CS-04-127

RINGPOWER CORPORATION

GOVERNMENTAL LEASE AGREEMENT

Dated as of_	
--------------	--

LESSER:

Nassau County BOCC

LESSOR: RINGPOWER CORPORATION

"A political agency or subdivision of the state of Florida"

ADDRESS:

P.O. Box 4000

Fernandina Beach, Florida 32035

ADDRESS:

Lessor, in reliance on Lessee's selection of the equipment described below ("Unit" or "Units"), agrees to acquire, lease, let and sell the Units to Lessee, and Lessee agrees to rent, lease, hire and purchase the Units from Lessor.

Description of Unit(s)

(1) Caterpillar DSR Series II WDA Track Type Tractor

See attached Quotation D8R-121703, dated 12/17/03 for specifications

Serials

To be supplied at the time of delivery

Location of Unit(s):

Nassau County Solid Waste, Nassau County, Florida

Payment Schedule attached.

Lease Term: 36 Months

PAYMENT PROVISION:

Lessee shall pay to Lessor payments (including the principal and interest portion) in 36 consecutive monthly installments of \$9,784.00 commencing at the time of delivery

ADDITIONAL PROVISIONS: Per the attached Quotation #D8R-121703 dated 12/17/03, the machine has full warranty for 36 months/7500 hours with all parts and labor to be supplied by Ring Power Corporation. A deductible of \$200.00 will be charged for repairs after the standard warranty period (the standard warranty period is six months / nalimited bours).

Nassau County is responsible for all scheduled maintenance, all daily/weekly maintenance and all scheduled oil samples. Nassau County is responsible for all wear items (undercarriage, cutting edges, etc.) and any damage beyond normal wear.

If available, RPC will provide a loaner machine if repairs require more than 72 hours.

The lease period is for 36 months or 7500 hours. Should the machine be used more than 7500 hours prior to 36 months then excess hours will be charged at \$56.00 per hour and all repairs after that period will be the responsibility of Nassau County. The machine will be returned to Ring Power at the end of the lease period in a condition in accordance with the Lease Return Condition Agreement.

TERMS AND CONDITIONS

- 1. LEASE TERM; NON-APPROPRIATIONS: The Lease term for each Unit shall commence on its "Delivery Data" (which is the later of the date on which (a) Lessor executes this Lease, (b) Lessee or its agent receives possession or takes control of the Unit) and shall continue through the last day of Lessee's fiscal year in which the Delivery Date occurs and, thereafter, shall covenant to budget and appropriate the funds. Within seven days following the Delivery Date of each Unit, Lessee shall execute and deliver to Lessor a Delivery Supplement using Lessor's standard form. In the event no funds or insufficient funds are appropriated and budgeted or are otherwise not available in any fiscal year for payments due under this Lease, Lessee will immediately notify Lessor of such occurrence and this Lease shall terminate on the last day of the fiscal year for which appropriations were received without penalty or expense to Lessee, except as to the portions of payments herein agreed upon for which funds shall have been appropriated and budgeted or are otherwise available. Notwithstanding the foregoing, Lessee agrees that, to the extent permitted by law, it will not cancel the Lease under the provisions of this Section 1 if any funds are appropriated to it or by it for the acquisition, retention or operation of the Units or other equipment performing functions similar to the Units for the fiscal year in which termination occurs.
- 2. PAYMENTS; NET LEASE: During the Lease term, Lessee shall pay to Lessor, rent for each Unit as stated in the attached Payment Schedule and according to the above Payment Provision. An amount equal to one payment for all of the Units must accompany this Lease. If Lessor accepts and executes this Lease, said amount shall be applied to the first payment due. If Lessor does not execute this Lease, said amount will be returned to Lessee. If Lessor does not receive a payment on the date it is due, Lessee shall pay to Lessor, on demand, interest at the rate of six percent (6%) per amount, simple, on the late payment. This Lease is a net lease, and Lessee shall not be entitled to any abatement or reduction of payment or any setoff against payment, whether arising by reason of any past, present or future claims of any nature by Lessee against Lessor. Except as otherwise expressly provided herein, the obligations of Lessor and Lessee shall not be affected by any defect in, damage to, loss of possession or use of any Unit, however caused, by the attachment of any lien or other claim to any Unit, by any interference with Lessee's use of the Unit, for any cause, other than Lessor's failure to satisfy Lessor's Total Maintenance & Repair obligations under this Lease, whether similar or dissimilar to the foregoing, any present or future law to the contrary notwithstanding.

- 3. DISCLAIMER OF WARRANTIES: Lessee acknowledges and agrees that Lessor is not the manufacturer of the Unit(s) and that Lessoe has acknowledges and agrees that Lessor is not the manufacturer of the Unit(s) and that Lessoe has acknowled our Lessoe own judgm-set without any reliance whatsoever on any statements or representations made by Lessor. AS BETWEEN LESSOR AND LESSEE, THE UNIT(S) ARE PROVIDED "A IS" WITHOUT ANY WARRANTIES OF ANY KIND. LESSOR HEREBY EXPRESSLY DISCLAIMS a) ALL WARRANTIES OF MERCHANTABILITY, b) ALL WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, AND c) ALL WARRANTIES AGAINST INFRINGEMENT OR THE LEKE. Lesser assigns to Lessee its interest is any of the manufacturer's warranties on the Unit(s).
- 4. POSSESSION, USE AND MAINTENANCE: Lessee shall not (a) use, operate, maintain or store any Unit improperly, careleasly, assembly or in violation of any applicable has or regulation or for any purpose other than in the conduct of Lessee's business; (b) abandon any Unit; (c) sublease any Unit, permit the use of any Unit by anyone other than Lessee change the use of any Unit from that specified in the attached Application Survey/Usage Richer, or change the location of any Unit from that specified above, without the prior write consent of Lessor, or (d) sell, assign or transfer, or directly or indirectly create or suffer to exist any lien, claim, security interest or encumbrance on any of its rights hereunder or in an Unit. The Units are and shall remain personal property irrespective of their use or manner of attachment to veality. Upon prior notice to Lessee, Lessee is shall not after any accessory or equipment to an Unit if such alteration or addition would impair the originally intended function or use or reduce the value of such Unit. Any alteration or addition to any Unit shall be the responsibility of and at the sole risk of Lessee. If Lessor supplies Lessee with labels stating that the unit is leased from Lessor, Lessee shall affix and keep them in a prominent place on the Unit. The Lessee is responsible for daily fluid top-offs, vandalism, fire & theft, operator abuse and acts of nature.
- 5. LESSEE'S REPRESENTATION AND WARRANTIES: Lessee represents and warrants to Lessor that (a) Lessee is a fully constituted political subdivision or agency dul organized and existing under the Constitution and laws of the state where the Units will be located; (b) Lessee has the power to enter into and perform this Lease and has taken a necessary and appropriate action to authorize the execution, delivery and performance hereof; (c) this Lease constitutes a valid and legally binding and enforceable obligation of Lesset and (d) Lessee has sufficient appropriations or other funds available to pay all amounts due hereusader for the current fiscal year and reasonably believes that funds can be obtains sufficient to make all payments during the term of this Lease. Lessee represents that the use of the Units is essential to Lessee's proper, efficient and economic operation. Lesse acknowledges and agrees that the payments have been calculated by Lessor assuming that the interest portion of each payment is accludable from gross income for Federal income tax the interest rate will be adjusted to 10% per annum retroactive to the date of the tax code change. Lessee represents, warrants and covernant that: (a) Lessee will comply with the information reporting requirements of Section 149(a) of the Code, as the same may be amended from time to time, and such compliance shall include but not be limite to the execution of information statements requested by Lesser; (b) Lessee will not do or cause to be done any act which will cause, or by omission of any act allow, the Lesse to be private activity bond within the meaning of Section 141(a) of the Code; (c) Lessee will not do or cause to be done any act which will cause, or by omission of any act allow, the interest portion of the payments to be or become includable in gross income for Federal income taxation purposes under the Code; and (f) Lessee will be the exclusive owner, user and operation of the Units.
- 6. TAXES: Lessee agrees to promptly pay or reimburas Lessor for all fees and taxes of any nature, together with any penalties, fines or additions to tax, or interest thereon (all of the foregoing hereafter the "impositions"), arising at any time prior to, during or subsequent to and associated with, the Lease term and levied by Nassau County Florida with respect to or i connection with any Unit, excluding, however, tones measured by Lessor's net income (of but not excluding any net income taxes which, by the term of the statute imposing such to expressly relieve Lessee or Lessor from the payment of any impositions which Lessee would otherwise be obligated to pay or reimburses. If Lessor is not entitled to a corresponding an equal deduction with respect to any impositions which Lessee is required to pay or reimburses and such payment or reimbursement constitutes income to Lessor, then Lessee shall also pa to Lessor the amount of any impositions which Lessor is obligated to pay in respect of (a) such payment or reimbursement by Lessee and (b) any payment by Lessee made pursuant t this sentence. Lessee shall prepare and file, in a manner satisfactory to Lessor, any reports or returns which may be required with respect to the Linits. For purposes of this Section "Lessor" shall include any affiliated group, within the meaning of Section 1504 of the Code, of which Lessor is a member for any year in which a consolidated or combined income to return is filed for the affiliated group.
- LOSS OR DAMAGE; INSURANCE: Lessee assumes all risks and habilities of loss, damage or Casualty Occurrence (as hereinafter defined) for any cause whatsoever, for condemnation of any Unit prior to, during or subsequent to and associated with, (until the Unit is returned to Lessor pursuant to Section 10) the Lease term, Subject to the limitations (Section 768.28, Florida Statutes, Lessee shall be responsible for injury to or death of any person or damage to any property arising out of or incident to Lessee's possession, us operation, condition or storage of the Unit. If any Unit becomes damaged, from any cause whatsoever, Lessee shall give Lessor prompt notice thereof. If Lessor reasonably determine that such damage is not irreparable, then Lessee shall, at its expense, promptly restore the Unit to the condition required by Section 4 above, unless that damage was caused by Lessor, i which event, Lessor shall, at its expense, promptly restore the Unit to the condition required by Section 4 above. If any Unit becomes worn out, lest, staken, destroyed or irrenarable damaged (as reasonably determined by Leasor) from any cause wisaspever other than east of Leasor, or taken by condemnation or otherwise (any such occurrence herein referred to as "Casualty Occurrence") prior to, during or subsequent to (usual the Unit is resumed to Leason pursuant to Section 10) the Leason term, Leason shall give Leason prompt number thereof. I the event of a Casualty Occurrence, Lessee shall pay to Lessor, on the earlier of (a) the first payment date following such Casualty Occurrence or (b) thirty (30) days following suc Casualty Occurrence, a sum (the "Termination Value") equal to (a) the "Beginning Salance" (as specified in the attached Payment Schedule) as of the rest payment due following suc Casualty Occurrence, plus (b) the amount of the interest portion (as specified in the Payment Schedule) of the next payment due following such Casualty Occurrence multiplied times fraction the numerator of which is the number of days from the later of (a) the Delivery Date of the Unit or (b) the due date of the payment immediately preceding such Casualt Occurrence until the due date of the payment due hereunder in respect of such Casualty Occurrence and the denominator of which is 360. Lessee, at its expense, shall keep each Un insueed against all risks for not less than the applicable Beginning Balance with respect to such Unit and shall maintain comprehensive public liability insurance covering each Unit for not less than \$1,000,000 for combined coverage for bodily injury and property damage. All insurance shall (a) be in a form and with such companies as Lessor shall approve. (b) apenif Lessor (or its designee) as their interest may appear as Additional Insured (as allowed under Section 768.23, Florida Statutes), (c) be primary, without right of contribution from any other insurance carried by Lessor, (d) provide that such insurance may not be cancelled or altered so as to affect the interest of Lessor without at least thirty (30) days' prior written notice t Lusson, and (e) name Lessor (or its designee) as loss payer. Lessee agrees so notify Lessor of any occurrence which may become the basis of an insurance claim hereunder and not t make any adjustments with insurers without Lessor's prior written consent. Prior to the first Delivery Date of any Unit, Lessee shall deliver to Lessor satisfactory evidence of sur insurance coverage.
- 8. WAIVER AND INDEMNITY: WITHOUT WAIVING ITS SOVEREIGN IMMUNITY AND SUBJECT TO THE LIMITATEONS OF SECTION 768-28, FLORID, STATUTES, LESSEE HEREBY AGREES TO RELEASE, DEFEND, INDEMNIBY AND HOLD HARMLESS LESSOR, ITS DIRECTORS, OFFICERS, EMPLOYEE'S AGENTS AND ASSIGNS FROM AND AGAINST ANY CLAIMS FOR PERSONAL INJURY AND PROFERTY DAMAGE ARISING OUT OF, CAUSED BY, OF RELATING TO USE AND OPERATION OF A UNIT BY LESSEE, UNDER NO CONDITION OR CAUSE OF ACTION SHALL LESSOR BE LIABLE TO LESSEE FOR ANY LOSS OF ACTUAL OR ANTICIPATED BUSINESS OR PROFITS OR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES.
- 9. EVENTS OF DEFAULT; REMEDIES: Each of the following shall constitute an "Event of Default" hereunder: (a) Lessee shall fail to make any payment to Lessor when dm (b) any representation or warranty of Lessee contained herein or in any document farnished to Lessor in connection herewith shall be incorrect or misleading when made; (c) Lessee shall fail to observe or perform any other covenant, agreement or warranty made by Lessee hereunder and such failure shall continue for ten (10) days after written notice thereof to Lessee; (c) Lessee shall fail to make any payment on its bonded indebtedness when due; or (e) there shall be a default by Lessee under any other agreement between Lessor and Lessee. If any Even of Default shall occur, Lessor, at its option, may (a) proceed by appropriate court action(s) to embrore this Lesse or to recover damages for the breach thereof; (b) by notice in writing a Lessee, terminan this Lesse, and require Lessee to return the Units as provided in Section 10 of this Lesse and demand payment from Lesses of any and all amounts then due under the Lesse or which may have accrued to the date of termination. In any hitigation arising out of this Lesse, the prevailing party shall be entitled to recover reasonable attorney's fees and community in enforcing this Lesse. The remedies herein provided shall be cumulative and in addition to all other remedies at law or in equity; provided, however, Lessor shall not be entitled to recover a greater amount in damages than Lessor could have gained through Lesses's full, timely and complete performence under this Lesse, plus all fixes, costs and expense incurred by Lessor in enforcing this Lesse, has all line expenses incurred in connection therewith shall be payable by Lessor upon demand. If Lessor fails to perform any of its obligation under this Lesse, Lessor may (but need not) it any time thereafter perform such obligation, and the expenses incurred in connection therewith shall be payable by Lessor upon demand.
- 10. RETURN OF UNIT: Upon any termination of the term of this Lesse with respect to each Unit or if Lessor shall rightfully demand possession of any Unit, Lessee, at its expense shall forthwith deliver the unit to Lessor, appropriately protected and in the condition required by Section 4, at the option of Lessor, to the premises of the nearest RingPower Corporatio location, or on board such carrier as Lessor shall specify and shipping the same, freight collect, to the destination designated by Lessor. If the Unit is not in the condition required by Section 4, Lessee shall pay to Lessor, on demand, all costs and expenses incurred by Lessor to bring the Unit into said condition other than those costs covered by Lessor's Total Maintenance & Repair obligation.

- 11. REPORT TO IRS: Lesse will report this Lesse to the Internal Revenue Service by filing Form 8038-G, 8038-GC or 8038 whichever is applicable. Pallure to do so will gaus the Lesse to have its tex exempt status. Lesses agrees that if the appropriate form is not filed, the interest rate will be adjusted to an equivalent taxable interest rate.
- 12. TILLE, SECURITY INTEREST AND FURTHER ASSURANCES. Provided (a) Lesses has accepted each Unit on its delivery date; (b) no Event of Default exists as of the Delivery Date of the Unit, provided, however, that in the event (i) this Lesses is terminated purposent in Section: bereaf, or (ii) an Event of Default has occurred and is continuing, title to the Unit shall immediately revest in Lessen, first of any right, title and instruct of Lessen, unless therefore, elect otherwise in writing.
- 33. ASSIGNMENT; COUNTERPARTS. Without the prior written consent of Lessor, no assignment of this Lease or any right or obligation becomes may be made by Lessoe to any assigns of Lesson. Lesson may not assign its right, title and interest in and to this Lease and the Units and/or great or assign a society interest in title Lease and the Units, in a part. Authoragh numbries commenpants of this document may be signed, only the constangent according and certified by RingFower Congruence on the signaling and the original will constant original dustrial paper.
- 14. EPPECT OF WALVER: No delay or consistion to exercise any right or remedy accraining to Lesson berrunder shall impair any such right or remedy are shall in be consisting to be in writing specifically set first. This Lesse completably states the rights of Lague and Lesses with respect to the Units and supersects all prior agreements with respect theme. Time is of the expense of this Less, or modification of this Lesses and in writing and signed by the authorized representatives of Lesson and Lesses. All modifies the modern shall be care or at such other actions as many be formatical in writing. If any provisions shall be invalid under any applicable law, said provisions shall be given effect. All obligation of Lesson under this Lesses shall be expiration or termination of this Lesses to the expiration or termination of this Lesses to the expiration of this Lesses to the extent required for their full observance and performance.
- 15. GENERAL. This Lesse shall be governed by and construed under the laws of the State where the Units are located

LESSEE A
CKNOWLED
DGES HAVI
NG RECEIVEL
ATTINA V CIR
COMPLETED
AND EXE
CUTED COP
PY OF THIS /
AGREEMEN

LESSEE ACKNOWLEDGES HAVING RECEIVED A FULLY COMPLETED AND EXECUTED COPY OF THIS AGREEM	COMPLETED AND EXECUTED COPY OF THIS AGREEM!
Lessee: BOARD OF COUNTY COMMISIONERS NASSAU COUNTY/FLORIDA	Lesson RINGPOWER CORPORATION
By Stone & Vangant	By Bree R allian
Name (PRINT) FLOYD L. VANZANT	Name (PRINT)
Its: CHAIRMAN	Title: CREDITA 27-9
Date: January 26, 2004	RING POWL
	5/11/04
ATTEST:	
J. M. "CHIP" OXLEY, JR.	
Is: bx-Amoro Clear	
Approved as to form by the	
Nassau County Athurary	
Michael S. Mullin	

RING POWER CORPORATION Lease Return Condition Agreement

This agreement is between Nassau County BOCC	_(Lessee) and Ring Power Corporation (Lessor), with						
regards to the following unit Caterpillar D8R II	, S/N which is being leased by the						
Lessee_							
The Lessee agrees that each unit, upon its return, s	shall:						
1. Be in sound mechanical shape and, if mobile,	shall be in good working order under full payload.						
2. Have tires in safe and operable condition with	Have tires in safe and operable condition with a minimum of forty percent (40%) life remaining						
	OR						
Have a minimum of forty percent (40%) life re	maining on all undercarriage components including						
track shoes, links, pins and bushings, idlers, bo	ogies, sprockets, carrier rollers and track rollers.						
	to sheet metal or glass shall not exceed \$1,500.00; and						
4. Have no structural damage to the frame.							
	by an inspection report done prior to its return to be						
	the condition specified above, Lessee shall reimburse						
Lessor for the cost to restore the unit to such condi	non.						
Nassau County BOCC (Lessee)	Ding Donor Composition						
(Lessee)	Ring Power Corporation						
A SI Al	An O 1						
Signature	Bru Linghaver						
Signalme .	Signature ()						
Name (Print): Lee Pickett	Name (Print):REDIT						
Title: SOLID WASTE DIR.	Title: CREDIT AGER RING POVE SURPORATION						
Date: 4/20/04	Date: 5/11/04						
- Hazir							

DELIVERY SUPPLEMENT

This pertains to the Lease, dated as of $\frac{4-2\eta-o4}{}$ between Ring

This confirms that the Lessee physically received the following Unit(s) on the possession data below. As of the date of signature of this form, (i) the Unit(s) are in all respects satisfactory to Lessee for leasing under the Lease, and (ii) Lessor has performed all of its obligations under the Lease. Description of Unit(s)	Power Corporation as Lessor and Nassau Co	ounty BOCC as Lessee.
(1) Caterpillar D8R II Nassau County Landfill Possession Date: 4~27-04 Signature: Lee Schoff Name (PRINT) Lee Pickett	below. As of the date of signature of this form, Lessee for leasing under the Lease, and (ii) Le	(i) the Unit(s) are in all respects satisfactory to
Possession Date: 4-27-04 Signature: Lee Sichelf-Name (PRINT) Lee Pickeff	Description of Unit(s)	<u>Location</u>
Name (PRINT) Lee Pickety	(1) Caterpillar D8R II	Nassau County Landfill
Name (PRINT) Lee Pickety		
Name (PRINT) Lee Pickety		
Name (PRINT) Lee Pickety		·
Name (PRINT) Lee Pickety		
Name (PRINT) Lee Pickety		
Name (PRINT) Lee Pickety		·
Name (PRINT) Lee Pickety		
Name (PRINT) Lee Pickety	Possession Date: 4~27-04	Signature: Lee Dikett
Title		Name (PRINT) Lee Pikett
Date 4/50/04		Title
		Date 4/ 50/04

INVOICE

SH NASSAU COUNTY BOARD OF COMMISSIONERS P SOLID WASTE P 0 BOX 4000 32035 FERNANDINA BEACH

以下,这个时间的一种 。	Traine here				93.	2.1
00SX01519329	04-27-04	OUR TRANSPORT	04-27-04	04000406-00	032036	
	illani	The second of the second of				

TAX EXEMPTION LICENSE CONSUMER EXEMPT

PAYMENT OF THIS INVOICE IS DUE ON 5/6/04

EQUIPMENT SALE

MODEL CATERPILLAR D8RII

NEW CATERPILLAR D8RII TRACTOR

ID NO: 6YZ01802 SERTAL NO: 6YZ01802 PIN: *CATUOD&R 1.0 6YZ01802 6YZ01802

CATUOD8RA6YZ01802

REF: 157-0818

NEW CATERPILLAR D8 11 TRACK-TYPE TRACTOR EQUIPPED WITH CAB, ROPS MOUNTED AIR CONDITIONING, ENGINE COOLANT HEATER, FUEL TANK GUARD, CLAMSHELL FINAL DRIVE GUARD, POWER ACTUATED BELLY GUARDS. FRONT AND REAR STRIKER GUARDS, EJECTOR FAN, AMOCS WASTE HANDLING RADIATOR, LAMINATED THERMAL SHIELD, REAR SCREEN, RIPPER HYDRAULICS, WASTE HANDLING ARRANGEMENT, OIL CHANGE SYSTEM, 4 FRONT SUPPLEMENTAL LIGHTS, ADDITIONAL COUNTERWEIGHT, TURBINE OPTIMAX PRECLEANER. CYLINDER MOUNTING, RH LIFT WITH LINES CYLINDER, AND LH LIFT WITH LINES CYLINDER, BASIC BULLDOZER 8SU, 8SU

ENGINE S/N: BET09879 LANDFILL BLADE. **********REF SALE AGREEMENT #\$14738****

1.0

1.0

A SERVICE CHARGE OF 1 1/4 % PER MONTH WILL BE CHARGED ON PAST DUE ACCOUNTS.

Remit to: Ring Power Corporation P.O. Box 116987 Atlanta, GA 30368-6987

455277.00

禁护法院掌握主动相关

455277.00

February 11, 2004 and to narrow the five down to three. Commissioner Acree seconded the motion as amended. The motion, as amended, carried unanimously.

and the second s

6:37 Mr. Mullin stated that he would bring back to the Board at the Emergency Special Meeting on January 27, 2004 the discussion of the Lime Street right-of-way acquisition and any changes to the contract language.

6:38 Upon the request of the County Attorney, it was moved by Commissioner Deonas, seconded by Commissioner Samus, and unanimously carried to continue the discussion of the Bryceville landfill to the Regular Meeting on February 11, 2004.

6:38 It was moved by Commissioner Samus and seconded by Commissioner Deonas to approve the following items:

- Approval of the 1st quarter reimbursements for the Consolidated Solid Waste Management Grant in the amount of \$16,030.
- Approval of Form 471, Part II of the E-Rate Grant application for the Library.
- Approval of amendment of the Library's Fiscal Year 2004 budget to include the \$53,417 in unanticipated revenue from the State Aid grant.
- Approval of lease agreement with Ring Power for a new 320 CL Caterpillar Hydraulic Excavator, at a 3-year rental cost of \$3,504 per month for a total cost of \$126,144.
- Approval of lease agreement with Ring Power for a new D8RII Caterpillar Tractor

- Approval of lease agreement with Ring Power for a new Caterpillar D5G LGP Hystat Tractor, at a 3-year rental cost of \$2,352 per month for a total cost of \$86,672.
- Approval of request from Human Resources for maintenance agreement with Adams Remco, Inc. for a copier and to approve a budget transfer from Human Resources Department Rentals/Leases 01122513-544000 to Maintenance Service Contract 01122513-546020.

Upon the request of the Clerk, Commissioner Samus amended her motion to only accept the revenues on the request to amend the Library's Fiscal Year 2004 budget. Commissioner Deonas seconded the motion as amended. After discussion regarding the landfill equipment, Commissioner Samus further amended her motion to exclude the approval of lease agreements with Ring Power for a new 320 CL Caterpillar Hydraulic Excavator and for a new Caterpillar D5G LGP Hystat Tractor. Commissioner Deonas seconded the motion as amended. The motion, as amended, carried unanimously.

6:45 Upon the request and recommendation of the County Attorney, it was moved by Commissioner Deonas, seconded by Commissioner Marshall, and unanimously carried to approve the sovereignty submerged lands lease modification to increase the square footage regarding the North End Boat Ramp.

6:46 Upon the request and recommendation of the County
Attorney, it was moved by Commissioner Samus, seconded by

10/08/2005 1(13

BOARD OF COMMISSIONERS ASSET LIST BY CLASS/LOCATION

PAGE 5 falocist

DEPT ROOM	TAG # ASSET #	SUB CLASS DESCRIPTION	MANUF	SERIAL # CUSTODIAN	QTY	ACQUIS DATE EST LIFE	ACQUIS COST CURR BOOK	REPLACE COST REMARKS STATUS CAPITALIZE?
0341	2560 20011956	ROTARY CUTTER ROTARY CUTTER	RHINO	13953√ DEPT HEAD		09/01/1994 5	1,405.00	1,405.00 ACL'UL Y
0341	2512 V 20011957	TRACTOR FARM TRACTOR	JOHND	L06300K134955 ✓ DEPT HEAD		11/01/1994 5	23,651.72	23,651.72 ACTIVE Y
0341	2541 2001 1958	ROLL-OFF TRUCK MACK ROLL-OFF TRUCK		1M2B120C9BA050447 7 7 DEPT HEAD .		06/01/1995 5	28,900.00	28,900.00 delete Huckian ACTIVE Y
0341	2556 St. 1039	MISC EQUIPMENT-OTHER GASCOPE	RMSA	6783 ✓ DEPT HEAD		09/01/1995 10	1,105.87	1,105.87 ACTIVE Y
0341	25105W 168 20011961	BACKHOE LOADER	CATER	8ZK07007 ✓ DEPT HEAD		01/01/1996 5	47,722.95 .bo	A7,722.95 ACTIVE Y Delete/Auct
0341	2534 20011963	MISC HEAVY EQUIP COMPACTOR	CATER	87X01878 DEPT HEAD		02/01/1996 5	303,711.05 .00	303,711.05 ACTIVE Y
	2530	TRACTOR D5 DOZIER	CATER	1DDD6662 V DEPT HEAD		02/01/1996 _. 5	131,782.86	131,782.86 ACTIVE Y
0341	SW 47 / 20011969	TRAILER SEMI-TRAILER		6-0104 V DEPT HEAD		03/01/1996 12	3,500.00 729.13	3,500.00 ACTIVE Y
0341	SW 48 20011970	COMPRESSOR COMPRESSOR	DAVEY	6-0262/37637 DEPT HEAD		03/01/1996 3	2,100.00	2,100.00 delete
0341	SW 49 20011971	COMPUTER COMPUTER	PENTI	0526GI8L0496/LN DEPT HEAD		04/01/1996 5	2,025.00	2,025.00 delety
0341	2509 20011972	TRACKLOADER TRACKLOADER	CAT .	86G03138V DEPT HEAD	•	04/01/1996 5	284,159.70	284,159.70 ACTIVE Y
0341	SW 51 20011973	TRUCK TRACTOR TRUCK TRACTOR	KAISE	6-0314/9524-13344 \ DEPT HEAD		05/01/1996 3	10,639.52	10,639.52
0341	SW 53 20011974	TANKER 5000 GAL TANKER TR	AILER	5-634-12/3D71166 DEPT HEAD		04/01/1996 10	7,397.00 431.51	ACTIVE Y ALL ALL
0341	2546 20011975	PRESSURE WASHER PRESSURE WASHER	WHITC	496-1707 DEPT HEAD		06/01/1996 5	3,525.00	3,525.00 ACTIVE Y
0341	SW 58 20011976	WELDER LIN RANGER 9 ONAN	HOLOX	305293 ✓ DEPT HEAD		07/01/1996 5	3,275.12	3,275.12 ACLULY
0341	SW 59 20011977	MISC EQUIPMENT-OTHE				07/01/1996 5	985.00 .00	985.00 delite
0341	SW 60 20011978	MISC EQUIPMENT-OTHE		P-220 DEPT HEAD		07/01/1996 5	608.00 .00	608.00 duly

10/08/2005 1' 13

BOARD OF COMMISSIONERS ASSET LIST BY CLASS/LOCATION

PAGE 7
faloclst

MANUF SERIAL # QTY ACQUIS DATE ACQUIS COST REPLACE COST TAG # SUB CLASS DEPT REMARKS CUSTODIAN DESCRIPTION EST LIFE CURR BOOK STATUS CAPITALIZE? ROOM ASSET # 0341 2508 RECYCLE BOXES 981703 03/01/1998 2,795.00 ROLL OFF RECYCLE BOXES DEPT HEAD 10 698.85 CATER 7XMO3485 353,018.00 TRACTOR 07/01/1998 353,018.00 0341 2529 /20012042 V CATERPILLAR .00 0341 2531 Km h BOMAG 101570521050 V 03/10/2000 COMPACTOR 361,705.00 BOMAG COMPACTOR DEPT HEAD 5 .00 167 PRESSURE WASHER 3,186.52 AV500 200012010003 🏏 3, 186.52 ACT 03/13/2000 HOT WATER PRESSURE WASHER DEPT HEAD 10 CUSTO TWO4903835 72518452 V 06/08/2001 1,015.00 1,015.00 COMPUTER SWITCH 2524 DEPT HEAD 152.23 STARTER KIT KENT- 91095974 05/19/2001 1.496.45 0341 SW 153 PRO-LINK STARTER KIT DEPT HEAD 20012060 199.56 : 0341 2516 Sw 174 TRACTOR CATER 9PN01788 08/31/2001 227,340.00 227,340.00 ACL.VE 20012062 D6R-DS CATERPILLAR TRACTOR DEPT HEAD TRACTOR NEW H 001288091 2524 1 01/14/2003 7,546.88 7,546.88 A(x 20030008 FARM TRACTOR DEPT HEAD 1,657.36 750.00 Active 0341 2514 TRUCK CHEVY 1G8ED18J4GF184762 1 11/18/2002 750.0D 20030035 CHEV BLAZER #82 (SUV) 1 . 00 LOCATION 376 TOTALS COINT -2,421,070.79 2,421,070.79 80,154.79 LOCATION: 377 LOFTON LF 0341 2572 RECYCLE BOXES 980539 4,600.00 10/01/1990 20012031 10 ` RECYCLE BOXES DEPT HEAD 0341 2576 RECYCLE BOXES 980540 10/01/1990 4.600.00 ROLL OFF RECYCLE BOXES 20012032 DEPT HEAD 10 LOCATION 377 TOTALS COUNT: 9,200.00 9.200.00 .00 LOCATION: 379 CALLAHA LF TANK-ABOVE GROUND ST 09/30/1999 3,447.00 20011927 ABOVE GROUND STORAGE TANK . 00 0341 2580 ROLL-OFF CONTAINER 08/23/1999 2,095.00 20011928 OPEN TOP ROLL-OFF CONTAINER DEPT HEAD