Prepared by:			
Robert Banks Assistant Cour 301 North Oliv West Palm Be	e Avenue		
100 Australian	county, Zoning Division Ave ach, FL 33406	005 001	1
CONTRACT FOR THE SALE AND PURCHASE OF DEVELOPMENT RIGHTS			
THIS CONTRACT entered into this day of			
WHEREAS, the County has established a Transfer of Development Rights (hereinafter referred to "TDR") Special Density Program pursuant to Section 6.10 of the Palm Beach County Unified Land Development Code (hereinafter referred to as "ULDC").			
WHEREAS, the County has established a TDR Bank to facilitate the purchase and transfer of development rights.			
WHEREAS, the Developer is desirous of purchasing 8 development rights and "County" is desirous of selling and transferring 8 development rights from the TDR bank for use on the subject property (hereinafter referred to as the "Property"), as described in Exhibit A.			
WHEREAS, Developer seeks to use the development rights within the AProperty@ more particularly described as in Exhibit A attached hereto and made a part hereof.			
signing of this	EAS, Resolution-R-2004-2030 recontract, that the funds for the preleased to the County upon a	urchase of the _8 To	OR units be placed in
NOW THEREFORE, in consideration of the premises and other valuable consideration, the parties hereby agree as follows:			
	Recitals. The foregoing recitals nerein for reference.	are true and correct a	and are incorporated
F	Purchase and Sale. The Cour nereby agrees to purchase the _ Property.		sell and "Developer" to be used within the
	<u>Purchase Rights.</u> The pu \$15,837 for \$126,696		each TDR unit is hase price of
F C E E E H T F F	riming. The Developer shall burchase price for the developer cashiers check, into an escrow established as set forth in the TD and made a part thereof. After define County, County shall delive TDR units from the County TDR Agent. Prior to issuance of the payment for all the TDR units shall deliver the TDR deep the T	ment rights, in full, by account. The said escand Escrow Agreement of the said escand Escrow Agreement of the subject properties to the subject properties to building permit all be made to the Course TDR units is made to	cash, or certified or row account shall be which is incorporated from Escrow Agent to reying the applicable operty, to the Escrow for the project, full only, from said escrow to the County, Escrow

records by the Developer. Building permits issued for sales models and/or temporary real estate sales and management offices permitted pursuant to ULDC standards shall not require the release of the escrow funds.

- 5. <u>Escrow Agreement</u>. Simultaneously with this contract, the parties have entered into an escrow agreement which provides for disbursement of the escrow funds required by this contract.
- 6. Notices. Unless otherwise specifically provided herein, all notices shall be in writing and sent to the parties, by certified mail, return receipt requested, postage prepaid, or by other nationally recognized overnight courier service. Unless otherwise specifically provided herein, said notices shall be effective on the third (3rd) day following such notice being deposited in the United States mails or one (1) business day following mailing by overnight express mail.

As to County:

Palm Beach County Zoning Division

100 Australian Avenue

West Palm Beach, Florida 33406

cc:

Palm Beach County Attorney 301 North Olive Avenue, Suite 601 West Palm Beach, FL 33401 ATTN: Landuse Section

As to Developer:

Colson & Colson Construction Co.

PO Box 14111 Salem, OR 97309 Attn: Bruce Thorn

- 7. <u>Governing Law, Venue.</u> This instrument shall be governed by and enforced and construed under the laws of the State of Florida. Venue for all actions shall be in Palm Beach County.
- 8. Assignment. This contract is assignable to any entity that is controlled by Colson & Colson , for the benefit of this Property only. With the exception of this assignment provision, neither this Contract nor any interest therein may be assigned without the prior written consent of the County. Prior to approval of assignment of the contract, the escrow agreement shall be modified to reflect the assignment.
- Enforcement. In the event any action, suit or proceeding is commenced with respect to this contract, each party shall be responsible for their own fees and costs.
- Severability. In the event that any section, paragraph, sentence, clause, or
 provision hereof be held by a final judgment of a court of competent
 jurisdiction to be invalid, such shall not affect the remaining portions of this
 Agreement and the same shall remain in full force and effect.
- Public Records. This document shall be recorded in the public records of Palm Beach County, Florida.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the dates set after their respective signatures.

JAN 06 2005 ATTEST: ' PALM BEACH COUNTY Sharon R. Bock, Clerk & Company **BOARD OF COUNTY** Palm Beach Count **COMMISSIONERS:** TonyMasilotti, Chairman Addie L. Greene, Vice Chairperson APPROVED AS TO RORM AND LEGAL SUFFICIENCY County Attorney Signed, sealed and delivered in Developer the presence of: Developer Name Colson Construction Co. Name Norman L. Brend Signature Title: Authorized Agent Date: 12-15-04 OREGON STATE OF FLORIDA SS: SS: MARION COUNTY OF PALM BEACH The foregoing instrument was acknowledged before me this 15th day of December, 2004, by Norman L. Brenden, as the (name of person acknowledging) who is personally known to me or has produced (type of identification) as identification and who did (did not) take an oath. * Author; zed Agent of Colson & Colson Construction Co., an oregon general partnership My Commission Expires: **Notary Public** July 13,2002 State of Florida OFFICIAL SEAL ROBIN R. BOYD NOTARY PUBLIC-OREGON COMMISSION NO. 358227 MY COMMISSION EXPIRES JULY 13, 2006

EXHIBIT A

LEGAL DESCRIPTION

THAT PART OF THE WEST HALF (W. ½) OF THE SOUTHWEST QUARTER (S.W. ½) OF THE NORTHWEST QUARTER (N.W. ½) OF SECTION 13, TOWNSHIP 45 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA, DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER (N.W. 1/2) OF SAID SECTION 13; THENCE N.89°35'02"E., ALONG THE SOUTH LINE OF THE NORTHWEST QUARTER (N.W. 1/2) OF SAID SECTION 13, A DISTANCE OF 659.63 FEET TO A POINT ON THE EAST LINE OF THE WEST HALF (W. ½) OF THE SOUTHWEST QUARTER (S.W. ½) OF THE NORTHWEST QUARTER (N.W. 1/4) OF SAID SECTION 13; THENCE N.0°54'42"W., ALONG SAID EAST LINE, A DISTANCE OF 40.0 FEET TO A POINT ON A LINE 40.0 FEET NORTH OF AND PARALLEL TO THE SOUTH LINE OF THE NORTHWEST QUARTER (N.W. ½) OF SAID SECTION 13 AND THE POINT OF BEGINNING; THENCE CONTINUE N.0°54'42"W., ALONG SAID EAST LINE, A DISTANCE OF 852.60 FEET TO A POINT ON THE SOUTH-EASTERLY RIGHT OF WAY LINE OF MILITARY TRAIL (STATE ROAD 809); THENCE S.44°29'36"W., ALONG SAID SOUTH-EASTERLY RIGHT OF WAY LINE, A DISTANCE OF 72.75 FEET TO A POINT ON A CURVE CONCAVE TO THE SOUTHEAST HAVING A CENTRAL ANGLE OF 29°03'58" AND A RADIUS OF 1850.08 FEET; THENCE SOUTHWESTERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 938.54 FEET TO A POINT ON A LINE 40.0 FEET NORTH OF AND PARALLEL TO THE SOUTH LINE OF THE NORTHWEST QUARTER (N.W. 1/4) OF SAID SECTION 13; THENCE N.89°35'02"E., ALONG SAID PARALLEL LINE, A DISTANCE OF 528.26 FEET TO THE POINT OF BEGINNING.

CONTAINING 6.21 ACRES MORE OR LESS.