DATE: 2/4 1984 10101: 212

FARMAND, FARMAND & FARMAND, P. A.

CERTIFIED PUBLIC ACCOUNTANTS

A. B. FARMAND, C. P. A.
TERRY B. FARMAND, C. P. A.
MIKE B. FARMAND, C. P. A

MEMBER: AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS 303 CENTRE STREET SUITE 201 FERNANDINA BEACH, FLORIDA 32034 904/261-0114

11D RIVERSIDE AVENUE JACKSONVILLE, FLORIDA 32202 904/354-1570

February 3, 1984

Honorable Jerry Greeson Nassau County Clerk of Court Fernandina Beach, FL. 32034

Dear Jerry,

We have verified the Producer Price Index rates and charges as you requested.

After contacting several local agencies in Jacksonville we were unable to obtain the needed information. Finally we contacted the U.S. Department of Labor, Bureau of Labor Statistics in Atlanta at (404) 881-4416. The Annual Average Producer Price Indexes quoted by the Bureau of Labor Statistics agrees with those submitted by ITT Rayonier, Inc.

Please feel free to contact us if we can further assit you in this matter.

Sincerely yours,

FARMAND, FARMAND & FARMAND, P.A. Certified Public Accountants

A.B. Farmand, C.P.A.

ABF/1m



ITT Rayonier Inc.

Southeast Timber Division
Post Office Box 728
21 South 4th Street
Fernandina Beach, Florida 32034



Nassau County
Route 3, Box 176

Fernandina Beach, Fl

32034

Date December 29, 1983

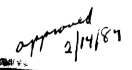
INVOICE NO 5938

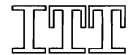
Per License Agreement dated Oct. 20, 1981 covering a 4 acre debris pit located between I-95 & US 17 and S. of SR 108:

Due for the periods:

Oct. 20, 1981 - Oct. 19, 1982 100.00 Oct. 20, 1982 - Oct. 19, 1983 100.00 Oct. 20, 1983 - Oct. 19, 1984 100.00

<u>\$300.00</u>





ITT Rayonier Inc.

Southeast Timber Division

Post Office Box 728 21 South 4th Street Fernandina Beach, Florida 32034



To Nassau County Route 3, Box 176 Fernandina Beach, Fl 32034

Date December 29, 1983

INVOICE 5939 NUMBER

Per License Agreement dated December 1, 1980 covering a 35 acre sanitary landfill located east of Lofton Creek, west of O'Neal and south of SR A-1-A

Due for the periods:

Dec. 1, 1981 - Nov. 30, 1982 \$3,500 X 1 (no change in the PPI) 3,500.00 Dec. 1, 1982 - Nov. 30, 1983 \$3,500 X <u>293.4</u> (=1981 av. PPI) 3,820.31 268.8 (=1980 Index PPI)

Dec. 1, 1983 - Nov. 30, 1984 (in advance) 3,897.14 \$3,500 X <u>299.3</u> (=1982 av. PPI) 268.8

\$11,217.45

LICENSE AGREEMENT

THIS LICENSE AGREEMENT made this <u>AOth</u> day of <u>October</u>, 1981, between ITT RAYONIER INCORPORATED, a Delaware corporation qualified to do business in Florida (hereinafter "Rayonier"), and NASSAU COUNTY, FLORIDA, whose mailing address is P.O.Documex 1010, Fernandina Beach, Florida 32034 (hereinafter the "County"):

WITNESSETH:

In consideration of the mutual covenants contained in this agreement and other good and valuable consideration, the parties agree as follows:

- 1. Rayonier grants the County an exclusive license, upon the terms and conditions contained in this agreement, to use the following real property (hereafter the "Licensed Property") located in Nassau County, Florida, more particularly described in attachment "A" hereto.
- 2. This license is granted for the sole purpose of permitting the County to use the Licensed Property for disposal of demolition debris. The County shall have the right to construct and maintain temporary improvements which are necessary or incidental to the use of the Licensed Property for disposal of cemolition debris.
 - 3. (a) This license shall have a term of 5 years.
- (b) Notwithstanding the above provisions, however, Payonier reserves the unrestricted right to terminate this license at any time for any reason by giving the County written notice of its intention to do so and such termination shall become effective six months after the notice of termination has been received by the County.
- (c) In addition to its absolute right to terminate this license as provided in subparagraph (b) above, Rayonier shall also have the right to terminate this agreement, effective immediately, if the County fails to make rental payments when due or otherwise defaults in the performance of any of its obligations hereunder and such default continues for more than 15 days after written notice of default is given to the County by Rayonier.

- 4. At the expiration of the license term, all interest of the County in the Licensed Property shall cease and Rayonier shall have the right to re-enter and take possession of the Licensed Property. The County shall have the right, within 90 days after expiration, to enter the Licensed Property and remove any improvements placed by it on the Licensed Property.
- 5. The County shall pay to Rayonier, upon the execution of this Agreement and on each anniversary of the date hereof, \$25 per/acre of Licensed Property as prepaid rent for the succeeding year.
- 6. The County shall construct and maintain a fence surrounding the Licensed Property which shall be constructed of three strands of barbed wire and have fence posts which are spaced not to exceed 16 feet apart. The County shall construct a gate across the road leading to the pit, at the intersection of the pit road and State Road 108. This gate shall remain locked at all times.
- 7. The County hereby agrees to obtain and maintain in force during the term of this agreement for the benefit of Rayonier and its successors and assigns satisfactory policies of insurance insuring Rayonier against (a) any and all liability of Rayonier to any person arising, directly or indirectly, as the result of use or misuse of the Licensed Property, injuries or property damage sustained by any person (including trespassers) while on the Licensed Property, or acts of omissions of the County, its agents, employees and independent contractors on or in connection with the use of the Licensed Property, and (b) property damage of any kind sustained by Rayonier as the direct or indirect result of operations or acts on, or use of, the Licensed Property. Such policies shall be in the following amounts: C-108

Liability: Property Damage: \$100,000

The liability policies shall provide for the insurer to bear all costs, including attorneys' fees, of defending Rayonier in any suits or other proceedings, including appeals, asserting liability covered by the policies. The policies referred to in this paragraph shall cover damage or causes of action which arise during the term of this agreement and for 90 days thereafter, regardless of when suit or other action may be brought or claims made. The policies shall not be cancellable without 30 days' notice to Rayonier.

- 8. All timber and trees cut by the County on the Licensed Property shall remain the property of Rayonier. If the County cuts any timber or trees, it shall cut them into such appropriate saw timber or pulpwood lengths as Rayonier shall specify and stack them for convenient removal by Rayonier. The County shall allow Rayonier access to the Licensed Property for the removal of any such saw timber or pulpwood and Rayonier shall promptly remove any such timber or pulpwood from the Licensed Property when notified to do so by the County.
- 9. Upon the payment of consideration satisfactory to Rayonier, the County may borrow material from the Licensed Property, provided it maintains, after refilling, an elevation which is not less than the average elevation of the surrounding lands.
- 10. No burning of any kind shall be permitted on the Licensed Property.
- 11. The obligations and rights under this agreement shall be binding upon and inure to the benefit of successors and assigns of the parties hereto. provided, however, that the County shall not have the right to assign its rights or transfer its obligations hereunder without the express written consent of Rayonier.
- 12. Any notice under this agreement shall be deemed received when actually received or when placed in the United States mail, registered or certified, properly addressed and with sufficient first class postage affixed.

WITNESSES:

ITT RAYONIER INCORPORATED SOUTHEAST TIMBER DIVISION

BOARD OF COUNTY COMMISSIONERS. NASSAU COUNTY

LICENSE AGREEMENT

THIS LICENSE AGREEMENT made this <u>lst</u> day of <u>December</u>, 1980, between ITT RAYONIER INCORPORATED, a Delaware corporation qualified to do business in Florida (hereinafter "Rayonier"), and NASSAU COUNTY, FLORIDA, whose mailing address is <u>Route 2, Box 176</u>, Fernandina Beach, Florida 32034 (hereinafter the "County"):

WITNESSETH:

In consideration of the mutual covenants contained in this agreement and other good and valuable consideration, the parties agree as follows:

- 1. Rayonier grants the County an exclusive license, upon the terms and conditions contained in this agreement, to use the following real property (hereafter the "Licensed Property") located in Nassau County, Florida, more particularly described in attachment "A" hereto.
- 2. This license is granted for the sole purpose of permitting the County to use the Licensed Property for sanitary land fill. The County shall have the right to construct and maintain temporary or permanent improvements which are necessary or incidental to the use of the Licensed Property for sanitary land fill.
- 3. (a) This license shall have an initial term of 5 years from the date of this agreement and shall be automatically extended for up to 3 additional 5 year terms unless written notice is given by either party to the other at least 6 months in advance of the termination of any such 5 year term that such party does not wish to renew this license.
- (b) Notwithstanding the above provisions, however, Rayonier reserves the unrestricted right to terminate this license at any time for any reason by giving the County written notice of its intention to do so and such termination shall become effective six months after the notice of termination has been received by the County.

- nate this license as provided in subparagraph (b) above,
 Rayonier shall also have the right to terminate this agreement,
 effective immediately, if the County fails to make rental
 payments when due or otherwise defaults in the performance of
 any of its obligations hereunder and such default continues for
 more than 15 days after written notice of default is given to
 the County by Rayonier.
- 4. At the expiration of the license term, all interest of the County in the Licensed Property shall cease and Rayonier shall have the right to re-enter and take possession of the Licensed Property. The County shall have the right, within 90 days after expiration, to enter the Licensed Property and remove any improvements placed by it on the Licensed Property. Except as otherwise provided in paragraph 5 below, any improvements that the County does not remove within 90 days after the expiration of this license, shall become the property of Rayonier and Rayonier shall not be obligated to pay for them.
- 5. In the event that Rayonier terminates this license without cause before the expiration of the term of the license by giving notice as specified in paragraph 3(b) of this agreement, it shall reimburse the County for the reasonable value of all improvements placed by the County on the Licensed Property which cannot be removed by the County. The reasonable value of such improvements shall be determined by subtracting from the original cost of the improvements depreciation to the effective date of termination, computed by the straight-line method, and based on the estimated useful life of the improvements. No reimbursement shall be required if termination is for cause as provided in paragraph 3(c).

The County shall pay to Rayonier annual rent of \$100 per acre of Licensed Property in advance for the first year of this license. The rent for subsequent years shall be due and payable in advance on the anniversary dates of this agreement and shall be calculated by multiplying \$100 per acre

35 acres

by the last published Annual Average Producer Price Index and dividing the product by the Annual Average Producer Price Index for calendar year 1980; provided, however, that the annual rent shall never be less than \$100 per acre. The "Annual Average Producer Price Index" shall mean the average Producer Price Index — All Commodities (Base Year 1967 = 100) for a calendar year, as officially published by the United States Department of Labor, Bureau of Labor Statistics, or a comparable succeeding index of the wholesale price of all commodities, taking into account any necessary conversion adjustments.

- 7. Prior to the end of any year, the County may designate one or more ten-acre segments of the Licensed Property which shall not be subject to this license agreement in succeeding years. Designated segments for deletion shall be as near rectangular in shape as practicable and at least two of the boundaries of such segments shall be original boundaries of the Licensed Property. Each segment after the first shall be contiguous to a segment previously deleted.
- 8. The County shall give Rayonier written notice of its intention to delete portions of the Licensed Property at least 15 days prior to any anniversary date of this agreement. Such notice shall contain a satisfactory legal description of the segment or segments to be deleted, and shall be sent, registered or certified mail, addressed to ITT Rayonier, Attention: Timber Division, Post Office Box 728, 21 South 4th Street, Fernandina Beach, Florida 32034. Upon deletion of any such segment, it shall cease to be covered by this agreement during succeeding years, all right, title and interest in that segment shall automatically revert to Rayonier and subsequent rent payments by the County to Rayonier under this agreement shall be reduced proportionately.
- 9. At Rayonier's request the County will execute and deliver to Rayonier recordable releases or quit-claim deeds evidencing the deletion of segments of the Licensed Property

from this agreement or the expiration or termination of this agreement.

- 10. The County shall construct and maintain a fence surrounding the Licensed Property (or remaining portions), which shall be constructed of 47 inch woven wire plus a single barbed wire top strand and have fence posts which are spaced not to exceed 12 feet apart. The County shall remove the fence as soon as practicable from around any portion of the Licensed Property no longer subject to this agreement, whether by termination of this agreement, deletion of segments of the Licensed Premises or otherwise.
- 11. The County hereby agrees to obtain and maintain in force during the term of this agreement for the benefit of Rayonier satisfactory policies of insurance insuring Rayonier against (a) any and all liability of Rayonier to any person arising, directly or indirectly, as the result of use or misuse of the Licensed Property, injuries or property damage sustained by any person (including trespassers) while on the Licensed Property, or acts or omissions of the County, its agents, employees and independent contractors on or in connection with the use of the Licensed Property, and (b) property damage of any kind sustained by Rayonier as the direct or indirect result of operations or acts on, or use of, the Licensed Property. Such policies shall be in the following amounts:

Liability:

\$300,000

Property Damage: \$25,000

The liability policies shall provide for the insurer to bear all costs, including attorneys' fees, of defending Rayonier in any suits or other proceedings, including appeals, asserting liability covered by the policies. The policies referred to in this paragraph shall cover damage or causes of action which arise during the term of this agreement and for 90 days thereafter, regardless of when suit or other action may be brought or claims made.

- 12. All timber and trees cut by the County on the Licensed Property shall remain the property of Rayonier. If the County cuts any timber or trees, it shall cut them into such appropriate saw timber or pulpwood lengths as Rayonier shall specify and stack them for convenient removal by Rayonier. The County shall allow Rayonier access to the Licensed Property for the removal of any such saw timber or pulpwood and Rayonier shall promptly remove any such timber or pulpwood from the Licensed Property when notified to do so by the County.
- 13. Upon the payment of consideration satisfactory to Rayonier, the County may borrow material from the Licensed Property, provided it maintains, after refilling, an elevation which is not less than the average elevation of the surrounding lands.
- 14. The obligations and rights under this agreement shall be binding upon and inure to the benefit of successors and assigns of the parties hereto, provided, however, that the County shall not have the right to assign its rights or transfer its obligations hereunder without the express written consent of Rayonier.

15. Any notice under this agreement shall be deemed received when actually received or when placed in the United States mail, registered or certified, properly addressed and Approved as to with sufficient first class postage affixed.

WITNESSES:

and Land Utilization

Margie of armstrage

Sulie of Course

As to the County

NASSAU COUNTY

Attest:

BOARD OF COUNTY COMMISSIONERS

STATE OF FLORIDA COUNTY OF NASSAU) } }
this /a/ day of of Director of Forest	egoing instrument was acknowledged before me
	Lute a Brewer Notary Public, State of Florida
	My Commission Expires: Notary Public, State of Floride at Large Clay Commission Expires fracting ART SEAL) Recorded by Art draw Florid Called Commission Recorded by Art draw Florid Called Commission Recorded By Art draw Florida Called Commission Recorded By Ar
STATE OF FLORIDA COUNTY OF NASSAU	
and So Offer and Goofficio Cl	egoing instrument was acknowledged before me December, 1980, by Achn 3 (layton the Charmen of Board of rs, Nassau County, Florida, on behalf of

Notary Public, State of Florida

My Commission Expires:

Notary Public. State of Florida at Large
My commission expires Jan. 9, 1984

(NOTARY SEAL)

ATTACHMENT "A"

A PORTION OF THE JOHN LOWE MILL GRANT, SECTION 37 AND A PORTION OF THE JOHN D. VAUGHAN GRANT, SECTION 38, TOWNSHIP 2 NORTH, RANGE 27 EAST, NASSAU COUNTY, FLORIDA.

Said portions being more particularly described as follows: For a point of reference commence at a point where the Southerly extension of the centerline of State Road No. S-108A also known as 200-A, intersects with the former 75.0' Foot Southerly right-of-way line of State Road No. 200; and run North 72 $^{\rm O}$ -46' West along said-former Southerly right-of-way line, a distance of 2,480.02' Feet to the beginning of a curve concave to the Southerly, having a radius of 5,692.15' Feet; run thence in a Westerly direction continuing along said right-of-way and along the arc of said curve, a chord distance of 495.08' Feet (the bearing of the aforesaid chord being North 75 $^{\rm O}$ -00'-10" West); run thence South $^{\rm AO}$ -37' West, a distance of 403.50' Feet; run thence South $^{\rm AO}$ -23' East, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 487.10' Feet; run thence South $^{\rm AO}$ -37' West, a distance of 1,282.35' Feet to the POINT OF BEGINNING.

From the Point of Beginning thus described continue South 4° -37' West a distance of 3,286.18' Feet; run thence North 85° -23'-14" West, a distance of 226.40' Feet; run thence North 29° -24'-53" West, a distance of 1,371.85' Feet; run thence North 4° -37' East, a distance of 1,900.82' Feet; run thence North 80° -35' East, a distance of 1,024.72' Feet to the Point of Beginning.

The Portion of land thus described contains 62.1414 acres more or less.

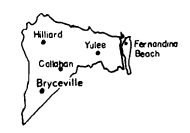
Description furnished by Vernon Drake, PLS No. 1558, 9-22-80.



NASSAU COUNTY

DEPARTMENT OF TRANSPORTATION

RICHARD L. KING, P. E. County Engineer



BOARD OF COUNTY COMMISSIONERS

GENE R. BLACKWELDER DIST. NO. 1 Fernandina Beach

January 16, 1984

JERRY GREESON Ex-Officio Clerk

ARTHUR I. JACOBS Attorney

HAZEL JONES DIST. NO. 2 Fernandina Beach

JOHN F. CLAXTON DIST. NO. 3 Yulee

JAMES E. TESTONE DIST. NO. 4 Hilliard

JOHN F. ARMSTRONG, SR. DIST. NO. 5 Callahan

Board of County Commissioners Nassau County

I remit and approve for payment, the attached invoices from ITT Rayonier, subject to the Clerk verifying the PPI rate and charges.

Yours truly,

R. L. King, P. E.

Nassau County Engineer

RLK/jk

An Affirmative Action/Equal Opportunity Employer



ITT Rayonier Inc.

Southeast Timber Division

Post Office Box 728 21 South 4th Street Fernandina Beach, Florida 32034 (904) 261-3631

8 \$ 8 \$

December 29, 1983

Mr. Dick King Nassau County Engineer Route 3, Box 176 Fernandina Beach, Fla. 32034

Dear Dick:

This summarizes our December 22nd meeting concerning the debris pit and sanitary land fill agreements that exist between Rayonier and the County.

The attached invoices cover the delinquent and due payments.

Each of the agreements calls for the County to provide liability and property damage insurance "for the benefit of Rayonier". We have never been informed that this has been done. We propose the following: Each year when the County reinsures we are to be provided with certificate evidence that Rayonier is an "additionally insured" under your policy. The certificate should specifically name the pit and fill as well as providing coverage equal to or greater than the highest requirement in the two agreements: Liability - \$300,000 and Property Damage - \$100,000.

You have a copy of the hazardous waste provisions that we now require in all agreements such as these. This wording will be incorporated in a new agreement that we will offer the County in the near future. The new version will also clarify the size of the working pit of 35 acres within the total 62 acres described in the existing agreement.

Please call if this leaves any questions.

Happy New Year,

H. J. Belcher Land Manager

Attachments

HJB/cb

cc: J. Shroads