



NASSAU COUNTY
BOARD OF COUNTY COMMISSIONERS
P.O. Box 1010
Fernandina Beach, Florida 32034

Jim B. Higginbotham	Dist. No. 1 Fernandina Beach
John A. Crawford	Dist. No. 2 Fernandina Beach
Tom Branan	Dist. No. 3 Yulee
James E. Testone	Dist. No. 4 Hilliard
Jimmy L. Higginbotham	Dist. No. 5 Callahan

T.J. "Jerry" GREESON
Ex-Officio Clerk

MICHAEL S. MULLIN
County Attorney

June 25, 1991

Ms. Helene Caseltine
Development Representative
State of Florida
Department of Commerce
Division of Economic Development
Collins Building
Tallahassee, FL 32399-2000

Dear Ms. Caseltine:

Enclosed please find the three copies of the Economic Development Transportation Fund Agreement Modification for Nassau County on behalf of Moto America.

These agreements were executed by the Board of County Commissioners at their regular meeting of June 24, 1991. This office would appreciate receiving a fully executed copy of the agreement for our files, once the Department of Commerce and the Department of Transportation execute same.

Thank you for your cooperation in this matter.

Sincerely,

A handwritten signature in black ink, appearing to read "T.J. Greeson".

T. J. "Jerry" Greeson
Ex-Officio Clerk

TJG:jb

Enclosures

(904) 261-5489 Board Room; 261-6127, 879-1029, 355-6275

An Affirmative Action / Equal Opportunity Employer

COLLINS BUILDING

TALLAHASSEE, FLORIDA 32399-2000

TELEX 510/6002141 FL TRADE TAS

DC will be ready
10-4-91
10-4-91
10-4-91

Enclosures

HG/bm

Development Representative

Helen Gassette

Sincerely,

Dale Collins

If you have any questions, call me at 804/458-9857.
Modifications and return them to me for further execution.
Please have signed and witnessed the three (3) Agreement.

Enclosed is an Economic Development Transportation Fund
Agreement Modification for Nassau County on behalf of Moto
American. This Agreement Modification will extend the
project completion date to November 30, 1991 and will
extend the project termination date to June 30, 1992.

Dear Mr. Lechner:

Mr. Bill Lechner
Nassau County Board of County
Commissioners
2290 South 8th Street
Fernandina Beach, Florida 32034

June 14, 1991

Division of Economic Development

STATE OF FLORIDA DEPARTMENT OF COMMERCE



RECEIVED
JULY 1991

A G R E E M E N T M O D I F I C A T I O N

Agreement made this 15th day of Oct., 1991,
modifies the Agreement (a copy of which is attached and
incorporated herein by this reference and designated as
Exhibit "A" for purpose of this Agreement) entered into on
the 20th day of November 1990, the 26th day of July 1990,
the 19th day of February 1990, and the 18th day of May 1989,
between the State of Florida Department of Commerce,
Division of Economic Development, hereinafter referred to as
the "Department", the Florida Department of Transportation,
hereinafter referred to as "DOT", and Nassau County,
hereinafter referred to as the "County", whereby the
Department transferred funds in the amount of \$1,580,025 in
connection with the location of facilities in the County by
Moto America and agrees to extend said Agreement.

W I T N E S S E T H

WHEREAS, pursuant to Section 16.a. of this
Agreement, said Agreement may be modified upon the written
and mutual consent of the parties, and

WHEREAS, the County has requested an extension to
the project commencement and termination dates, and

WHEREAS, the Department finds this request to be
reasonable.

NOW, THEREFORE, in consideration of the mutual
understandings and agreements hereinafter set forth and
agreed between the parties as follows:

1.0 Modification

The dates in paragraph 12 of Exhibit "A" are modified and the entire paragraph is changed to read as follows:

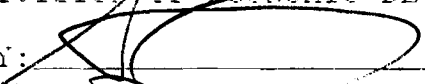
"Unless terminated earlier, the term of this Agreement shall commence on the date inscribed above, the date of execution, and shall continue until completion of the Project and payment of all costs, and the construction of the transportation project described herein shall commence no later than November, 1991 unless actual construction of the Project has been initiated and is continuing at that date. In such case, the term of this Agreement shall continue until completion of the Project in a timely fashion and timely payment of all costs, but in no event shall this Agreement continue beyond June 30, 1992, unless extended by the parties pursuant to paragraph 16.a. hereof."

2.0 Re-affirmation

The parties hereby reaffirm all portions of Exhibit "A" are not in conflict with provisions of this Agreement Modification.

IN WITNESS WHEREOF, the parties hereto have caused
their hands and seals to be set to this three (3) page
Agreement Modification, written by their respective
officials thereunto duly authorized.

STATE OF FLORIDA
DEPARTMENT OF COMMERCE
DIVISION OF ECONOMIC DEVELOPMENT

BY: 

TITLE: Director

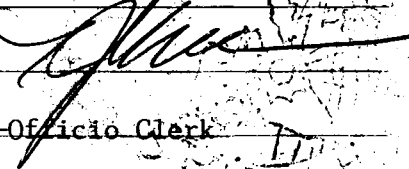
ATTEST: 

TITLE: Exec. Sec.

COUNTY COMMISSION
NASSAU COUNTY

BY: 

TITLE: Chairman

ATTEST: 

TITLE: Ex-Officio Clerk

STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION

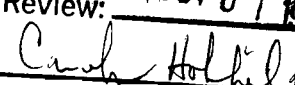
BY: Robert P. Kony for

TITLE: State Transportation Planner

ATTEST: Charlotte Johnson

TITLE: EXECUTIVE SECRETARY

Legal Review: OCTO 7 1991

By: 

Attorney - DOT

"Y" COPIES

A G R E E M E N T M O D I F I C A T I O N

Agreement made this 20th day of November, 1990,
modifies the Agreement (a copy of which is attached and
incorporated herein by this reference and designated as Exhibit
A" for purpose of this Agreement) entered into on the 26th day
of July 1990, 19th day of February 1990, and the 18th day of
May 1989, between the State of Florida Department of Commerce,
Division of Economic Development, hereinafter referred to as
the "Department", the Florida Department of Transportation,
hereinafter referred to as "DOT", and Nassau County,
hereinafter referred to as the "County", whereby the Department
transferred funds in the amount of \$1,580,025 in connection
with the location of facilities in the County by Moto America,
Inc., and agrees to extend said Agreement.

W I T N E S S E T H

WHEREAS, pursuant to Section 16.a. of this Agreement,
said Agreement may be modified upon the written and mutual
consent of the parties, and

WHEREAS, the County has requested an extension to the
project commencement and termination dates, and

WHEREAS, the Department finds this request to be
reasonable.

NOW, THEREFORE, in consideration of the mutual
understandings and agreements hereinafter set forth and agreed
between the parties as follows:

1.0 Modification

The dates in paragraph 12 of Exhibit "A" are modified and the entire paragraph is changed to read as follows:

"Unless terminated earlier, the term of this Agreement shall commence on the date inscribed above, the date of execution, and shall continue until completion of the Project and payment of all costs, and the construction of the transportation project described herein shall commence no later than May 30, 1991 unless actual construction of the Project has been initiated and is continuing at that date. In such case, the term of this Agreement shall continue until completion of the Project in a timely fashion and timely payment of all costs, but in no event shall this Agreement continue beyond December 31, 1991, unless extended by the parties pursuant to paragraph 16.a. hereof."

2.0 Re-affirmation

The parties hereby reaffirm all portions of Exhibit "A" are not in conflict with provisions of this Agreement Modification.

Helene Caseltine
Helene Caseltine
Contract Auditor

/hc

Enclosure

RECEIVED
10-22-91

Director's Office 904/488-6300	Business Assistance 904/488-9357	Economic Analysis 904 487-2568	Industry Development 904/488-9360	Motion Picture and Television 904/487-1100	International Trade and Development 904/488-6124
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COLLINS BUILDING TALLAHASSEE, FLORIDA 32399-2000 FAX 904/487-1407

BY: Paul Miller
TITLE: STATE TRANSPORTATION PLANNER
ATTEST: Charlotte Johnson
BY: Executive Secretary

-3-

NOV 05 1990
Legal Review: Paul Miller
By: Paul Miller
Attorney - DOT

581757

ECONOMIC DEVELOPMENT TRANPORTATION FUND

Applicant : Nassau County
Grant Amount : \$ 1,580,025
Company : Moto America

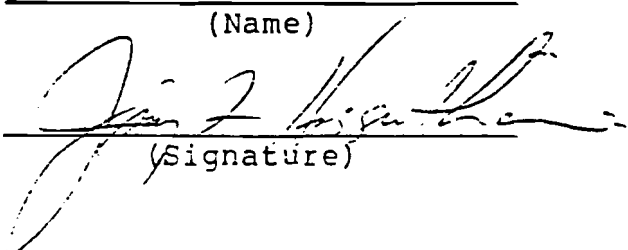
REQUEST FOR MODIFICATION

The County/City of Nassau County is requesting a modification to extend the commencement date from November 30, 1990 to May 30, 1991 because:

Additional time is needed to complete the revision of the county's overall Economic Development program which is in turn delaying final processing of the application for funding assistance, through the Federal Economic Development Administration, for infrastructure installation.

Jimmy L. Higginbotham

(Name)



A handwritten signature in black ink, appearing to read "J. L. Higginbotham".

(Signature)

Chairman

(Title)

September 17, 1990

(Date)

A G R E E M E N T M O D I F I C A T I O N

Agreement made this 26th day of July, 1990, modifies the Agreement (a copy of which is attached and incorporated herein by this reference and designated as Exhibit "A" for purpose of this Agreement) entered into on the 18th day of May 1989 and the 19th day of February, 1990, between the State of Florida Department of Commerce, Division of Economic Development, hereinafter referred to as the "Department", the Florida Department of Transportation, hereinafter referred to as "DOT", and Nassau County, Florida, hereinafter referred to as the "County", whereby the Department transferred funds in the amount of \$1,580,025 in connection with the location of facilities in the "County" by Moto America, Inc., and agrees to extend said Agreement.

W I T N E S S E T H

WHEREAS, pursuant to Section 16.a. of this Agreement, said Agreement may be modified upon the written and mutual consent of the parties, and

WHEREAS, the County has requested an extension to the project commencement and termination dates, and

WHEREAS, the Department finds this request to be reasonable.

NOW, THEREFORE, in consideration of the mutual understandings and agreements hereinafter set forth and agreed between the parties as follows:

1.0 Modification

The dates in paragraph 12 of Exhibit "A" are modified and the entire paragraph is changed to read as follows:

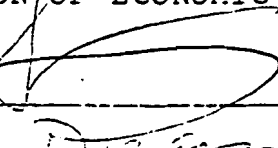
"Unless terminated earlier, the term of this Agreement shall commence on the date inscribed above, the date of execution, and shall continue until completion of the Project and payment of all costs, and the construction of the transportation project described herein shall commence no later than November 30, 1990 unless actual construction of the Project has been initiated and is continuing at that date. In such case, the term of this Agreement shall continue until completion of the Project in a timely fashion and timely payment of all costs, but in no event shall this Agreement continue beyond June 30, 1991, unless extended by the parties pursuant to paragraph 16.a. hereof."

2.0 Re-affirmation

The parties hereby reaffirm all portions of Exhibit "A" are not in conflict with provisions of this Agreement Modification.

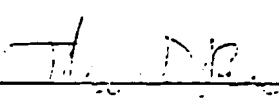
IN WITNESS WHEREOF, the parties hereto have caused their hands and seals to be set to this Three (3) page Agreement Modification, written by their respective officials thereunto duly authorized.

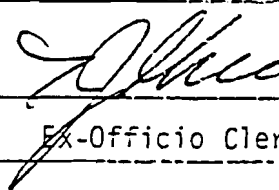
STATE OF FLORIDA
DEPARTMENT OF COMMERCE
DIVISION OF ECONOMIC DEVELOPMENT

BY: 
TITLE: Director

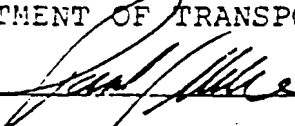
ATTEST: Veronica L. Gains
TITLE: Executive Secretary

COUNTY COMMISSION
NASSAU COUNTY, FLORIDA

BY: 
TITLE: Vice Chairman

ATTEST: 
TITLE: Ex-Officio Clerk

STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION

BY: 
TITLE: State Transportation Planner

ATTEST: Charlotte Johnson
BY: EXECUTIVE SECRETARY

JUL 16 '80
Legal Review:
By: A. R. Bush
Attorney - DOT

A G R E E M E N T M O D I F I C A T I O N

Agreement made this 19th day of February, 1990, modifies the Agreement (a copy of which is attached and incorporated herein by this reference and designated as Exhibit "A" for purpose of this Agreement) entered into on the 18th day of May 1989, between the State of Florida Department of Commerce, Division of Economic Development, hereinafter referred to as the "Department", the Florida Department of Transportation, hereinafter referred to as "DOT", and Nassau County, Florida, hereinafter referred to as the "County", whereby the Department transferred funds in the amount of \$1,580,025 in connection with the location of facilities in the "County" by Moto America, Inc., and agrees to extend said Agreement.

W I T N E S S E T E

WHEREAS, pursuant to Section 16.a. of this Agreement, said Agreement may be modified upon the written and mutual consent of the parties, and

WHEREAS, the County has requested an extension to the project commencement and termination dates, and

WHEREAS, the Department finds this request to be reasonable.

- 3 -

extended by the parties pursuant to paragraph 16.a. hereof."

"Unless terminated earlier, the term of this Agreement shall commence on the date inscribed above, the date of execution, and shall continue until completion of the project and its commissioning at that stage. In such case, the term of this Agreement shall commence on the date of the final payment of all costs, and the construction of the transportation equipment of all costs, and the construction of the transportation equipment of the project has been initiated in 1990 unless otherwise contracted or later than May 30, project ceased herein shall commence no later than May 30, 1990, unless terminating at that time because of non-compliance with the terms of this Agreement, and the parties shall have agreed to terminate the project in accordance with the terms of this Agreement."

The dates in paragraph 12 of Exhibit "A" are modified and the entire paragraph is changed to read as follows:

1.0 Modification

Now, therefore, in consideration of the mutual understandings and agreements hereinafter set forth and agreed between the parties as follows:

[Handwritten signatures]
Attorney: GCT
Ex. 2A-11
Legal Department
JAN 31 '50

-3-

[Handwritten signatures]
TITLE: Vice Chairman
ATTEST: *[Signature]*
EX: *[Signature]*
COUNTY COMMISSION
NASAU COUNTY, FLORIDA

[Handwritten signatures]
TITLE: Executive Secretary
ATTEST: *[Signature]*
EX: *[Signature]*
DIVISION OF ECONOMIC DEVELOPMENT
DEPARTMENT OF COMMERCE
STATE OF FLORIDA

IN WITNESS WHEREOF, the parties hereto have caused
their hands and seals to be set to this three (3) page Agreement
Model, written by their respective officials thereto
and duly authorized.

The parties hereto have agreed to all provisions of this Agreement
Model.

2.0 Re-affirmation

[Handwritten signatures]
TITLE: *[Signature]*
ATTEST: *[Signature]*
EX: *[Signature]*
STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION

[Handwritten signatures]
BY: *[Signature]*
ATTEST: *[Signature]*
EX: *[Signature]*

Notas Américas, Inc.

by the following company:

and is in connection with the location of facilities in the County

Massachusetts and provide appropriate, in
sites in Leominster, in the Ocean Spray
located, marketing equipment, and
beginning of the company, a
road from US Highway 20 in the
to construction a two lane divided access

1. The project is described as follows:

described in the following:

structures and improvements before which and access

NOW, MENTIONED, in connection of the minor

in an estimated total cost of \$1,620,000.

WHEREAS, the County is proposed to complete the project

selected referred to Exhibit A, and

in the Economic Development Commission's function

convened by Section 29.063, Florida Statutes, and is set forth

as follows:
as detailed in the economic development and growth of the state is

as the "Project" and described in paragraph 1 below, is necessary

connection of a transportation project, hereinbefore referred to

WHEREAS, the Department has determined that the

WITNESSETH

hereinafter referred to as the "County".

hereinafter referred to as "DOC", and Nassau County, Florida,

as the "Department", the Florida Department of Transportation,

Commerce, Division of Economic Development, hereinbelow referred to

of May 1989, between the State of Florida Department of

this Agreement, entered into this day

1989

AGREEMENT

2. The Department will transfer funds in the amount of \$1,580,025 to the County to be applied toward total direct Project costs when this Agreement is executed by the Department.

3. Funds transferred to the County by the Department upon execution of this Agreement shall be invested by the County, until their actual expenditure, in such income or revenue producing investments as authorized by law for other County funds. All income, interest or other revenues obtained from such investment shall be considered Department funds. The income, interest or other revenues shall be remitted on a semi-annual basis within fifteen (15) days of the close of the months June and December, regardless of the month in which funds were received. Upon completion of the project, all remaining income, interest, or other revenues shall be returned to the Department.

4. No expenditure of Project funds made available by the Department shall be made prior to satisfaction of the following:

a. Before any funds made available by the Department pursuant to this Agreement are expended by the County, the County shall agree by resolution to accept future maintenance and other attendant costs occurring after completion of the Project for the portion of the Project on the County system and forward said resolution to the Department.

b. Before any funds made available by the Department pursuant to this Agreement are expended by the County, the County shall certify to the Department that the business entity referenced to in paragraph 1 above has secured the necessary permits including but not limited to building permits and initiated construction of the facilities referenced herein. If the County fails to provide such certification to the Department within 180 days after contract execution, the Department may, at its discretion, terminate this Agreement. In the event of such termination, a return of funds in accordance with paragraph 13 below shall be promptly accomplished by the County.

c. No expenditure of funds made available by the Department pursuant to this Agreement shall be made by the County

on the State system.

to the County to consequences any position of the Project which may be
Section 336.03, Florida Statutes. See agrees to file a complaint in
complaints which the standards established by DCC pursuant to
that all design and construction of the Project is in accordance with
a proposed environmental impact statement in Florida who shall certify

complaint of the Project. Such certification shall be provided in
proceeding of same to the Department and DCC upon
(DCC) in accordance with Section 336.045 Florida Statutes, and the
standards promulgated by the Florida Department of Transportation
from DCC to design and construct the Project in accordance with
e. the County agrees to seek and accept a nonresident
on the Project.

the Department. The County shall be liable for all costs overruns
and will not require the expenditure of any additional funds from
instituted, the Project will be certified capable to its completion
in paragraph 2 above, the County grants the assurances that, it
7. As an understanding to the disposition of funds received in
protection of the application.

disbursement of the Project fund in case associated with
legislature authorizes the Department of DCC, not for the
capital expenditures, land acquisition, water and sewer lines, for any
Project. No such funds shall be used for the purpose of any
this Agreement shall be expended solely for the purpose of the
6. Funds made available by the Department pursuant to
set forth in Section 334.03(16), Florida Statutes.

of-way has been obtained and meets the definition of right-of-way
supportive documentation substantiating that all required right
shall provide to the Department certification and a copy of
pursuant to this Agreement are expended by the County, the County
5. Before any funds made available by the Department
approval by the County.

documents being duly submitted to the County for pre-audit and
prior to verification of invoices, statements of other related

9. The County shall award construction of the project (if construction costs will exceed \$50,000 exclusive of local in-kind Project costs) to the lowest and best bidder, in accordance with applicable state and federal statutes and regulations, and submit to the Department a copy of the bid tally sheet(s) and a copy of the awarded bid and contract.

10. The County is encouraged to utilize "minority business enterprises," as defined in Section 288.703, Florida Statutes, as subcontractors or subvendors when permitted under this Agreement and to report to the Department all such usage.

11. The County further agrees:

a. To maintain books, records, documents and other evidence according to generally accepted governmental accounting principles, procedures and practices which sufficiently and properly reflect all costs of any nature incurred by the County in the performance of this Agreement and to retain said books, records, documents and other evidence for a period of three (3) years after termination of this Agreement.

b. That aforesaid records, books, documents and other evidence shall be subject at all times to inspection, review or audit by state personnel of the Office of Auditor General, Office of Comptroller and other state personnel authorized by the Department.

c. To include these aforementioned audit and recordkeeping requirements in contracts and subcontracts thereto entered into by the County with any party for work required in the performance of this Agreement.

d. That three (3) months after the date of execution of this agreement and every three (3) months thereafter, it will provide the Department with a report containing details of work completed according to the project schedule; a description of any change orders executed; and a budget summary detailing planned expenditures versus actual expenditures.

e. That upon termination, it will provide the Department with a certification that the Project has been completed in compliance with the terms and conditions of this Agreement.

for other expenses.

Further, to provide a report which shall specify (i) the total funds transferred to the County by the Department pursuant to this agreement; (ii) the total income derived from the investment of said funds; (iii) interest or other revenues arising from the investment of said funds; (iv) the balance of any unexpended amount available by the Department in this agreement; and (v) the balance of any unexpended amount available by the County in this agreement.

5. The privilege copies to the Department of all reports shall be reserved by the County to the Department in this agreement and documents made public during the term of this agreement. Such reports and documents shall be furnished to the Department by the County during the term of this agreement and documents made public during the term of this agreement.

6. The County shall act as an employer of the Department of DCC and DDC and shall be responsible for the payment of compensation and benefits to the employees of the Department of DCC and DDC.

7. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

8. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

9. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

10. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

11. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

12. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

13. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

14. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

15. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

16. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

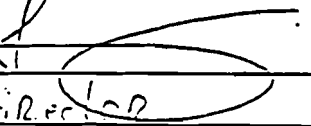
17. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

18. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

19. The County shall make available to the Department of DCC and DDC all funds necessary to meet the expenses of the Department of DCC and DDC.

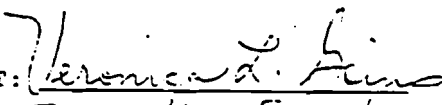
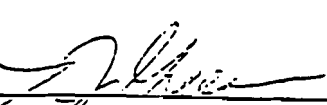
13. Upon termination of expiration of this Agreement in
any manner, any funds made available by the Department
by the parties pursuant to paragraph 16.a hereof.
shall this Agreement continue beyond June 30, 1990, unless extended
by the parties pursuant to paragraph 16.a hereof.
14. Any project funds made available by the Department
pertaining to this Agreement which are determined by the Department
to have been improperly expended by the County in violation of
any agreement or other stipulation law or regulation shall be properly
refunded to the Department. Acceptance by the Department
of any documents or certifications regarding any funds made available
by the County shall not constitute a waiver of the
Department's rights as the funding agency to recover all disbursements
made by the County shall not constitute a waiver of the
right of the Department to recover any funds made available
in a later date by virtue of nonpayment.
15. This Agreement may be terminated by the Department
in the event the County fails to perform its obligations
under paragraph 13 above or fails to pay the Department
the amount due under paragraph 13 above.
16. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
17. By the execution hereof, the parties covenant that
the provisions of this Agreement have caused them
to act in good faith and in accordance with their
best knowledge and belief concerning the parties.
- b. This Agreement is executed in duplicate
and in English and Spanish language.
- c. This Agreement may be modified orally upon the
written consent of the parties.
- d. The County and the Department each agree:
that above shall be completely accomplished by the County,
in satisfaction, a sum of funds in accordance with paragraph 13 and
ce in pecuniary loss of delivery. In the event of such
an expense defrayed by certified mail, certain expenses generated
and provisions of this Agreement, upon less than 24 hours notice
in the event the County fails to perform its obligations
under paragraph 13 above or fails to pay the Department
- e. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- f. Above shall be completely accomplished by the County,
in satisfaction, a sum of funds in accordance with paragraph 13 and
ce in pecuniary loss of delivery. In the event of such
an expense defrayed by certified mail, certain expenses generated
and provisions of this Agreement, upon less than 24 hours notice
in the event the County fails to perform its obligations
under paragraph 13 above or fails to pay the Department
- g. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- h. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- i. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- j. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- k. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- l. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- m. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- n. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- o. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- p. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- q. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- r. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- s. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- t. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- u. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- v. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- w. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- x. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- y. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.
- z. This Agreement may be terminated by the County
in the event the Department fails to pay the County
the amount due under paragraph 13 above.

STATE OF FLORIDA
DEPARTMENT OF COMMERCE
DIVISION OF ECONOMIC DEVELOPMENT

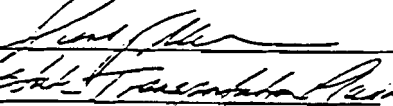
BY: 
TITLE: Director

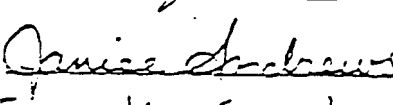
COUNTY COMMISSION
NASSAU COUNTY, FLORIDA

BY: 
TITLE: Chairman

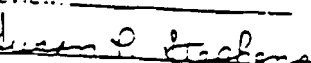
ATTEST:  ATTEST: 
TITLE: Executive Secretary TITLE: Ex-Officio Clerk

STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION

BY: 
TITLE: State Transportation Commissioner

ATTEST: 
TITLE: Executive Secretary

Legal Review: MAY - 5 1960

By: 
Attorney - DCT

ECONOMIC DEVELOPMENT . SPORTATION FUND APPLICATION

FLORIDA DEPARTMENT OF COMMERCE

DIVISION OF ECONOMIC DEVELOPMENT

Project No. _____

Date September 28, 1988

Applicants are advised that this application must be submitted in accordance with the provision of Florida Statutes pursuant to Section 288.063, and Rules 8-6.34 through 8-6.45 FDC adopted by the Division of Economic Development. Failure to do so can be cause for withdrawing tentative approval for funding, if a project is selected by the Division.

I. APPLICANTLocal Government Applicant Nassau County Board of County CommissionersName of Primary Contact Bill LecherAddress 2290 South 8th Street, Fernandina Beach, Florida 32034Telephone 904/261-3511II. COMPANY PROVIDING EMPLOYMENT (Only one company may be listed)Company Moto America, Inc.Primary Contact Frank G. Boulton Title PresidentAddress 14120 N.W. 7th Avenue, Miami, Florida 33163Telephone 305/637-5863Principal Business Activity Automobile Assembly

Type of Facility: New(X) Existing Business Expansion()

Estimated Date to Begin Construction February 1989Estimate Date to Complete Construction November 1989New Employment Generated 200

(Must be at least 100 if grant request is \$100,000 or more)

Net Capital Investment Generated \$3,000,000.00

Briefly Describe the New Facility or the Expansion And Attach

a rough Site Plan 65,000 square feet of plant area underroof, 5,000 square feet of office space and parking areaTRANSPORTATION PROJECT

Briefly Describe the Transportation Problem which is an Impediment to the Location or Expansion of the Company Described Above and Give its Importance in the Decision to Locate or Expand.

There is no improved road access to the plant site. Unless
a road is constructed and maintained, it will be impossible
for Moto America to locate its plant on the Tradeplex property.

HOW MANY CARS ARE PLACED FOR COMMERCIAL 120

PROJECT NUMBER: 11 NOVEMBER 11, 1988

PROJECT NUMBER: 11 NOVEMBER 11, 1988

YES HOW MUCH: \$ -0-

THIS COST OF CONSTRUCTION CONSIDERED IN THE COST OF CONSTRUCTION YES () NO (X)

THIS COST OF CONSTRUCTION BASED ON COMPLETED? YES () NO (X)

PROJECT COST OF DESIGN AND ENGINEERING \$ 145,000.00

PROJECT COST OF ENGINEERING: \$ -0-

PROJECT COST OF CONSTRUCTION \$ 1,145,225

PROJECT TOTAL COST OF PROJECT: \$ 1,290,225

202 COMMERCIAL PROJECT CONSTRUCTION COST ESTIMATE
ADDRESS: Post Office Box 1607
FERNANDINA BEACH, FLORIDA 32034PERSON RESPONSIBLE FOR DESIGN: NAME: HENRY MCGOWAN
ADDRESS: 1615 HUFFINHAM ROAD

PERSON RESPONSIBLE FOR DESIGN: NAME: HENRY MCGOWAN

OF RECOMMENDED IMPACT STUDY

YES DESCRIBE: THE PROJECT IS RELATED TO A FARM,

PROJECT NAME: NAME: HENRY MCGOWAN

YES PLEASE DESCRIBE:

IN THE PROJECT HAS BEEN APPROVED YES () NO (X)

PROJECT DESCRIPTION

PROJECT DESCRIPTION OF PROJECT: INDEPENDENT SUPPORT FACILITIES

TOTAL LENGTH OF PROJECT: 0.853 FT (S)

PROJECT LOCATION: STATE: FL COUNTY: 200 CITY: —

PROJECT LOCATION: (ROAD NO.): U.S. — STATE: FL COUNTY: 200 CITY: —

PROJECT INFORMATION

ADDRESS: 1615 HUFFINHAM ROAD CITY: JACKSONVILLE

NAME: OF DEDICATED EQUIPMENT: HSTBOT ENGINEERING COMPANY

NAME OF PROJECT: FERNANDINA INTERSTATE TRUCKDEPOT

PROJECT NO.: (F.D.C. #2) COUNTY: NASSAU DOT DISTRICT: —

DATE: SEPTEMBER 28, 1988

ECONOMIC DEVELOPMENT TRANSPORTATION PROJECT

FLORIDA DEPARTMENT OF COMMERCE

HIGHWAY

STATION

A 1/2

TO HIGHWAY

1/2 180 Access
ITT Property

