

Department of City Development

Housing Authority Redevelopment Authority City Plan Commission Historic Preservation Commission NIDC

Rocky Marcoux Commissioner

Martha L. Brown Deputy Commissioner

November 19, 2009

Mr. Ronald D. Leonhardt City Clerk City Hall, Room 205 Milwaukee, WI 53202

Dear Mr. Leonhardt:

Enclosed is a copy of the fully executed Riverwalk Development Agreement, Contract No. 09-037 (RA), between the City of Milwaukee, the Redevelopment Authority of the City of Milwaukee and Schlitz RiverCenter, LLC. This pertains to the construction of a portion of the riverwalk along the riverside portion of the property owned by Schlitz RiverCenter, LLC.

Please insert this agreement into Common Council Resolution File No.090321, approved July 28, 2009.

RACM Compliance Officer

Enclosure

SCHLITZ RIVERCENTER RIVERWALK DEVELOPMENT AGREEMENT

Riverwalk Development Agreement is made this 5 day of November, 2009, by and among the City of Milwaukee (the "City"), the Redevelopment Authority of the City of Milwaukee ("RACM") and Schlitz RiverCenter LLC, a Wisconsin limited liability Company (the "Developer").

RECITALS:

- A. The Developer is the owner of the real property abutting the Milwaukee River described on Exhibit A, attached hereto (the "Property"). The Developer and entities affiliated with the Developer are the owners of all the real property delineated on Exhibit A-1, attached hereto (the "BID Properties"). The Developer and its affiliated entities intend to file a petition with the City of Milwaukee pursuant to Chapter 66.1109, Wis. Stat., for the purpose of forming a business improvement district that will encompass the BID Properties (the "BID").
- B. The Developer expended approximately \$900,000 in 2008 on dockwall improvements in preparation for the construction of a riverwalk along the riverside portion of the Property (the "Riverwalk Improvement") which will comply with the Milwaukee River Design Guidelines (attached hereto as Exhibit B). Developer now desires to undertake and complete construction of the Riverwalk Improvement in accordance with the terms of this Agreement.
- C. Upon completion of construction of the Riverwalk Improvement, the Developer will maintain and operate the Riverwalk Improvement, including making the Riverwalk Improvement available for use by members of the general public.
- D. The Riverwalk Improvement will constitute a portion of the overall riverwalk system which is intended to cover a substantial portion of the Milwaukee River extending from the harbor entrance to the former North Avenue Dam area; and because of the Developer's willingness to make the Riverwalk Improvement available to members of the public, the Riverwalk Improvement will serve the public purpose of affording members of the public the opportunity to more fully enjoy the valuable river resource.
- E. Because of the public purpose served by the construction and operation of the Riverwalk Improvement, RACM is willing to make a grant to the Developer in an amount not to exceed \$596,000 to be used by the Developer to fund up to 70% of the cost of constructing the Riverwalk Improvement. Provided that the Developer and its affiliates duly file the petition to create the BID and the City approves the creation of the BID, RACM is also willing to make a loan to the BID in an amount not to exceed \$327,000 to fund the remaining cost of constructing the Riverwalk Improvement.
- F. The City, via Common Council Resolution File No. 090321 adopted July 28, 2009, has approved this Agreement and authorized proper officials of the City to execute this Agreement.

- G. RACM, via Resolution No. 10121 adopted August 20, 2009 has approved this Agreement and authorized proper officers of RACM to execute this Agreement on RACM's behalf; and
 - H. The Developer has approved this Agreement.

AGREEMENTS

In consideration of the premises and the mutual promises and undertakings hereinafter contained, the parties hereto mutually agree and covenant as follows:

I. RACM ACTIVITIES

- A. Subject to the terms and conditions hereinafter set forth, and provided RACM receives the City Grants (as defined below), RACM agrees to: (a) provide a grant to the Developer to pay for 70% of the cost of construction of the Riverwalk Improvement, but in no event shall such grant exceed \$596,000 (the "Riverwalk Improvement Grant"); and (b) if and when the BID is created, make a loan to the BID in an amount not to exceed \$327,000 to cover the remaining cost of construction of the Riverwalk Improvement (the "Riverwalk Loan").
- B. The Riverwalk Improvement Grant and the Riverwalk Loan shall be disbursed to the Developer and the BID, respectively, during the construction of the Riverwalk Improvement provided the following requirements set forth below at numbers 1 through 7 are met.
- 1. The Developer and the BID have received all applicable federal, state and local agency approvals, including but not limited to the United States Army Corps of Engineers, the Wisconsin Department of Natural Resources, and the City's Board of Harbor Commissioners, and has complied with all applicable federal, state and local laws, including, but not limited to, the Americans with Disabilities Act, which are necessary to undertake construction of the Riverwalk Improvement.
- 2. The Commissioner of the Department of City Development ("Commissioner") has approved the final plans and specifications for the Riverwalk Improvement.
- 3. The Commissioner has approved the final construction budget for the Riverwalk Improvement.
- 4. The Commissioner has approved as to form, content, terms and parties, all the contracts entered into by the Developer and the BID for the preparation of plans and specifications for the Riverwalk Improvement, which approval shall not unreasonably be withheld.
- 5. The Commissioner has approved as to form, content, terms and parties, all contracts and subcontracts entered into by the Developer and the BID to undertake the construction of the Riverwalk Improvement, which approval shall not unreasonably be withheld.

- 6. Each request for payment shall be submitted on appropriate AIA forms such as AIA Document G702 and signed by the Developer's and the BID's architect certifying that the Riverwalk Improvement has been completed in accordance with the Commissioner-approved plans and specifications and the Riverwalk Improvement costs incurred to date have been fully substantiated on the draw request.
- 7. RACM and the City have received a Grant of an Easement across the Riverwalk Improvement in a form as set forth on Exhibit C.
- C. The Riverwalk Loan shall be fully amortized over a term of ten years and bear interest at the rate of five percent (5%) per annum. The repayment obligation shall be incorporated into the operating plan for the BID.

II. CITY ACTIVITIES

The City shall make available to RACM an amount up to \$596,000 to pay for the Riverwalk Improvement Grant and an amount up to \$327,000 to pay for the Riverwalk Loan (collectively, the "City Grants") in order to allow RACM to supply the Developer and the BID with the Riverwalk Improvement Grant and the Riverwalk Loan.

III. DEVELOPER ACTIVITIES

- A. The Developer and/or the BID, as the case may be, shall:
- 1. Prepare, or have prepared, final plans and specifications for the Riverwalk Improvement subject to the approval by the Commissioner as provided in Section I.B.2.
- 2. Prepare, or have prepared, a final construction budget for the Riverwalk Improvement for approval by the Commissioner as provided in Section I.B.3.
- 3. Obtain and pay for all governmental permits and approvals necessary to construct the Riverwalk Improvement.
 - 4. Comply with all applicable federal, state and local laws.
- 5. Construct the Riverwalk Improvement in accordance with the approved plans and specifications and substantially complete the Riverwalk Improvement by no later than June 1, 2010, subject to construction delays beyond the Developer's reasonable control and not caused by the fault or negligence of Developer (an "Excusable Delay"). If Developer and the BID provide the City and RACM with a notice describing the cause, nature and duration of the Excusable Delay, then the completion deadline shall automatically be extended for a period equal to the duration of the Excusable Delay.
- 6. Own, operate and maintain the Riverwalk Improvement, including undertaking all necessary capital repairs and replacements, during the term of this Agreement. The Riverwalk Improvement shall be operated and maintained in accordance with customary and

recognized standards for a first class commercial facility. The minimum maintenance standards are set forth in the Grant of Easement attached as Exhibit C. The Developer reserves the right to periodically (i.e., not more than once a year for not more than 24 hours at a time) close off the Riverwalk Improvement in order to prevent the acquisition of any adverse or prescriptive rights in the Riverwalk Improvement.

- 7. Together with the Developer's affiliates, file the petition with the City for the creation of the BID so as to enable RACM to make the Riverwalk Loan.
- 8. When the Riverwalk Improvement is completed, as certified by the project architect, provide RACM and the City with a recordable Grant of Easement substantially in the form attached as Exhibit C.

IV. CHANGES

No material changes in the type, placement or use of construction materials, as indicated on the approved plans and specifications, shall be made by the Developer and the BID in the approved plans and specifications or in the manner in which the Developer is obligated to operate and maintain the Riverwalk Improvement, without prior written consent of the Commissioner. Any changes approved by the Commissioner shall not increase the Riverwalk Improvement Grant or the Riverwalk Loan unless such increase has been approved by RACM.

V. INSPECTIONS

- A. Developer, and the BID and their contractor or subcontractor shall be solely responsible for the completion of the Riverwalk Improvement. Nothing contained in this paragraph shall create or affect any relationship between the City or RACM, on the one hand, and any contractor or subcontractor employed by Developer or the BID, on the other hand, in construction of the Riverwalk Improvement.
- B. RACM may make reasonable inspections, including but not limited to inspections on behalf of RACM by the City Department of Public Works, Department of City Development and Department of Neighborhood Services, of the Riverwalk Improvement during the period of construction thereof, provided that such inspections do not interfere with the progress of the work. In order to allow RACM and the City agencies to undertake these inspections in a meaningful fashion, the Developer and the BID shall provide RACM with a complete set of plans and specifications in respect of the Riverwalk Improvement as well as any change orders and shop drawings relating thereto.
- C. In the event that the Commissioner determines, as a result of such inspections, that the Developer's and the BID's contractor or subcontractors are not constructing the Riverwalk Improvement in accordance with the approved plans and specifications, the Commissioner shall promptly inform the Developer and the BID of such noncompliance and the Developer and the BID shall, as soon as reasonably possible, require its contractor or subcontractors to remedy such noncompliance. The Commissioner may withhold payment of

any funds until such corrective measures are completed and the noncompliance cured in a satisfactory manner.

VI. RECORDS

- A. The Developer and the BID shall keep accurate, full and complete books and accounts with respect to the cost of constructing the Riverwalk Improvement, consistent with the approved budget, and shall include a provision in all of its contracts requiring its contractors and their subcontractors to do the same. All such books and accounts shall be maintained in accordance with generally accepted accounting principles consistently applied, and shall be kept for a period of six years subsequent to the completion of the Riverwalk Improvement.
- B. The City Comptroller, on behalf of RACM, shall have the right, upon reasonable notice to the Developer and the BID, its contractor or subcontractors, as the case may be, to examine the books, records and accounts of the Developer and the BID, contractor or subcontractors, which relate to the Riverwalk Improvements, during normal hours of business.
- C. After substantial completion of the Riverwalk Improvement, the Developer and the BID shall submit to the Commissioner a complete set of "As Built" plans and specifications as well as a copy of all approved shop drawings.

VII. EBE REQUIREMENTS

In contracting for the construction of the Riverwalk Improvement, the Developer and the BID shall comply with an 18% City Emerging Business Enterprise requirement (attached hereto as *Exhibit D*), as established by the Commissioner in accordance with Chapter 360, Milwaukee Code of Ordinances.

VIII. TERM

This Agreement shall terminate after the last to occur of the following: (i) the completion of construction of the Riverwalk Improvement; (ii) payment in full to the BID of the Riverwalk Improvement Grant; and (iii) if the BID is created, payment in full to the BID of the Riverwalk Loan. The BID's obligations for repayment of the Riverwalk Loan pursuant to its operating plan shall survive the termination of this Agreement. The Grant of Easement for public access, in the form attached hereto as Exhibit C, shall be a permanent access easement running with the land on which it is granted.

IX. DEFAULT

If the Developer and the BID have not substantially completed the Riverwalk Improvement by the date specified herein, and the failure to substantially complete was either the Developer's and/or the BID's fault or was for reasons substantially within the Developer's and/or the BID's control, RACM and the City shall have the right to reduce the amount of unpaid

portions of the Riverwalk Improvement Grant and the Riverwalk Loan by an aggregate amount equal to \$400 for each day, up to 90 days, substantial completion of the Riverwalk Improvement is so delayed, plus \$600 for each day beyond 90 days but less than 180 days substantial completion of the Riverwalk Improvement is so delayed and \$1,000 for each day thereafter substantial completion of the Riverwalk Improvement is so delayed.

X. CONFLICT OF INTEREST

No member, officer or employee of RACM, during his/her tenure or for one year thereafter, will have or shall have had any interest, direct or indirect, in this Agreement or any proceeds thereof.

XI. WRITTEN NOTICES

Any written notice required to be sent under this Agreement shall be sent to the following:

For RACM:

Redevelopment Authority of the City of Milwaukee 809 North Broadway Milwaukee, WI 53202 Attn: Executive Director/Secretary

For the City:

City of Milwaukee
Department of City Development
809 N. Broadway
Milwaukee, WI 53202
Attn: Commissioner

For the Developer and the BID:

Schlitz RiverCenter LLC Attn: Mr. Sam Denny Suite 204 1555 North Rivercenter Drive Milwaukee, WI 53212

XII. ASSIGNMENT

No party to this Agreement may assign any of its interest or obligations hereunder without the written consent of the other party, except that:

- 1. RACM and the City may each assign its respective rights hereunder to the other without the consent of Developer or the BID; and
- 2. The Developer and the BID may grant a collateral assignment of their rights hereunder to any lender providing construction financing for improvements located on the Property.

In Witness Whereof, the parties have executed this Agreement on the day and year first above written.

REDEVELOPMENT AUTHORITY OF
THE CITY OF MILWAUKEE
By: Mm
Chair
And By: Old Meny
Executive Director
4 *
CITY OF MILWAUKEE
By: 10m Barrett
Tom Barrett, Mayor
By: London Cin Clark
Ronald Leonhardt, City Clerk
COUNTERSIGNED VI 10412009
By: Michael & Layn
W. Martin Morics, Comptroller
SCHLITZ RIVERCENTER LLC
By: PRESIDENT
Its: Sole Member Works, INC.
Its: Sole Member

THE BUSINESS IMPROVEMENT DISTRICT TO BE FORMED

By: Schlitz Rivercenter LLC, agent

	The Breggy Works, Inc., it's soleman
By:	Hot Stay
Its:	Treasurer

Approved as to form, content and execution this ______, 2009.

Assistant City Attorney

EXHIBIT A

EXHIBIT A

The Property

The real property located at 1505-1555 North River Center Drive, Milwaukee, Wisconsin. The tax key number for the Property is 3610184112.

EXHIBIT A-1

The BID Properties

Address	Tax Key Number
1610 N. 2nd Street	3611841110
215 W. Pleasant Street	3611954000
201 W. Pleasant Street	3611961000
235 W. Galena Street	3612001000
101 E. Pleasant Street	3611963000
111-113 W. Pleasant Street	3611842000
101 W. Pleasant Street	3611844000
1542 N. 2nd Street	3611852110
1505-55 N. River Center	3610184112
1500 N. 2nd Street	3611962000
205-219 W. Galena Street	3612002000

EXHIBIT B

Riverwalk Design Guidelines City of Milwaukee

- 1. Building facades should contain architectural features such as doors and windows, which improve their appearance and provide a pleasant pedestrian environment.
- Site features that detract from the use and redevelopment of the river's edge will be discouraged. Features such as blank walls; chain link fencing, barbed razor or concertina wire; utility doors and staircases; service drives; loading docks; parking areas; outdoor storage; electrical or mechanical equipment; trash containers or other building maintenance facilities or equipment; ventilator exhausts; and concrete road barriers and guardrails, if required by necessity shall be screened from river areas.
- 3. Where soft river edge still exists along the Middle River, preserve natural riverbanks and historic elements of the built environment where feasible.
- 4. Where historic buildings exist along the River, preserve those historic elements of the built environment.
- 5. RiverWalk landscaping should include native species of trees, plants, and shrubs with trees planted, in order of preference, in the ground, in box-outs with protective guards and grates, or in planters.
- RiverWalk landscaping should emphasize plant species, which provide year-round interest.
- 7. RiverWalks should be on the land side of the River where feasible. To provide space for amenities such as benches, planters, light poles, trash containers, trees and railings, RiverWalks should typically be 12 feet wide at 0 to 5 percent slope with a minimum 8 foot unobstructed corridor and be open to the general public 24 hours a day at no charge.
- 8. If land-side RiverWalks are not feasible, walkways that float on or extend over the water may be considered if they do not obstruct navigation, and do not have permanent roofs, and match the high quality of permanent RiverWalks.
- 9. Special amenity/activity areas are encouraged but shall be limited to a maximum of 3,200 square feet, must be open to the general public, shall not block pedestrian movements on the RiverWalk and shall not encroach into navigable waters.
- 10. RiverWalks must be passable year-round and be handicapped accessible.
- 11. Walkways, seating areas and other high traffic areas should complement adjacent buildings and neighborhoods, be aesthetically pleasing and pedestrian-friendly, and should be paved with brick, tile, stone, decorative concrete or other attractive hard material; avoiding large expanses of slab concrete or asphalt.
- 12. Lighting units shall be Milwaukee Harp fixtures providing illumination in accordance with standards recommended by the illuminating Engineering Society of North America (IES) and approved by the Commissioner of Public Works]
- 13. All segments of the RiverWalk shall be designed to connect to future portions of the RiverWalk system or to connect to adjacent portions of the existing RiverWalk system.
- 14. Structures built within 50 feet of bridges must not obstruct bridge maintenance.

- 15. Floating RiverWalks will be permitted under bridges if a minimum 7-foot clearance can be maintained and if the connection will not obstruct navigation or bridge operations.
- 16. Finger piers will only be permitted where they will not obstruct navigation or don not extend more than 40 feet from the dockline.
- 17. Temporary moorings (less than 4 hours) for water taxis and tour boats will be permitted riverward of any amenity/activity area subject to navigation restrictions.
- 18. Parking adjacent to the River is strongly discouraged. Parking areas, service drives, loading docks and outdoor storage areas shall provide an appropriate buffer of at least 5 feet in width, meeting the standards of Section 295-75 of the Code and located between said parking area and the river/RiverWalk. Parking areas shall be set back from the dockwall at least 25 feet and shall also devote at least 3.33 percent of their area to interior landscaping.
- Temporary RiverWalks are meant to provide connections between existing and/or proposed RiverWalks when the area of the connection is not ready for development of a full-scale RiverWalk. Such connections may be approved at a lower standard than permanent RiverWalks if the proponent can demonstrate that the proposed temporary RiverWalk is truly temporary, that the temporary RiverWalk will not provide direct pedestrian access to the property on which it is located or attached or be utilized in any manner by that property including boat moorings, docks, tables or chairs, and the design of the temporary RiverWalk is generally consistent with the intent of these design guidelines.

EXHIBIT C

Document Number

GRANT OF EASEMENT AGREEMENT (Riverwalk)

Name and Return Address: City of Milwaukee Attn: Real Estate Section 809 North Broadway Milwaukee, WI 53202-3617

Tax Key No.: - - -

Recording Area

This Grant of Easement Agreement is made as of ______, by and among Schlitz RiverCenter LLC ("Grantor") and the City of Milwaukee and ("Grantee").

Whereas, Grantor is the owner of certain property located along the Milwaukee River in the City of Milwaukee, State of Wisconsin more particularly set forth on Exhibit 1 attached hereto (the "Property"); and

Whereas, Pursuant to the terms of a Riverwalk Development Agreement ("Development Agreement") by and among Grantor and Grantee, a certain riverwalk improvement as identified on Exhibit 2 attached hereto (the "Riverwalk Improvement") will be constructed on a portion of the Property and will become part of the Property; and

Whereas, The parties hereto acknowledge that the Riverwalk Improvement is part of a comprehensive, publicly accessible Riverwalk System (the "Riverwalk System") and that it is desirable that the components of the Riverwalk System be generally compatible in design and appearance and generally uniform in maintenance, operation and usage; and

Whereas, The Development Agreement imposes upon Grantor certain responsibilities with respect to the development, maintenance and repair of the Riverwalk Improvement; and

Whereas, In consideration of payment for a portion of the construction costs of the Riverwalk Improvement, the Development Agreement requires that the Grantor (i) convey to Grantee the easement rights specified in this Agreement, and (ii) agree to fully and timely perform the covenants, restrictions, undertakings and obligations set forth in this Agreement.

Now, Therefore, In consideration of the above recitals and the terms and conditions of the Development Agreement, Grantor and Grantee agree as follows:

- 1. Grantor hereby conveys to Grantee, upon completion of the Riverwalk Improvement or at any time thereafter, a nonexclusive easement upon and across the Riverwalk Improvement and, subject to the limitations set forth in Paragraph 3 of this Agreement and solely to the extent reasonably necessary to carry out the activities described in Subparagraph (b) below, upon and across other portions of the Property, for the following purposes:
- (a) Pedestrian access, for the benefit of the public, across the entire length of the Riverwalk Improvement in accordance with the terms of this Agreement, provided, however, that the public, pedestrian access granted herein across the designated walkway shall exclude any vendor or other commercial activities or operations not expressly permitted by Grantor; and
- (b) Maintenance, repair or replacement of all or any portion of the Riverwalk Improvement by Grantee, in accordance with and to the extent required or permitted by, the terms of this Agreement; and

- (c) Installation and removal of holiday, seasonal or thematic decorations, banners, plantings and similar items (collectively, the "Decorations"), if any, by Grantee, in accordance with the terms of this Agreement.
- 2. Throughout the term of this Agreement, Grantor, or its permitted successors and assigns (collectively referred to herein as "Grantor"), shall maintain (a) comprehensive liability insurance, naming the Grantee and its officers, agents and employees, as additional insureds, against all claims, demands, actions for personal injury to or death in an amount not less than \$1,000,000 for each personal injury to or death of one person in any one accident; \$5,000,000 for personal injury or death of more than one person in any one accident; and in an amount not less than \$5,000,000 for damage to property in any one accident; and (b) comprehensive "all risk" insurance, insuring against fire or other casualty, vandalism and malicious mischief, with extended coverage, in an amount equal to 100% of the full replacement cost of the Riverwalk Improvement and sufficient to avoid all coinsurance provisions of the subject insurance policy. Grantor shall have the right to maintain the insurance coverage required to be maintained hereunder under umbrella or blanket insurance coverage covering other premises so long as such umbrella or blanket insurance policies expressly provide coverage for the requirements provided under this Agreement. At the option of the Grantee, the aforesaid minimum amounts may be reviewed and increased or decreased every ten (10) years, with any such adjustment being proportionate to the then current economic conditions.

Grantor shall provide Grantee with a certificate(s) of insurance, naming the Grantee as an additional insured for purposes of this Agreement, and providing that the insurance company will furnish the Grantee with a thirty (30) days written notice of cancellation, non-renewal, or material change.

- Grantor shall be responsible to maintain the Riverwalk Improvement in accordance with the maintenance standards set forth on Exhibit 3 attached hereto and shall undertake all necessary capital repairs and replacements when and as necessary (with the exception of repairs and replacements necessitated by defects in original workmanship or design which are covered by any construction warranty). If Grantor fails to maintain the Riverwalk Improvement in the condition required by this Agreement, Grantee may provide Grantor with a written notice setting forth the maintenance or repair work that Grantee reasonably determines has not been done. If Grantor does not commence such maintenance or repair work within thirty (30) days from the date of receipt of such written notice, and such failure to commence such maintenance or repair work is not as a result of causes beyond Grantor's reasonable control, then Grantee may perform such work and Grantor shall reimburse Grantee for all reasonable costs incurred in performing such work. Should Grantor fail to reimburse the Grantee for such work, the Grantee shall be entitled to record a lien against the Property and the City of Milwaukee (the "City") shall have the right to specially charge the Property under the 66.0627, Stats. provisions. Should the City need to proceed with such special charges under 66.0627, Stats., Grantor hereby waives notice and hearing on such charges. In exercising its right to maintain, repair or replace the Riverwalk Improvement, Grantee shall, to the extent both possible and practical, perform all necessary work from adjacent portions of the Riverwalk System or from the Milwaukee River and shall not unreasonably or materially disrupt or interfere with access to the Property and the operations of Grantor and any tenant, licensee or occupant on the Property. Grantee shall notify Grantor in advance of Grantee's needs to enter upon the Property, specifying the scope and duration of such entry.
- 4. Grantor shall, at all times, make the nonexclusive easement area of the Riverwalk Improvement available for use by members of the public, except for such times as such walkway must be closed for maintenance or repair or to avoid the acquisition of adverse or prescriptive rights. Grantor shall have the right periodically (i.e., not more than once a year and not more than 24 hours at a time) to close off the Riverwalk Improvement in order to prevent the acquisition of any adverse or prescriptive rights.
- 5. Grantee shall have the right to formulate reasonable rules and regulations regarding the use of the nonexclusive easement area of the Riverwalk Improvement by the public. Such rules and regulations shall be generally uniform and consistent with those applicable to riverwalks throughout the Riverwalk System and shall be effective upon delivery of a copy of same to Grantor. Grantor shall be responsible to expend reasonable efforts for the enforcement of such rules and regulations as they pertain to the Riverwalk Improvement. Grantee covenants that it shall require all grantors of riverwalk easements to Grantee to expend reasonable efforts for the enforcement of such rules and regulations. Grantor shall have the right to promulgate and enforce its own rules and regulations governing the use of the Riverwalk Improvement by the public such as the number of people present in any single location, duration of stays, noise and permissible activities; provided, however, Grantor's rules and regulations shall not be inconsistent nor conflict with the terms of Exhibit 3, with any terms or provisions set forth in the Development Agreement or any rules and regulations promulgated by Grantee. In the event of any such conflict, the terms of Exhibit 3, the Development Agreement or the rules and regulations promulgated by Grantee shall control.

- Grantee shall have the right from time to time, and upon at least 72 hours prior written notice to Grantor, to enter upon the Riverwalk Improvement to install and remove Decorations. Such installations and removals shall not unreasonably or materially interfere with the lawful use of the Property by Grantor or any tenant, licensee or occupant of the Property and shall be at Grantee's sole expense.
- Grantor shall pay for all electricity, water and other utilities used for lighting, cleaning and watering of flowers and other plant materials on the Riverwalk Improvement (including as such may be necessary for Decorations and as such may be used for maintenance and repairs to the Riverwalk Improvement).
- Grantor shall not make any structural alterations or modifications to the Riverwalk Improvement or make any changes to the color scheme of the Riverwalk Improvement as originally installed without the prior written consent of Grantee. Further, Grantor shall not install any Decorations or attach any fixtures to or upon the Riverwalk Improvement without the prior written consent of Grantee. Any request by Grantor for installation of Decorations must be in writing, and Grantee shall approve or disapprove such request in writing within 15 business days following receipt. Failure of Grantee to deliver a written response within such time period shall constitute approval of the request. Other than installation and removal of Decorations as provided herein, Grantee shall not make any changes to the Riverwalk Improvement without the prior written approval of Grantor.
- This Agreement is a permanent public access easement which shall run with the land, and shall be binding on and shall inure to the benefit of the parties hereto and to their respective heirs, successors and assigns. Either Grantee may, at its option, upon completion of the Riverwalk Improvement or at any time thereafter, assign its rights under this Agreement to the other Grantee.
- All notices to be given by one party to the other under this Agreement shall be in writing and given either by 10. personal delivery or certified mail, postage prepaid, to the addresses set forth in this paragraph. A notice shall be deemed delivered either upon actual receipt or upon refusal by a party to accept delivery. Either party may change its address for purposes of receiving notice by delivering written notice thereof in accordance with the requirements of this paragraph.

To Grantor:

Schlitz RiverCenter LLC 1555 North Rivercenter Drive, Suite 204 Milwaukee, WI 53212 Attention: Mr. Samuel Denny

To Grantee:

City of Milwaukee Department of City Development 809 N. Broadway Milwaukee, WI 53202-3617

Attn: Commissioner

- Agreement is brought, the nonprevailing party in such action shall reimburse the prevailing party for its 11. reasonable attorney's fees and other costs incurred in such action.
 - This Agreement may be amended only by a written instrument executed by both Grantees and by Grantor. 12.

2009.	nee have hereunto set then hands and sears on this day of,
	GRANTOR: SCHLITZ RIVERCENTER LLC
	By:Its:
STATE OF	
This instrument was acknowledged before: Member of Schlitz RiverCenter LLC.	me on
	Notary Public, State of My commission:
	GRANTEE: CITY OF MILWAUKEE
·	By: Ronald Conhalt
	City Clerk Countersigned: The Countersigned DEPUTY
STATE OF WISCONSIN)	Comptroller (X)
) ss. MILWAUKEĘ COUNTY)	
This, instrument was acknowledged before Mayor of the City of Milwaukee.	e me on 10 28 09 by Tom Barrett, the 1. Place Misconsin Notary Public, State of Wisconsin My commission: 14-2013
STATE OF WISCONSIN)	
) ss.	
This is the sull little of the sull state of the	me on 10/28/09 by Ronald D. Leonhard the
NO IARY NO IAR	Marean Hartner Notary Public, State of Wisconsin
REINHART\2749020_2BTB:M441, 17.3309	

My commission: 2-24-2013

STATE OF WISCONSIN)

) ss.

MILWAUKEE COUNTY)

This, instrument was acknowledged before me on Comptroller of the City of Milwaukee.

This document was drafted by the City of Milwaukee, Kevin P. Sullivan, Assistant City Attorney.

EXHIBIT 1

Legal Description of the Property

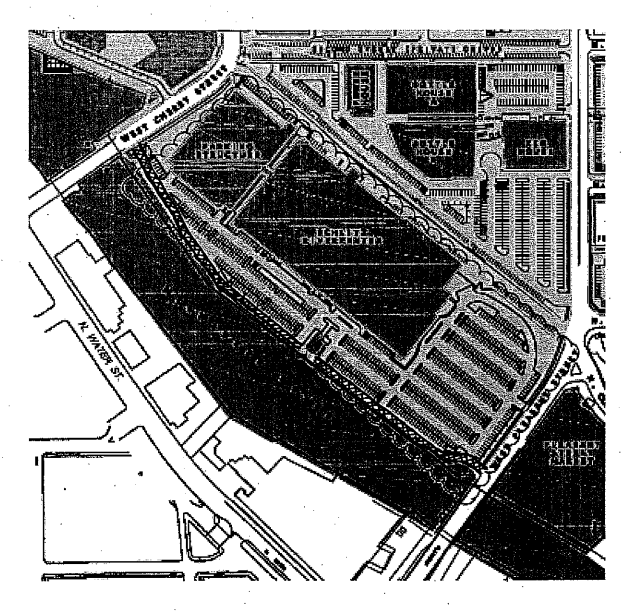
Legal Description of Property

ALL THAT PART OF LOTS 1 THRU 12 INCLUSIVE IN BLOCK 15, LOTS 1 THRU 12 INCLUSIVE IN BLOCK 16, LOTS 1 THRU 12 IN BLOCK 17, LOTS 1 THRU 7 IN BLOCK 18, LOTS 1 THRU 14 IN BLOCK 19, LOTS 1 THRU 14 IN BLOCK 20, THE VACATED ALLEYS IN SAID BLOCKS, VACATED GREEN BAY CANAL, VACATED EAST SHIP STREET, VACATED NORTH CAPE STREET, PART OF VACATED NORTH COMMERCE STREET, THE VACATED PORTION OF EAST PLEASANT (FORMERLY EAST WALNUT) STREET, AND THE VACATED PORTION OF WEST CHERRY STREET, ALL IN THE PLAT OF TOWN OF MILWAUKEE ON THE WEST SIDE OF THE RIVER AND LANDS IN THE NORTHEAST 1/4 AND SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 20, TOWN 7 NORTH, RANGE 22 EAST, IN THE CITY OF MILWAUKEE, MILWAUKEE COUNTY, WISCONSIN, BOUNDED AND DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF SAID SOUTHEAST 1/4 SECTION; THENCE SOUTH 00° 06' 58" WEST ALONG THE EAST LINE OF SAID SOUTHEAST 1/4 SECTION 504.51 FEET TO THE DOCK LINE OF THE MILWAUKEE RIVER; THENCE SOUTH 31° 02' 01" WEST ALONG SAID DOCK LINE 23.01 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 29° 05' 47" WEST ALONG SAID DOCK LINE 81.10 FEET TO A POINT; THENCE SOUTH 38° 46' 47" WEST ALONG SAID DOCK LINE 864.65 FEET TO A POINT; THENCE SOUTH 57° 25' 06" WEST ALONG SAID DOCK LINE 431.56 FEET TO THE NORTHERLY LINE OF WEST CHERRY STREET; THENCE NORTH 34° 09' 05" WEST ALONG SAID NORTHERLY LINE 369.40 FEET TO A POINT; THENCE NORTH 59° 16' 05" WEST ALONG SAID NORTHERLY LINE 57.65 FEET TO THE SOUTHEASTERLY LINE OF CERTIFIED SURVEY MAP NO. 6922; THENCE NORTH 38° 49' 44" EAST ALONG SAID SOUTHEASTERLY LINE 1190.34 FEET TO THE SOUTHERLY LINE OF EAST PLEASANT STREET; THENCE SOUTH 77° 04' 12" EAST ALONG SAID SOUTHERLY LINE 44.47 FEET TO A POINT; THENCE EASTERLY 162.36 FEET ALONG SAID SOUTHERLY LINE AND THE ARC OF A CURVE WHOSE CENTER LIES TO THE SOUTH, WHOSE RADIUS IS 484.52 FEET AND WHOSE CHORD BEARS SOUTH 63° 31' 53" EAST 161.60 FEET TO A POINT; THENCE SOUTH 53° 55' 53" EAST ALONG SAID SOUTHERLY LINE 182.71 FEET TO A POINT; THENCE SOUTH 51° 20' 48" EAST ALONG SAID SOUTHERLY LINE 153.06 FEET TO THE POINT OF BEGINNING.

EXHIBIT 2

Description of the Riverwalk Improvement

Exhibit 2 To Grant of Easement Description of the Riverwalk Improvement



RIVERWALK IMPROVEMENTS

EXHIBIT 3

To

Grant of Easement

Maintenance Standards for the Riverwalk Improvement

- 1. Open for use at all times except as it relates to adverse possession and times of maintenance and repair.
- 2. Keep property generally clean of litter on a daily basis. Empty trash receptacles as necessary.
- 3. Keep benches and other amenities in good, safe repair at all times.
- 4. Paint railings, benches and other amenities as necessary to maintain a pleasing aesthetic quality, consistent with approved color schemes. Remove graffiti as practical (as weather permits)
- Properly maintain all landscaping in a manner reasonably acceptable to the Commissioner of the Department of City Development of the city of Milwaukee.
- 6. Keep all lights in operating condition.
- 7. Keep a minimum of 8-foot wide clear path for the movement of pedestrians at all times the structure is open.

EXHIBIT D

EMERGING BUSINESS ENTERPRISE AGREEMENT FOR THE RIVERWALK IMPROVEMENT

This Emerging Business Enterprise Agreement is entered into by and between the CITY OF MILWAUKEE (hereinafter the "CITY"), and SCHLITZ RIVERCENTER LLC. (hereinafter "DEVELOPER").

WHEREAS, the aforementioned parties to this Agreement acknowledge and understand that this Agreement shall become part of any development and/or financing agreement to be signed by the aforementioned parties.

WHEREAS, DEVELOPER acknowledges that the CITY have established policies regarding the utilization of Emerging Business Enterprises ("EBEs") which are consistent with Chapter 360 of the Milwaukee Code of Ordinances (Copy available upon request).

WHEREAS, DEVELOPER agrees that the provision of the above-referenced offer was conditioned upon the DEVELOPER and its agents agreeing to reach a requirement of 18% EBE participation in the construction of said Riverwalk Improvement (hereinafter "PROJECT").

I. DEFINITIONS

- A. EMERGING BUSINESS ENTERPRISE ("EBB") is a small business concern that is owned, operated and controlled by one or more individuals who are at a disadvantage, as defined in Chapter 360 of the Milwaukee Code of Ordinances. The individuals must have day-to-day operational and managerial control, interest in capital, financial risks and earnings commensurate with the percentage of their ownership. Emerging Business Enterprises are certified as such by the City of Milwaukee Certification Program. It is important to note that those businesses that were certified under the old name (Disadvantaged Business Enterprise (DBE)) will continue to qualify for the program.
- B. JOINT VENTURE is an association of two (2) or more persons or businesses to carry out a single business enterprise for profit for which purpose they combine their property, capital, efforts, skills and/or knowledge.

EMERGING BUSINESS ENTERPRISE PROGRAM

- II. The DEVELOPER shall enter into a EBE Agreement requiring the DEVELOPER in developing and constructing the PROJECT, to utilize Emerging Business Enterprises, as defined in Chapter 360, Milwaukee Code of Ordinances, ("EBEs") for an amount equal to 18% of the total PROJECT costs deemed eligible pursuant to EBE guidelines.
 - A. Demonstrable efforts, when exercised by the DEVELOPER in conjunction with the PROJECT, is defined as DEVELOPER completing the following activities:
- 1. Advertise in general circulation and trade association media, as well as in community newspapers regarding contracting and subcontracting opportunities. Advertising in the Daily Reporter and two other publications shall be the minimum acceptable level of performance (Exhibit A).
- 2. Provide interested EBEs and the agencies listed in **Exhibit B**, with adequate information about PROJECT plans, specifications, and contract/subcontract requirements at least two (2) weeks prior to the contract bidding process.
- 3. Submit **EBE Participation Form A (Exhibit 5)** to EBEP. This form must be submitted with the prime contractor's bid.
- 4. Conduct pre-bid conferences and a pre-bid walk-through two (2) weeks in advance of the contract bid date.
- 5. Provide written notice to all pertinent construction trades and professional services EBEs listed in the current City of Milwaukee Directory, soliciting their services in sufficient time (at least 2 weeks) to allow those businesses to participate effectively in the contract bidding process. To identify EBEs for the PROJECT, utilize the current Official City of Milwaukee EBE Directory published by the City of Milwaukee Emerging Business Enterprise (EBE) Program The directory can be accessed on-line at:

www.milwaukee.gov/ebe

Follow-up with EBEs who show an interest in the PROJECT during the initial solicitation process (See Exhibit 1 EBE Solicitation Form).

- 6. Select trade and professional service areas for EBE awards wherein the greatest number of EBEs exist to perform the work. Thereby, the likelihood of contracts or subcontracts being awarded to EBE businesses would increase. Include where appropriate, the breaking down of contracts or subcontracts into smaller, economically feasible units to facilitate EBE participation.
- 7. Negotiate in "good faith" with interested EBEs, not rejecting EBE bids as unqualified or too high without sound reasons based on a thorough review of the bid submitted and maintain documentation to support the rejection of any EBE bid. Bids that are not cost effective, and/or time prohibitive will be considered "rejectable" bids. (See Exhibit 2 Bid Rejection Form).

- 8. Utilize the services available from public or private agencies and other organizations in identifying EBEs available to perform the work.
- 9. Include in PROJECT bid documents and advertisements an explanation of PROJECT requirements for EBE participation to prospective contractors and subcontractors.
- 10. As necessary and when ever possible, facilitate the following:
- a) Joint ventures, limited partnerships or other business relationships intended to increase EBEs' areas of expertise, bonding capacity, credit limits, etc.
- b) Training Relationships
- c) Mentor/protégée Agreements
 - B. If the DEVELOPER completes the aforementioned activities and demonstrates "good cause" for not meeting the 18% requirement for EBE participation, it shall be deemed that the DEVELOPER has acted in "good faith" to achieve the requirement.
 - C. If at any point during this contract term, the DEVELOPER meets or exceeds the 18% EBE requirement in conjunction with said PROJECT, it shall be deemed that the DEVELOPER has achieved or exceeded the CITY's EBE requirement, for the purposes of fulfilling the terms of this Agreement.
 - D. Contract or subcontract amounts awarded to EBE suppliers, that do not manufacture products they supply, may only be counted for up to 20% of the 18% EBE participation requirement.
- III. DEVELOPER agrees to report to the City's EBEP Manager on Developer's utilization of EBEs in its contracting activities of the aforementioned PROJECT, pursuant to Chapter 360 of the Milwaukee Code of Ordinances. In order to monitor the Project's EBE participation, the CITY requires, and DEVELOPER agrees to take the following steps:
 - A. Provide a list of all categories of work on the above-described PROJECT with budget allowances, for which bids will be solicited and highlight those categories, based upon Developer's knowledge and experience, which are conducive to EBE participation one month prior to any bids being solicited or awarded. (See Attachment: Example 1)
 - B. Provide the City's EBEP Office with documentation supporting efforts extended to solicit bids from EBEs. Upon request, DEVELOPER shall make information related to EBE bids available to the City's EBEP Office.
 - C. Submit an <u>EBE Monthly Report Form D</u> to EBEP the 20th of each month on the form attached as <u>Exhibit 3</u>. Also submit EBE Subcontractor Payment Form (Exhibit 4) with the final Form D.

- IV. The CITY may impose any or all of the sanctions set forth in Section 360-08, Milwaukee Code of Ordinances, for violation of this Agreement, namely:
 - (1) Withholding of payment.
 - (2) Termination, suspension or cancellation of the contract in whole or in part.
 - (3) Denial to participate in any further contracts awarded by the city.

In addition, the DEVELOPER may be liable for liquidated damages to the CITY for that percentage of the total PROJECT dollars, which represent the difference between the EBE participation requirement herein defined and the actual EBE participation attained during the PROJECT. Prior to the imposition of any liquidated damages hereunder, the CITY must demonstrate that the DEVELOPER failed to undertake the actions set forth in sec. II.A. of this Agreement in attaining EBE participation in said PROJECT.

IN WITN	ESS WHEREOF	, the parties h	ave exec	cuted this EBE AGREEMENT
This	day of	, 2007		
			CIT	Y OF MILWAUKEE:
			Ву:	Ronald D. Leonhardt, City Clerk
			SCH	LITZ RIVERCENTER LLC
			By: Its:	
Approved	as too form and e	xecution this	day	of, 2009.
				<u></u>
City Attor	ney			
1050-2006-1	1272:111524			

EXHIBIT A EBE MARKETING PLAN

PUBLICATIONS/ADVERTISING CONTACTS

Milwaukee Times	
(Published weekly)	
1938 North King Drive	
Milwaukee, WI 53212	
Tele. No: (414) 263-5088	
Fax: (414) 263-4445	
Contacted yesno	
Contact Person	
Date and Time	
The Milwaukee Courier	
(Published weekly)	
2431 West Hopkins Street	
Milwaukee, WI 53206	
Tele No: (414) 449-4860	
Fax: (414) 449-4872	
Contactedyesno	
Contact Person	
Date and Time	
Milwaukee Community Journal, Inc.	
(Published twice weekly)	
3612 North King Drive	
Milwaukee, WI 53212	
Tele No: (414) 265-5300	
Fax: (414) 265-1536	
Contacted yes no	
Contact Person	
Date and Time	
The Spanish Times, Inc.	Daily Reporter
(Published weekly)	(Published daily M-F)
425 W. National Ave.	704 West Wisconsin Avenue
Milwaukee, WI 53204	Milwaukee, WI 53233
Tele No: (414) 672-0929	Tele No: (414) 276-0273
Fax: (414) 672-9900	Fax: (414) 276-8057
Contacted yesno	Contacted yesno
Contact Person	Contact Person
Date and Time	Date and Time

EXHIBIT B EBE MARKETING PLAN

COMMUNITY AGENCY CONTACTS

Milwaukee Urban League 2802 West Wright Street Milwaukee, WI 53210 (414) 374-5850	Hmong Chamber of Commerce 3726 W. National Avenue Milwaukee, WI 53215 (414) 649-8331 Fax: 649-8115
Contacted yesno	Contacted yesno
Contact Person	Contact Person
Date and Time	Date and Time
Milwaukee Minority Chamber of Commerce	Lao Family, Inc.
509 West Wisconsin Avenue, Suite 606	2331 W. Vieau Place
Milwaukee, WI 53203	Milwaukee, WI 53204
(414) 226-4105	(414) 385-3380 Fax: 385-3386
Contacted yesno	Contacted yesno
Contact Person	Contact Person
Date and Time	Date and Time
Hispanic Chamber of Commerce	
816 West National Avenue	
Milwaukee, WI 53204	
(414) 643-6963 Fax: 693-6994	
Contacted yes no	
Contact Person	•
Date and Time	
National Minority Contractors' Association	
3100 W. Concordia Street	
Milwaukee, WI 53216	
(414) 449-0837 Fax: 803-0786	
Contacted yesno	
Contact Person	
Contact Person Date and Time	
Date and Thire	
African American Chamber of Commerce	
6203 W. Capitol Drive	
Milwaukee, WI 53216	
(414) 462-9450 Fax: 462-9452	,
Contacted yes no	•
Contact Person	
Contact Person Date and Time	•
Date and Time	
Ref: EOEP/Common/EBE Forms/Exhibit A & B.doc	

EMERGING BUSINESS ENTERPRISE (EBE) SOLICITATION FORM

Name & Address of EBE Firm	
Name of Individual Contacted	Phone Number
Type of Work Da	ate and Time of Contact
Quotation or Proposal Received	
DELCARIZA MINISTRA GUIOLU DI RIGILIDE	ANNU POLI ONLUD A CETONIC. DI CETO DI CONTROLI DI CONT
	ANY FOLLOW UP ACTIONS. IN THE EVENT THAT THE
	LL NOT BE UTILIZED, INCLUDE AN EXPLANATION OF
• • • • • • • • • • • • • • • • • • • •	NOT BE USED. FOR EXAMPLE: IF THE ONLY REASON
·	HE EXPLANATION SHOULD REFLECT WHAT STEPS
WERE TAKEN TO REACH A COMPETITI	VE PRICE LEVEL.
REMARKS:	
TOTAL RELEASE	

Name and Address	Type of Work	Bid Submitted bv FBF	Actual Bid Award	Reasons for bid rejection	Approve d Bv
2					
က					
4					
5				-	
9	·				
7					·
8					

DEPARTMENT OF ADMINISTRATION EMERGING BUSINESS ENTERPRISE PROGRAM

Form D - EBE MONTHLY REPORT

(1) R	eport for the Month of	(Final: yes no)
(2) Prime Contractor/Firm_			
(3) Full Address & Phone N	Number:		
(4) Description of service p	erformed and/or material sup	plied	
(5) Purchase Order /Contra	ct#(6)	Project Number	
(7) Start Date:	(8) Prime Contrac	ctors Total \$:	
(9) Completion Date:	(10) Prime Contrac	ctor YTD \$:	
(11) EBE % goal	and \$ goal		
	(s) utilized in connection with the signed and returned. If this representations		
NAME OF EBE FIRM(s)	SERVICE PERFORMED/ MATERIAL SUPPLIED	AMOUNT PAID FOR THE MONTH	TOTAL \$ PAID Y-T-D
TOTAL PAID TO EBE(s)			
I/we hereby certify that I/w	e have read the above and app	proved this information to be	e precise and confirmed.
(12) Report Prepared By:	(Name)	(Title)	(Phone Number)
(13) Authorized Signature		(m:/1)	
	(Name)	(Title)	
		(14) Date	

Note: This form should be submitted no later than the 20th of every month to DOA-Emerging Business Enterprise Program, Room 606, City Hall, 200 E. Wells, Room 606, Milwaukee, WI or fax to (414) 286-8752.

DIRECTIONS FOR EBE MONTHLY REPORT (FORM D)

- 1. List the month that the report is being submitted. **Note:** If this is the final report, check yes and submit Form E Subcontractor Payment Certification Form.
- 2. Prime contractor's or firm's registered company name.
- 3. List full registered business address to include city/state, zip code and telephone number.
- 4. Brief description service performed and/or material supplied on this contract.
- 5. List the official Purchase Order or Contract Number, as represented on the contract or purchase order.
- 6. List the project number as represented on the front page of the contract.
- 7. List the start date of the project.
- 8. List the total dollars awarded to the prime contractor.
- 9 List the completion date of the project.
- 10. Prime contractor's total dollar amount paid to each EBE firm(s), for the month being reported, for service performed and/or materials supplied.
- 11. List the EBE percentage goal on this project and the dollar amount.
- 12. List the name of the name, title and phone number of the individual who prepared the report.
- 13. Provide the authorized signature and title of the individual who approves the report.
- 14. List the date that the report is completed.

THIS REPORT IS DUE THE 20TH OF EVERY MONTH FOR THE PREVIOUS MONTH'S ACTIVITY. FAILURE TO RETURN THIS FORM BY THE SPECIFIED TIME MAY CAUSE A DELAY IN PAYMENTS.

Ref: EBECentral/EBE Forms/Monthly Report -FormD.doc

CITY OF MILWAUKEE — DEPARTMENT OF ADMINISTRATION EMERGING BUSINESS ENTERPRISE PROGRAM

EBE SUBCONTRACTOR PAYMENT CERTIFICATION

EBE Subcontractor's Firm Name:	
Prime Contractor Name:	
This certificate is to be signed by the l	Purchase Order or Contract #EBB subcontractor firm that was utilized in connection ace performed, and/or as a supplier. Attach this form to EBE Monthly Report) and return to:
Emerging E City Mi	ment of Administration Business Enterprise Program y Hall — Room 606 200 East Wells St ilwaukee, W 53202 fax to 414-286-8752)
Ι	hereby certify that our firm has received
(PLEASE PRINT NAME) \$ from	m
for subcontract work performed and/or r	(PRIME CONTRACTORS NAME)
Signature & Title	Date:
	Subcontractor
Signature & Title	Date:
	Prime Contractor

NOTE: THIS FORM MUST BE ATTACHED TO PRIME CONTRACTORS <u>FINAL</u> <u>FORM D</u> (EBE MONTHLY REPORT)

Ref: EBE Forms/ Form E - Payment Certification Form

CITY OF MILWAUKEE - DEPARTMENT OF ADMINISTRATION EMERGING BUSINESS ENTERPRISE PROGRAM EBE PARTICIPATION FOR SUBCONTRACTORS AND/OR MATERIAL SUPPLIERS

PRIME CONTRACTOR'S NAME: CONTRACT					
NAME OR NUMBER:					
START DATE: TOTAL BID AMOUNT: TOTAL EBE AMOUNT:					
Please list below <u>all</u> proposed subcontractor(s) and/or material supplier(s) for this project.					
EBE FIRM(s) NAME ADDRESS/CONTACT PERSON AND PHONE NUMBER	% OF BID	SUB- CONTRACTOR/OR SUPPLIER	WORK PERFORMED/ MATERIAL SUPPLIED	AMOUNT	AUTHORIZED EBE(S) OWNER/REPRESENTATIVE SIGNATURE OF ACKNOWLEDGMENT
1.					
2.					
			,		
3.					
4.					
Authorized Signature: Print Name & Title:					
RETURN THIS FORM TO DOA-EMERGING BUSINESS ENTERPRISE PROGRAM					
THIS FORM MUST BE SUBMITTED WITH THE PRIME CONTRACTORS BID.					
Reviewed By:					
Date:		IECT MANAGER		TITLE	
Reviewed By:					
Date:	BUSII REF:	NESS ANALYST SEN EBE FORMS/ FORM	NIOR (DO	PATION DC	ogram D.DOC