RESOLUTION NO. 2006-434

A RESOLUTION BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, APPROVING THE TERMS AND AUTHORIZING THE COUNTY ADMINISTRATOR TO EXECUTE A CERTAIN PURCHASE AND SALE AGREEMENT FOR EASEMENT RIGHTS ON QUARTER HORSE CIRCLE FROM ALL PROPERTY OWNERS FOR THE IMPROVEMENTS TO RUSSELL SAMPSON ROAD. RECITALS

WHEREAS, the property owners on Quarter Horse Circle have executed and presented to the County a Purchase and Sale Agreement, attached hereto as Exhibit "A", incorporated by reference and made a part hereof; and

WHEREAS, Quarter Horse Circle is part of Meehan Subdivision and is this is a private subdivision and all property owners have agreed to sell easement rights to run a pipe down this road for the drainage from Russell Sampson Road; and

WHEREAS, the Russell Sampson Road improvements limit is from CR210 for a distance of approximately 1.1 miles north along Russell Sampson Road and will bring this section of road up to County standards for classification as a Minor Collector road; and

WHEREAS, this project is part of the Capital Improvement Project that was funded as part of the Transportation Trust Fund Budget; and

WHEREAS, it is in the best interest of the County to acquire this property for the safety improvements needed to Russell Sampson Road.

NOW THEREFORE, BE IT RESOLVED by the Board of County Commissioners of St. Johns County, Florida, as follows:

Section 1. The above Recitals are incorporated by reference into the body of this Resolution and such Recitals are adopted as findings of fact.

Section 2. The Board of County Commissioners hereby approves the terms of the Purchase and Sale Agreement and authorizes the County Administrator to execute the Purchase and Sale Agreement and move forward to close these transactions.

Section 3. The Clerk is instructed to file the original Purchase and Sale Agreement in the Clerks Office.

ATTEST: Cheryl Strickland, Clerk

By: Lucie Lucie

Deputy Clerk

MINDITION DATE 11-16-06

PURCHASE AND SALE AGREEMENT

THIS PURCHASE AND SALE AGREEMENT ("Agreement") is made and effective as of _________, 2006, by and between ST. JOHNS COUNTY, FLORIDA, a political subdivision of the State of Florida, whose address is 4020 Lewis Speedway, St. Augustine, Florida 32084 ("Buyer") and MARIE-THERESE and STEVEN WAYNE BRICKHOUSE, STEVEN E. and SHEILA H. CORDELL, GREGORY A. and BENNETH C. MEMORY, JOHN R. and MARY ANN J. HAWK, ALEXANDER, JR. and PAMELA J. KIMMEL, ELIZABETH ANN BROWN, FRANKLIN D. and SHIRLEE J. LEWIS, BRIAN EISENMENGER and CHARLENE EISENMENGER, CHARLES T. HOLLAND and MARILYN S. HOLLAND, and ST. JOHNS COUNTY ("Seller").

WITNESSETH:

WHEREAS, the County is desirous of purchasing an easement on a portion of the property owned by the Sellers and the Sellers are desirous of selling upon the terms and conditions hereinafter expressed; and

WHEREAS, it is in the public interest for the Buyer to acquire a Perpetual Easement of approximately 0.373 acre located on Quarter Horse Circle for road improvements to Russell Sampson Road. The property is described in Exhibit "A", attached hereto, incorporated by reference and made a part hereof, (hereinafter "Property"); and

NOW THEREFORE, it is mutually agreed as follows:

1. Purchase Price and Deposit.

(a) The purchase price ("Purchase Price") is \$16,920.00 this price includes compensation for the Perpetual Easement and a Temporary Construction Easement. This amount will be equally divided between the eleven property owners in Meehan Estates Subdivision. The Purchase Price shall be paid as follows:

<u>Payment</u>	Due Date	<u>Amount</u>
(I) Deposit to be held in Escrow by Escrow Agent (hereinafter defined)	Due within thirty (30) days of Commission Approval (hereinafter defined)	\$1,700.00
(ii) Cash to Close	Closing Day	\$15,220.00
TOTAL PURCHASE PRICE		\$16,920.00

Payment of the Purchase Price shall be in cash or other immediately available funds.

2. Title Evidence.

- (a) Buyer agrees, at its sole option and expense, to take all reasonable action to obtain within 45 days from the effective date, a title guarantee commitment ("Commitment") issued by a title company authorized to do business in the State of Florida ("Title Company") agreeing to issue to Buyer, upon recording the Perpetual Easement a policy of title insurance in the amount of the Purchase Price, insuring Buyer's easement rights to the property subject only to the following (the "Permitted Encumbrances"):
- (i) zoning, restrictions, prohibitions, regulations, ordinances and other requirements of any applicable governmental authority;
- (ii) the lien of taxes and assessments for the calendar year of the Closing and all subsequent years;
 - (iii) restrictions and matters appearing on the plat of the Property; and
- (b) Buyer shall notify Seller in writing ("Title Notice") within 10 day after Buyer's receipt of the Commitment if the Commitment cannot be obtained or it discloses any defects in the title to the Property, other than the Permitted Encumbrances. Any such defects appearing in the Commitment not timely noted by Buyer in the Title Notice shall be deemed to have been waived by Buyer. In the event the Commitment discloses any defect and such defect is timely noted in a Title Notice, Seller, at Seller's sole option and expense, shall have 60 days from the date it receives the Title Notice within which to cure such defect (with a corresponding extension to the Closing Date as necessary). If after the expiration of such 60-day period, Seller has not cured title defects, then in such event, Buyer's remedies shall be limited solely to either (x) accepting such title to the Property as Seller shall be able to convey, without adjustment to or diminution of the Purchase Price or (y) terminating this Agreement and receiving a return of the Deposit.

3. Identity and Obligation of Escrow Agent.

- (a) Action Title Services, 3670 US 1 South, St. Augustine, Florida 32145, shall be Escrow Agent, at no additional charge to Seller or Buyer but with the right to serve as underwriter for the title insurance policy.
- (b) If there is any dispute as to whether Escrow Agent is obligated to deliver the Deposit, or any other monies or documents which it holds or as to whom such Deposit, monies or documents are to be delivered, Escrow Agent shall not be obligated to make any delivery, but, in such event, may hold same until receipt by Escrow Agent of an authorization, in writing, signed by all the parties having an interest in such dispute directing the disposition of same, or in the absence of such authorization, Escrow Agent may hold such Deposit, monies or documents until the final determination of the rights of the parties in an appropriate proceeding. If such written authorization is not given or proceeding for such determination is not begun and diligently continued, Escrow Agent may, but not required to, bring an appropriate interpleader action or proceeding for leave to

deposit such Deposit, monies or documents in court, pending such determination. Escrow Agent shall not be responsible for any acts or omissions unless the same constitutes gross negligence or willful misconduct and upon making delivery of the Deposit, monies or documents which Escrow Agent holds, in accordance with the terms of this Agreement, Escrow Agent shall have absolutely no further liability hereunder.

In the event Escrow Agent places the Deposit, monies or documents that have actually been delivered to Escrow Agent in the Registry of the Circuit Court in and for the County in which the Property is located and files an action of interpleader, naming the parties hereto, Escrow Agent shall be released and relieved from any and all further obligation and liability hereunder or in connection herewith.

- 4. <u>Closing.</u> Unless extended by the terms of Section 2, or other provisions hereof, the closing of the sale of the Property ("Closing") shall take place at the offices of the Escrow Agent, Action Title Services, 3670 US 1 South, St. Augustine, Florida 32145, on or before 90 days from the date of this Agreement ("Closing Date"), TIME BEING OF THE ESSENCE.
- 5. <u>Seller's Representations</u>. Seller represents to Buyer that he owns fee simple title to the Property and has full right and authority to execute this Agreement and consummate the transactions contemplated hereby subject to the terms, provisions and conditions hereof.
 - 6. Closing Procedure and Documents.
- (a) At the Closing, simultaneously with the payment of the Purchase Price by Buyer, Seller shall deliver or cause to be delivered to Buyer the following:
 - (i) a Perpetual Easement conveying easement rights to the Property, subject only to the Permitted Encumbrances and the matters referred to on the Commitment;
- (ii) a Non-Foreign Certificate and Request for Taxpayer Identification Number "FIRPTA" affidavit to be signed by seller.
- (iii) an affidavit in the form required by the Title Company to delete the standard printed exception relating to the "gap" and to remove the standard printed exceptions for mechanics' lien and parties in possession other than Occupancy Tenants (except to the extent the same constitute Permitted Encumbrances).
- (b) At the Closing, Escrow Agent shall deliver the Deposit and Buyer shall deliver the cash to close, to Seller, in accordance with Section 1. Buyer shall execute and deliver to Seller such consents and authorizations as Seller may reasonably deem necessary to evidence the authority of Buyer to purchase the easement rights and to consummate all other actions required to be taken by Buyer under this Agreement.

- (c) At the Closing, Seller and Buyer shall mutually execute and deliver to each other a closing statement in customary form.
- (d) At the Closing, Seller and Buyer shall execute such further documents and agreements as are reasonably appropriate or reasonably necessary to consummate the transaction as herein contemplated.
- 7. <u>Closing Expenses.</u> Buyer shall pay the cost of the title policy issued pursuant to the Commitment, the cost of recording the Perpetual Easement, all of the expenses in connection with recording fees. Each party shall bear the expense of its own legal counsel.
- 8. Survey and Legal Description. Between this date and Closing, Buyer shall have the Property surveyed. Buyer shall provide written notice ("Survey Notice") to Seller within 10 days after Buyer's receipt of any such new survey ("Survey") if the Survey discloses any encroachments or any other title defects affecting the Property (other than Permitted Encumbrances). All such encroachments or defects so noted in the Survey Notice are to be regarded for all purposes under this Agreement as title defects and, as such, are to be treated in the manner provided in Section 2. Any such title defects shown on the Survey and not timely noted in the Survey Notice to Seller shall be deemed to have been waived by Buyer.
- 9. Condition of Property and Buyer's Right of Inspection. Buyer shall have the right for sixty (60) days from the date of this Agreement ("Inspection Termination Date") to enter upon the Property for the purpose of physically inspecting the Property and conducting surveys, studies and tests or assessments including but not limited to Phase 1 Environmental Study, Real Estate Appraisal, and Engineering analysis to determine the Property's suitability for Buyer's intended purpose. Seller hereby gives Buyer the right to enter upon, test and inspect the Property at Buyer's sole cost and risk. Buyer agrees to provide Seller with copies of all reports conducted on the Property. If Buyer determines that the Property is unsuitable, Buyer shall give written notice to Seller advising of such unsuitability and electing to terminate this Agreement on or prior to the Inspection Termination Date. Such notice of termination must be given on or before the Inspection Termination Date. If such notice is timely given, the Deposit shall be returned to Buyer, and upon such return, this Agreement shall terminate.
- 10. <u>Default.</u> (a) <u>Default by Seller.</u> If Seller defaults by performance of any of Seller's obligations in this Agreement or breaches any warranty or representation, Buyer may receive an immediate refund of the Deposit, and then at its option either may terminate this Agreement and sue for damages or sue for specific performance. (b) <u>Default by Buyer.</u> If Buyer defaults in the performance of any of Buyer's obligations in this Agreement for any reason, other than the Seller's default or the termination of this Agreement pursuant to the specific provisions hereof, Seller will be entitled to receive the Deposit as Seller's sole and exclusive remedy for any such default, Seller hereby waiving any rights it might otherwise have to sue for damages or specific performance, and this Agreement and the rights of the parties hereunder shall immediately and automatically terminate.

- 11. <u>Survival.</u> All covenants, terms, provisions, representations and warranties set forth in this Agreement, except as specifically provided otherwise herein, shall at the Closing be merged into the Deed.
- 12. <u>Counterparts.</u> This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original but all of which shall constitute one and the same Agreement.
- 13. <u>Modification Must be in Writing</u>. No modification or termination of this Agreement shall be valid unless executed in writing and signed by the applicable duly authorized representatives of Seller and Buyer.
- 14. <u>No Waiver</u>. No waiver of any provision of this Agreement shall be effective unless it is in writing and signed by the party against whom it is asserted, and any such written waiver shall only be applicable to the specific instance to which it relates and shall not be deemed to be a continuing or future waiver.
- 15. <u>Assignability</u>. This Agreement may not be assigned by Seller or Buyer without the written consent of all parties.
 - 16. Time. Time is of the essence of all provisions of this Agreement.
- 17. Governing Law and Venue. This Agreement shall be construed and enforced in accordance with and governed by the laws of the State of Florida. The invalidation of one or more of the terms of this Agreement shall not affect the validity of the remaining terms. It is agreed venue for determination of such disputes shall be in St. Johns County.
- 18. <u>Notices.</u> Any notice hereunder must be in writing and delivered personally or by United States Mail, Registered or Certified, Return Receipt Requested; United States Express Mail; or Federal Express or equivalent courier service, and shall be effective only if and when received by the party to be notified. For purposes of notice, the addresses of the parties shall be set forth below or as may be designated by notice to the other from time to time.

Seller:

Steven E. and Sheila H. Cordell 2135 Quarter Horse Circle North Jacksonville, Florida 32259

Buyer:

St. Johns County

Ben W. Adams, Jr., County Administrator

4020 Lewis Speedway

St. Augustine, Florida 32095

Escrow Agent: Action Title Services

3670 US 1 South

St. Augustine, Florida 32145

- 19. Entire Agreement. This Agreement constitutes the entire agreement between the parties and there are no agreements, representations or warranties, oral or written which have not been incorporated herein.
- 20. <u>Applicability</u>. This Agreement shall be binding upon and shall inure to the benefits of the parties hereto and their respective successors and, to the extent that assignment is permitted hereunder, their assigns.
 - 21. <u>Commission Dues.</u> Seller agrees to pay real estate commission that may be owed as a result of this transaction.
- 22. <u>Board of County Commission Approval.</u> This Agreement is subject to the adoption of a Resolution by the Board of County Commissioners, of St. Johns County authorizing the County Administrator to execute this Agreement and approving the performance of this Agreement by Buyer.
- 23. <u>Effective Date</u>: The effective date of this Agreement shall be the first date upon which this Agreement or its valid counterparties are properly executed by <u>all</u> named parties.

	SELLERS:	
Blanca M Leon Witness Name Blanca MLEON Witness Name D McChael Connelly	Date: 4/10/66 MARIE-THERESA BRICKHOUSE STEVEN WAYNE BRICKHOUSE STEVEN WAYNE BRICKHOUSE	
	BUYER: ST. JOHNS COUNTY, FLORIDA	
	Date:	
Witness Name:	Ben W. Adams, Jr. County Administrator	
Witness Name		

SELLERS:

Maretto Bralz Witness Name Nanette Bradburg

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Witness Name Delby Taylor Moetberry Witness Name Manete Bradbury	Date: 6-22-05 GREGORY A MEMORY Date: 6-22-05 BENNETH C. MEMORY
	BUYER: ST. JOHNS COUNTY, FLORIDA
	Date:
Witness Name:	Ben W. Adams, Jr. County Administrator
Witness Name	

SELLERS:

Witness Name Delshie Taylor

Mitness Name Nanette Bridbury

JOHN R. HÁWK

Date: 5/26

MARÝ ANN J. HAWK

SELLER:

Witness Name Debbe Thylos

MarettoBras Nanet Bradbury

Witness Name Deble Taylor
Witness Name Naneth Bradbury

SELLERS:

LEE J. LEWIS

Witness Name Deblue Vizlor

Witness Name Nane He Bradbury

SELLERS:

CHARLES T. HOLLAND

MARILYN S. HOLLAND

SELLERS:

11 Mil	Man	•
	DAVID L.	DAUS
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Witness Name Dryll L DAVIS

ALEXANDER KIMMEL JR

anela J. Kinn Date: 1-11-05

PAMELA J. KIMMEL

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- 20. <u>Applicability</u>. This Agreement shall be binding upon and shall inure to the benefits of the parties hereto and their respective successors and, to the extent that assignment is permitted hereunder, their assigns.
- 21. <u>Commission Dues.</u> Buyer and Seller agree that there are no real estate commissions that may be owed as a result of this transaction.
- 22. <u>Board of County Commission Approval.</u> This Agreement is subject to the adoption of a Resolution by the Board of County Commissioners, of St. Johns County authorizing the County Administrator to execute this Agreement and approving the performance of this Agreement by Buyer.
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	SELLERS:
Witness Name Pour ANWhitAKER Witness Name HARRY MASTER	Buc Essermi Date: 7-25-05 BRIAN EISENMENGER CHARLENE EISENMENGER
	BUYER: ST. JOHNS COUNTY, FLORIDA
	Date:
Witness Name:	Ben W. Adams, Jr. County Administrator
Witness Name	

PARCEL 800 - PERPETUAL EASEMENT

A part of Section 17, Township 5 South, Range 28 East, St. Johns County, Florida, (also being a part of Quarter Horse Circle East, a 60 foot private right of way per plat of Meehan Estates, as recorded in Map Book 20, Pages 35 and 36 of the current public records of said county), and being more particularly described as follows:

BEGIN at the intersection of the existing Westerly Right of Way line of Quarter Horse Circle East, (a 60 foot private Right of Way per plat of Meehan Estates, as recorded in Map Book 20, Pages 35 and 36 of the current public records of St. Johns County, Florida), with the existing Northeasterly Right of Way line of Russell Sampson Road, (a variable width Right of Way as now established); Thence along said existing Westerly Right of Way line of Quarter Horse Circle East, the following 3 COURSES: COURSE 1: Thence North 27'30'20" East, a distance of 19.93 feet to a point of curvature; COURSE 2: Thence Northeasterly, along the arc of said curve, concave Northwesterly, having a radius of 70.00 feet, through a total central angle of 28'50'35", an arc distance of 35.24 feet, said arc being subtended by a chord bearing and distance of North 13'05'02" East, 34.87 feet to a point of tangency; COURSE 3: Thence North 01°20'15" West, a distance of 297.10 feet; Thence North 88°39'45" East, a distance of 30.00 feet to the centerline of said Quarter Horse Circle East; Thence North 01'20'15" West, along said centerline of Quarter Horse Circle East, a distance of 641.72 feet to the existing Northerly Right of Way line of Quarter Horse Circle North, (a 60 foot private Right of Way per said plat of Meehan Estates); Thence North 88'58'15" East, along said existing Northerly Right of Way line of Quarter Horse Circle North, a distance of 30.00 feet to the existing Easterly Right of Way line of said Quarter Horse Circle East; Thence along said existing Easterly Right of Way line of Quarter Horse Circle East, the following 3 COURSES: COURSE 1: Thence South 01'20'15" East, a distance of 938.66 feet to a point of curvature; COURSE 2: Thence Southwesterly, along the arc of said curve, concave Northwesterly, having a radius of 130.00 feet, through a total central angle of 28'50'35", an arc distance of 65.44 feet, said arc being subtended by a chord bearing and distance of South 13°05'02" West, 64.75 feet to a point of tangency, COURSE 3: Thence South 27 30'20" West, a distance of 20.00 feet to said existing Northeasterly Right of Way line of Russell Sampson Road; Thence North 62°30'30" West, along said existing Northeasterly Right of Way line of Russell Sampson Road, a distance of 35.26 feet to a point on a curve; Thence Northwesterly, continuing along said existing Northeasterly Right of Way line of Russell Sampson Road, and the arc of said curve, concave Northeasterly, having a radius of 4339.30 feet, through a total central angle of 0019'36", an arc distance of 24.74 feet, said arc being subtended by a chord bearing and distance of North 6219'49" West, 24.74 feet to the POINT OF BEGINNING.

Containing 16,227 Square Feet (0.373 Acres), more or less.

