F.S. This includes

submission of a reporting package as defined by Section 215.97(2)(d), F.S., and Chapter 10.550, Rules of the Auditor General.

- 20. If the ENTITY expends less than \$300,000 in State awards in its fiscal year, an audit conducted in accordance with the provisions of Section 215.97, F.S., is not required. In the event that the ENTITY expends less than \$300,000 in State awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of Section 215.97, F.S., the cost of the audit must be paid from non-State funds (i.e., the cost of such an audit must be paid from ENTITY funds obtained from other than State entities).
- 21. Copies of reporting packages required by Section 215.97, F.S., shall be submitted by or on behalf of the **ENTITY** within 45 days after delivery of the audit report but no later than 12 months after the end of the fiscal year of the **ENTITY** directly to each of the following:

Florida Department of Transportation Financial Planning Office, MS 7 605 Suwannee Street Tallahassee, FL 32399-0450

State of Florida Auditor General Room 401, Claude Pepper Building 111 West Madison Street Tallahassee, FL 32399-1450

22. The **ENTITY** shall retain sufficient records demonstrating its compliance with the terms of this Agreement for a period of three years from the date the audit report is issued, and shall allow the **DEPARTMENT**, or its designee, access to such records upon request. This shall also include access to audit working papers as necessary.

#### EXHIBIT I

# SPECIAL CONDITIONS OF THE MEMORANDUM OF AGREEMENT BETWEEN THE DEPARTMENT AND ENTITY:

The Project Financing Plan in Attachment VIII of the Application is approved by the **DEPARTMENT**, including repayment in equal installments beginning in 2006 continuing through 2010.

The **ENTITY** further agrees that as part of its commitment to repay the loan and associated investment interest to the **FUND**, the repayment will be from revenues of the Transportation Facilities of Lee County or if insufficient, from other lawfully available county revenues.

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

# STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

	BY:		
WITNESS:	BY:		
	ATTEST.		
WITNESS:	ATTEST:EXECUTIVE SECRETARY		
Office of the Comptroller	Legal Review		
By:	Ву:		
	LEE COUNTY		
	BY:		
WITNESS:	CHAIR		
	ATTEST:		
WITNESS:			
	SEAL		

### EXHIBIT II

## LEE COUNTY

Application for Toll Facilities Revolving Trust Funds

## RESOLUTION#

Amending the Budget of Transportation Fac.-FDOT Loan-Fund 42142 to incorporate the unanticipated receipts into Estimated Revenues and Appropriations for the fiscal year 2001-2002.

WHEREAS, in compliance with the Florida Statutes 129.06(2), it is the desire of the Board of County Commissioners of Lee County, Florida, to amend the Transportation Fac.-FDOT Loan-Fund 42142 budget for \$1,000,000 of the unanticipated revenue from State of Florida and an appropriation of a like amount for construction costs and;

WHEREAS, the Transportation Fac.-FDOT Loan-Fund 42142 budget shall be amended to include the following amounts which were previously not included.

	ESTIMATED REVENUES	
Prior Total: Additions		\$0
20581642142.384000.9004	State of FI-Revolving Trust	1,000,000
Amended Total Estimated Revenu	ies	\$1,000,000
	APPROPRIATIONS	
Prior Total: Additions	• • • • • • • • • • • • • • • • • • • •	\$0
20581642142.506540	Improvements Construction	1,000,000
Amended Total Appropriations		\$1,000,000
the Transportation FacFDOT Lo Estimated Revenue and Appropria  Duly voted upon and adopted in C	Thambers at a regular Public Hearing by th	to show the above additions to its  be Board of County Commissioners on this  BOARD OF COUNTY COMMISSIONERS
ATTEST: CHARLIE GREEN, Ex-Officio Clerk		LEE COUNTY, FLORIDA
BY: DEPUTY CLERK		CHAIRMAN
		APPROVED AS TO FORM
		OFFICE OF COUNTY ATTORNEY
DOC TYPE YA		