

FIRE RESCUE DEPARTMENT

OTTO DROZD, III

Fire Chief, EFO, CFO 6590 Amory Court Winter Park FL 32792 407-836-9112 • FAX 407-836-9106 Otto.Drozd@ocfl.net

TO:

Mayor Teresa Jacobs

-AND-

Board of County Commissioners

THROUGH:

George A. Ralls, M.D.

Deputy County Administrator

FROM:

Otto Drozd III, Fire Chief

Fire Rescue Department

CONTACT PERSON:

Ronald B. Plummer, Manager, OF

PHONE NUMBER: 407-836-9026

SUBJECT:

June 20, 2017 - Consent Agenda Item

Interlocal Agreement between Seminole County and Orange County as a Partnering Agency for the use of

WebEOC® Software.

Seminole County has received a grant from the Department of Homeland Security/FEMA, through the Florida Division of Emergency Management (FDEM), to acquire a WebEOC® End User License for disaster management software on behalf of FDEM Region 5 partnering counties. Orange County is entering into this agreement as a Partnering County for the shared use of the software during operations and activations in our Emergency Operations Center. WebEOC® is being adopted as a statewide "standard" for disaster management software.

Orange County agrees to fund individual software services not covered under the agreement and provide shared maintenance costs once the State funding is no longer available.

ACTION REQUESTED:

Approval and execution of Interlocal Agreement

by and between Seminole County and Orange County for the use of WebEOC® Software.

OD/atk

Attachments

C: George A. Ralls, MD, Deputy County Administrator

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

BCC Mtg. Date: June 20, 2017

INTERLOCAL AGREEMENT BETWEEN
SEMINOLE COUNTY AND ORANGE COUNTY
FOR THE USE OF WebEOC® SOFTWARE

THIS INTERLOCAL AGREEMENT is made and entered into by and between

Seminole County, a charter county and political subdivision of the State of Florida, whose address

is Seminole County Services Building, 1101 East 1st Street, Sanford, Florida 32771, in this

Agreement referred to as "SEMINOLE COUNTY" and Orange County, a charter county and

political subdivision of the State of Florida, whose address is 201 South Rosalind Avenue,

Orlando, Florida 32801, in this Agreement referred to as "PARTNERING AGENCY."

WITNESSETH:

WHEREAS, Section 163.01, Florida Statutes (2016), as this statute may be amended from

time to time, authorizes local governmental units to make the most efficient use of their powers by

enabling them to cooperate with other localities on a basis of mutual advantage and thereby to

provide services and facilities in a manner (and pursuant to forms of governmental organization)

that will accord best with geographic, economic, population, and other factors influencing the

needs and development of local communities; and

WHEREAS, SEMINOLE COUNTY received a grant from the Department of Homeland

Security/FEMA, through the Florida Division of Emergency Management, under the Catalog of

Federal Domestic Assistance No. 97.067 (collectively referred to as "Grant") to acquire a

WebEOC® End User License for the WebEOC Software ("Software"); and,

WHEREAS, SEMINOLE COUNTY, on behalf of the region, received Three Hundred

Twenty-Seven Thousand, Seven Hundred and Five Dollars (\$327,705), of which Three Hundred

and Five Thousand, Nine Hundred and Seventeen Dollars (\$305,917) will be used to have the

Interlocal Agreement between Seminole County and Partnering Agency

for the use of WebEOC Software
Page 1 of 12

CERTIFIED COPY - GRANT MALOY
CLERK OF THE CIRCUIT COURT

AND COMPTROLLER SEMINOLE COUNTY, FLORIDA

DEPUTY CLERK

Software installed and operational within Seminole County, and the remaining funds to go towards

Hazard Training; and

WHEREAS, SEMINOLE COUNTY entered into that certain End User License

Agreement with WebEOC for the installation and use of the Software, attached hereto and

incorporated by reference as Exhibit "A" ("License Agreement"); and

WHEREAS, the Software is a shareable system, designed to be utilized by up to nine (9)

partnering agencies as designated users; and

WHEREAS, PARTNERING AGENCY desires to be one of (9) partnering agencies and a

designated user of the Software ("Designated User) in accordance with the terms and conditions

of the License Agreement; and

WHEREAS, as a Designated User, PARTNERING AGENCY agrees to assist in paying

for those Software maintenance costs not otherwise funded under the Grant.

NOW, THEREFORE, for and in consideration of the promises, mutual covenants and

agreements contained in this Agreement by and between the parties and for the mutual benefit of

SEMINOLE COUNTY and PARTNERING AGENCY, and their respective citizens, the parties

agree as follows:

Section 1. Recitals. The foregoing recitals are true and correct and form a material

part of this Agreement upon which the parties have relied.

Section 2. Definitions. The following definitions apply to this Agreement:

(a) "Administrator" means an employee, officer, director, or consultant of Licensee to

whom Licensee has provided a user account and certain rights to administer the Software on behalf

of Licensee.

(b) "Administrator User Training" is a training opportunity provided to person or

persons responsible for administering the WebEOC system. Administration training will provide

instructions on how to setup and manage WebEOC.

(c) "Discovery Meeting" is a meeting conducted by Intermedix in order to determine

how Region 5 will use WebEOC during day-to-day operations, special events and human caused

or natural disasters. As a deliverable of the Discovery Meeting, a Requirements Document will

be created that outlines the system configuration.

(d) "License" means certain limited rights to use the proprietary Software.

(e) "Licensee" means the holder of the license.

(f) "User" means any person to whom Licensee has provided a user account for the

Software.

(g) "Regional Partners" means sub partners with whom a Partnering Agency has

entered into a user agreement for the use of the WebEOC Software.

Section 3. SEMINOLE COUNTY Responsibilities.

(a) SEMINOLE COUNTY shall serve as the liaison between PARTNERING

AGENCY and WebEOC for administrative and server functions.

(b) SEMINOLE COUNTY shall ensure that PARTNERING AGENCY Administrator

has access to Software.

(c) SEMINOLE COUNTY shall provide PARTNERING AGENCY with one (1)

Administrator Account, and eighty-three (83) User Accounts. Any remaining accounts will go to

Regional Partners.

(d) SEMINOLE COUNTY, as recipient of the Grant funds, shall notify the

PARTNERING AGENCY in the event Grant funds are not available for maintenance costs.

Notification shall be provided in writing pursuant to Section 8 of this Agreement.

(e) SEMINOLE COUNTY shall provide PARTNERING AGENCY with a copy of the

Software Licensing Agreement.

SEMINOLE COUNTY shall host quarterly WebEOC user group meetings for the

PARTNERING AGENCY administrators to discuss policies and procedures pertaining to the use

of the system and shall provide reasonable advance notice to the PARTNERING AGENCY of

such meetings.

(f)

(g) SEMINOLE COUNTY shall retain responsibility for overseeing all Software

maintenance issues in accordance with the License Agreement.

Section 4. PARTNERING AGENCY Responsibilities.

(a) PARTNERING AGENCY's Administrator shall be responsible for the

maintenance of his/her Software and the PARTNERING AGENCY's users of such Software.

(b) PARTNERING AGENCY may purchase additional User bundles for Software, as

it may deem appropriate. PARTNERING AGENCY will be responsible for the maintenance cost

associated with the user bundles purchased by the PARTNERING AGENCY.

(c) PARTNERING AGENCY shall pay SEMINOLE COUNTY for its respective

portion of maintaining the Software in the event that all Grant funds are exhausted or do not

otherwise cover the total cost of maintenance. This cost will be split evenly among all

PARTNERING AGENCYs and COUNTY. An invoice will be provided to PARTNERING

AGENCY's pursuant to Section 8 of this Agreement.

(d) PARTNERING AGENCY shall send its Administrator and Information

Technology personnel to the initial Discovery Meeting hosted by WebEOC.

(e) PARTNERING AGENCY shall send its Administrator, or a designated delegate,

to the Administrator User Training, which is provided by WebEOC.

(f) PARTNERING AGENCY shall comply with the terms and conditions of this

Agreement and those set forth in the License Agreement, as applicable.

Section 5. Insurance Requirements.

(a) Each party shall maintain insurance coverage to protect its own interests and

obligations under this Agreement. PARTNERING AGENCY may self-insure with limits as

stipulated in §768.28, Florida Statutes, and provide a certificate of insurance evidencing its

insurance of self-insurance.

Section 6. Indemnification.

(a) SEMINOLE COUNTY expressly acknowledges and accepts its responsibility

under applicable law, and to the extent permitted by law, agrees to indemnify, defend and hold

PARTNERING AGENCY harmless for loss, damage, or injury to persons or property, arising out

of or resulting from SEMINOLE COUNTY's activities under this Agreement, unless, however,

such claim or demand arises out of or results from the negligence of PARTNERING AGENCY,

its servants, agents, employees, or assigns. This provision is not to be construed as a waiver by

SEMINOLE COUNTY of its sovereign immunity, except to the extent waived pursuant to Section

768.28, Florida Statutes (2016), as this statute may be amended from time to time. To the extent

SEMINOLE COUNTY has contract employees or agents performing any work on pursuant to this

Agreement, SEMINOLE COUNTY shall ensure the contractor has PARTNERING AGENCY

added as additional insured to the contractor's insurance prior to the employee or agent performing

any work pursuant to this Agreement.

(b)

PARTNERING AGENCY expressly acknowledges and accepts its responsibility

under applicable law, and to the extent permitted by law, agrees to indemnify, defend and hold

SEMINOLE COUNTY harmless for loss, damage, or injury to persons or property, arising out of

or resulting from PARTNERING AGENCY 's activities under this Agreement, unless, however,

such claim or demand arises out of or results from the negligence of SEMINOLE COUNTY, its

servants, agents, employees, or assigns. This provision is not to be construed as a waiver by

PARTNERING AGENCY of its sovereign immunity, except to the extent waived pursuant to

Section 768.28, Florida Statutes (2016), as this statute may be amended from time to time. To the

extent PARTNERING AGENCY has contract employees or agents performing any work pursuant

to this Agreement, PARTNERING AGENCY shall ensure the contractor has SEMINOLE

COUNTY added as additional insured to the contractor's insurance prior to the employee or agent

performing any work pursuant to this Agreement.

(c) The principles of comparative negligence apply to loss, damage or injury as

specified in subsections (a) and (b) above where the negligence of both PARTNERING AGENCY

and SEMINOLE COUNTY and their respective servants, agents, employees or assigns are

involved.

(d) The parties further agree that nothing contained in this Agreement may be

construed or interpreted as denying to any party any remedy or defense available to such parties

under the laws of the State of Florida, nor as a waiver of sovereign immunity of SEMINOLE

COUNTY and PARTNERING AGENCY beyond the waiver provided for in Section 768.28,

Florida Statutes (2016), as this statute may be amended from time to time.

Interlocal Agreement between Seminole County and Partnering Agency for the use of WebEOC Software

Page 6 of 12

(e) The waiver of any provision in this Agreement regarding insurance by either party

will not constitute the further waiver of this provision regarding indemnification or the waiver of

any other provision of this Agreement.

Section 7. Employee Status. Persons employed by PARTNERING AGENCY in the

performance of services and functions pursuant to this Agreement are deemed not to be the

employees or agents of SEMINOLE COUNTY, nor do these employees have any claims to

pensions, worker's compensation, unemployment compensation, civil service, or other employee

rights or privileges granted to SEMINOLE COUNTY 's officers and employees either by operation

of law or by SEMINOLE COUNTY. Persons employed by SEMINOLE COUNTY in the

performance of services and functions pursuant to this Agreement are deemed not to be the

employees or agents of PARTNERING AGENCY, nor do these employees have any claims to

pensions, worker's compensation, unemployment compensation, civil service, or other employee

rights or privileges granted to PARTNERING AGENCY's officers and employees either by

operation of law or by PARTNERING AGENCY.

Section 8. **Notice.** Any notice delivered with respect to this Agreement must be in

writing and will be deemed to be delivered (whether or not actually received) when (i) hand-

delivered to the persons designated below, or (ii) when deposited in the United States Mail, postage

prepaid, certified mail, return-receipt requested, addressed to the person at the address for the party

as set forth below, or such other address or to such other person as the party may have specified

by written notice to the other party delivered according to this section:

As to SEMINOLE COUNTY:

Office of Emergency Management

150 Eslinger Way

Sanford, FL 32773

Attn: Chief Administrator

As to PARTNERING AGENCY:

Orange County Administration Orange County Government 201 South Rosalind Avenue Orlando, Florida 32801

Orange County, Florida Attn: Manager, Office of Emergency Management P.O. Box 5879 Winter Park, Florida 32793-5879

Orange County, Florida Attn: Manager, Procurement Division P.O. Box 1393 Orlando, Florida 32802-1393

Section 9. Governing Law. The laws of the State of Florida govern the validity, enforcement and interpretation of this Agreement. Seminole County is the sole venue for any legal action in connection with this Agreement.

Section 10. Parties Bound. This Agreement is binding upon and inures to the benefit of PARTNERING AGENCY and SEMINOLE COUNTY, and their successors and assigns.

Section 11. Conflict of Interest.

(a) Each party agrees that it shall not engage in any action that would create a conflict of interest in the performance of its obligations pursuant to this Agreement with the other party or which would violate or cause third parties to violate the provisions of Part III, Chapter 112, Florida Statutes (2016), as this statute may be amended from time to time, relating to ethics in government.

(b) Each party hereby certifies that no officer, agent or employee of that party has any material interest (as defined in Section 112.312(15), Florida Statutes (2016), as this statute may be amended from time to time, as over 5%) either directly or indirectly, in the business of the other

party to be conducted here, and that no such person will have any such interest at any time during

the term of this Agreement.

(c) Each party has the continuing duty to report to the other party any information that

indicates a possible violation of this Section.

Section 12. Dispute Resolution. Either party to this Agreement may notify the other

party that it wishes to commence formal dispute resolution with respect to any unresolved problem

under this Agreement. The parties agree to submit the dispute to a Florida Bar Certified Circuit

Court Civil Mediator for mediation, within sixty (60) days following the date of this notice. In the

event that any dispute cannot be resolved by mediation, it may be filed as a civil action in the

Circuit Court of the Eighteenth Judicial Circuit of Florida, in and for Seminole County, Florida,

which, as provided in Section 9 above, is the sole venue for any such civil action. The parties

further agree that any such action will be tried to the Court, and the parties hereby waive the right

to jury trial as to such action.

Section 13. Entire Agreement.

(a) It is understood and agreed that the entire agreement of the parties is contained in

this Agreement, which supersedes all oral agreements, negotiations, and previous agreements

between the parties relating to the subject matter of this Agreement.

(b) Any alterations, amendments, deletions, or waivers of the provisions of this

Agreement will be valid only when expressed in writing and duly signed by both parties, except

as otherwise specifically provided in this Agreement.

Section 14. Assignment. This Agreement may not be assigned by either party without

the prior written approval of the other party.

Section 15. Severability. If any provision of this Agreement or the application of this

Agreement to any person or circumstance is held invalid, it is the intent of the parties that the

invalidity will not affect other provisions or applications of this Agreement that can be given effect

without the invalid provision or application, and to this end the provisions of this Agreement are

declared severable.

Section 16. Public Records Law.

(a) PARTNERING AGENCY and SEMINOLE COUNTY acknowledge each other's

obligations under Article 1, Section 24, Florida Constitution and Chapter 119, Florida Statutes

(2016), as this statute may be amended from time to time, to release public records to members of

the public upon request. PARTNERING AGENCY and SEMINOLE COUNTY acknowledge

each other is required to comply with Article 1, Section 24, Florida Constitution and Chapter 119,

Florida Statutes (2016), as this statute may be amended from time to time, in the handling of the

materials created under this Agreement and that this statute controls over the terms of this

Agreement.

(b) Failure to comply with this Section will be deemed a material breach of this

Agreement, for which the non-breaching party may terminate this Agreement immediately upon

written notice to the breaching party.

Section 17. Equal Opportunity Employment. PARTNERING AGENCY and

SEMINOLE COUNTY agree that they shall not discriminate against any employee or applicant

for employment for work under this Agreement because of race, color, religion, sex, age, disability,

or national origin. PARTNERING AGENCY and SEMINOLE COUNTY shall take steps to

ensure that applicants are employed, and employees are treated during employment, without regard

to race, color, religion, sex, age, disability, or national origin. This provision must include, but is

not limited to, the following: employment; upgrading, demotion or transfer; recruitment

advertising; layoff or termination; rates of pay or other forms of compensation; and selection for

training, including apprenticeship.

Section 18. Counterparts. This Agreement may be executed in any number of

counterparts each of which, when executed and delivered, constitutes an original, but all

counterparts together constitute one and the same instrument.

Section 19. Headings and Captions. All headings and captions contained in this

Agreement are provided for convenience only, do not constitute a part of this Agreement, and may

not be used to define, describe, interpret or construe any provision of this Agreement.

Section 20. Effective Date. The Effective Date of this Agreement will be the date when

the last party has properly executed this Agreement as determined by the date set forth immediately

below the respective signatures of the parties.

Section 21. Term. The term of this Agreement is one (1) year from the Effective Date

and will automatically renew for one (1) term on each subsequent anniversary of the Effective

Date, unless either party elects to terminate this Agreement, which either party may do at any time

by providing sixty (60) days' notice to the party pursuant to Section 8 above.

[The remainder of this page is intentionally blank; signature page to follow]

IN WITNESS WHEREOF, the parties have made and executed this Agreement for the purposes stated above.

	ATTEST:		COUNTY COMMISIONERS
for	PHIL DIAMOND, CPA, County Comptroller As Clerk of the Board of Commissioners	By:	TERESA JACOBS, Orange County Mayor
		Date	6.20.17
	ATTEST	-	BOARD OF COUNTY COMMISSIONERS EMINOLE COUNTY, FLORIDA
11111 S	GRANT MALOY Clerk to the Board of County Commissioners of	By:	OMNHORAN, Chairman
		(As authorized for execution by the Board of County Commissioners at its 5 2 pt. 19, 017, regular meeting.
	Approved as to form and legal sufficiency. County Attorney	_	or, regular meeting.
	DWM 5/5/17 p:\users\dmorrell\my documents\Public Safety\WebEOC Interlocal (C)range).do	cx
	Attachment: Exhibit A—Licensing Agreement		