RESOLUTION NO. 2001-153

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, APPROVING THE TERMS OF A LICENSE AGREEMENT AUTHORIZING USE OF A CERTAIN PUBLIC RIGHT-OF-WAY OF OLD DIXIE HIGHWAY.

WHEREAS, Steve Perei and Lilian Perei have requested a license authorizing use of a certain public right-of-way for a sign and parking area that has existed approximately fifteen years located in front of 1333 Old Dixie Highway; and

WHEREAS, the County has determined the licensed area is not presently necessary for exclusive County or public purposes and has agreed to grant the Perei's temporary use of said right-of-way as set forth in License Agreement attached hereto as Exhibit "A", incorporated by reference and made a part hereof.

NOW, THEREFORE BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, as follows:

Section 1. The Board hereby approves the terms of the License Agreement and authorizes the Chairman of the Board of County Commissioners to execute said Agreement.

Section 2. The Clerk of the Court is instructed to record the original License Agreement in the Official Records of St. Johns County, Florida, and mail executed copies of this Resolution and Agreement to Mr. and Mrs. Perei.

PASSED AND ADOPTED, this 24th day of July, 2001.

BOARD OF COUNTY COMMISSIONERS ST. JOHNS COUNTY, FLORIDA.

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ATTEST: Cheryl Strickland, Clerk

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one, Chairman

Denuty Clerk

LICENSE AGREEMENT

Public Records of St. Johns County, FL Clerk# 01-043621 O.R. 1642 PG 1115 10:48AM 08/23/2001 REC \$21.00 SUR \$3.00

THIS LICENSE AGREEMENT, made and executed this 22 day of 2001, by and between ST. JOHNS COUNTY, FLORIDA, a political subdivision of the State of Florida, by and through its Board of County Commissioners, whose address is 4020 Lewis Speedway, St. Augustine, Florida 32095, hereinafter referred to as the "County", and STEVE PEREI and LILIAN PEREI, his wife, whose address is 3960 A1A South, Unit 624, St. Augustine, Florida 32080, hereinafter referred to as the "Licensee".

WHEREAS, the Licensee has requested this License authorizing use of a certain public right of way of Old Dixie Highway for signage and parking area which has existed approximately fifteen years, and

WHEREAS, a portion of Old Dixie Highway being a 100 foot right of way is located in front of 1333 Old Dixie Highway, and

WHEREAS, in consideration of the respective agreements of the parties herein contained, the County, does hereby license, without warranty, to the Licensee, the temporary use of the right of way for sign location and parking, more fully shown on attached Exhibit A, by reference incorporated and made a party hereof, hereinafter the "Premises".

- 1. To use above described Premises for term of twenty-five (25) years, commencing on the 1st day of July, 2001, the Licensee paying therefore a rental of \$10.00 per year, payable annually, commencing July 1, 2001.
- 2. Although the Licensee may enter and use the subject Premises for an existing sign and parking, the Licensee shall not be in possession of the Premises. The County shall possess and otherwise control all aspects of use of the Premises. The license shall be non-exclusive and Licensee will allow the continuance of any use or access by the general public and the County which have become customary on the Premises. Moreover, Licensee agrees to allow the County to grant any easement it deems appropriate during the period of this license that burdens the same Premises, so long as such easement does not substantially prevent Licensee' intended use of the Premises for more than thirty (30) continuous days.
- 3. Licensee agrees to release the County from all liability and hold the County harmless for any and all zoning, building, use or other governmental restrictions which may frustrate the intention of this license.
- 4. Licensee shall have the right to assign this license, with written consent of the County (which consent shall not be unreasonably denied), provided any assignment shall fully bind Assignee as a successor Licensee.
- Licensee shall restore the Premises to its original condition upon destruction or termination or expiration of this license, or any renewals, thereof.

- 6. The Licensee shall make no improvement to the subject Premises, except routine maintenance and sign copy charges as may be required. The Licensee shall make no improvements to, or maintain the property, or rely on the use of this Premises in any way which would make this License irrevocable.
- 7. The Licensee shall not be permitted to make or suffer any waste or unlawful, improper or offensive use of Premises.
- 8. The County and its agents, servants, and employees shall have and hereby reserve their right and privilege, all reasonable times during the term of this license, to enter said Premises, to examine and inspect the same. The Licensee shall not cause or permit any use of the Premises for other than those uses specifically provided for in this license.
- 9. The Licensee, in consideration for the use of the Premises and the rate of payment herein provided for, does hereby release and discharge and further will indemnify and save harmless the County from any and all claims for personal injuries or property damages during the existence of this license, arising in any manner by virtue of the use or occupancy of such premises by the Licensee, that the Licensee does hereby further agree to indemnify and save harmless the County from liability for damage, injury or death to any person or persons arising out of the use of said property, or from the lack of keeping same in good repair and order, or from the negligent operation of same, or for any other cause for any nature whatsoever, provided such damage, injury or death is not due to County's own negligence.
- 10. The Licensee's sign shall conform to and comply with all laws, orders and regulations of the federal, state, county and municipal governments and all of their departments and bureaus. Licensee shall pay all public utility service bills as the same shall be incurred and become due in connection with the sign during the term of this license, except as above stated.
- 11. If the Licensee shall fail to pay to County the license rental or any part thereof herein specified, and the same shall remain unpaid for sixty (60) days, or if Licensee shall fail to comply with or abide by any of the other provisions or stipulations in this license on its part, and such default continues for sixty (60) days, the county may, at its option, exercise any one or more of the following remedies:
 - a. County may declare immediately due and payable the whole rent remaining unpaid for the entire term covered by this license, and the same shall thereupon become immediately due and payable, anything herein to the contrary notwithstanding.
 - b. County may terminate this license and terminate the Licensee's use of said Premises.

- 12. The waiver of County of any such breach hereof on the part of the Licensee, or the indulgence by County as to the payment or time of payment of any installment of rent, or any time or from time to time shall not be deemed, held, or construed as a waiver of any subsequent breach, or imply any further indulgence.
- Notwithstanding any other provision of this license, the Licensee hereby releases any rights it has in regards to the coupling of this license with an interest, thus hereby allowing the County to revoke this license on sixty (60) days written notice to the Licensee, for any reason whatsoever, without further liability between the parties except as expressly and specifically provided for in this license. Upon such revocation the County shall repay to the Licensee all unused prorated portions of that year's license fee previously paid by its Licensee. The reasons for such cancellation may include, but are not limited to, increased public demand for use of the subject parking and/or disaster relief use of space. Upon such revocation, Licensee shall remove said sign and support structures within said sixty (60) day period.
- 14. Licensee reserves the right to terminate this license by giving the County a sixty (60) day notice in writing.
- 15. The execution of this license Agreement shall not constitute a waiver by either party hereto of any right or claim of right to the subject lands or to use the subject lands.

MADE AND EXECUTED in duplicate the day and year first above written.

Vitness as to Marc A. Jacalone

BOARD OF COUNTY COMMISSIONERS, ST. JOHNS COUNTY, FLORIDA

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Marc A. Jacalone, Chairman

itness as to Marc A. Jacalone

ATTEST: CHERYL STRICKLAND, Clerk of Court

Debuty Clerk

Witness
As to Steve Perei

Witness
As to Steve Perei

Witness
As to Steve Perei

Witness
As to Lilian Perei

Witness

As to Lilian Perei

EXHIBIT "A"