



## Legislation Text

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**File #:** 002072, **Version:** 1

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### Interlocal Agreement with Alachua County for Destination Enhancement Funding Program, First Amendment (B)

On October 22, 2001, the City Commission requested an Amendment to the Interlocal Agreement for the Destination Enhancement Funding Program to address issues that included definitions for the categories of organizations that are funded by the program, and language that specified that funding within each of the categories is to be determined with concurrence by category members. A letter to this effect was sent from Mayor-Commissioner Pro Tem Hanrahan to the Chair of the Board of Alachua County Commissioners (BOACC), and was presented to the BOACC at its October 23rd meeting, during its review and approval of the same Interlocal Agreement; the BOACC concurred with the City's request for an Amendment. Changes requested by the City and supported by the BOACC have been incorporated into this Amendment.

Additional changes to the Interlocal Agreement not related to this Amendment were requested by the BOACC on October 23rd, including additions to Section #2F and #8, relevant to financial disbursements and return of funds. These changes were approved by the City and County Commissions on November 13, 2001, and were incorporated into the current, effective Interlocal Agreement.

There is no fiscal impact.

The City Commission: 1) approve the First Amendment to the Interlocal Agreement with Alachua County for the Destination Enhancement Funding Program; and 2) authorize the City Manager or his designee to execute the amended agreement.