RESOLUTION OF BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY REGARDING USE OF EXCESS 80% SUR-PLUS GAS TAX OR 80% SEVENTH CENT GAS TAX TO PAY INTEREST ON THE \$2,000,000 NASSAU COUNTY GENERAL OBLIGATION AND REVENUE BONDS. 63-12-

WHEREAS, by the terms of the Nassau County \$2,000,000 General Obligation and Revenue Bonds the County is required to levy and collect sufficient ad valorem taxes to pay the interest on said obligations if called on to do so by the State Board of Administration, or to provide for the payment of interest from other funds in lieu of such levy and collection of ad valorem taxes, and

WHEREAS, pursuant to said terms, Mr. E. O. Rolland, Executive Director of the State Board of Administration, in a letter dated July 5, 1963, called upon the Board of County Commissioners of Nassau County to levy and collect the amount of \$53,748.85 to meet bond interest requirements due by July 31, 1964, or in lieu of such levy and collection, to make this amount available on or before that date from other funds, and

WHEREAS, it now appears that there will be sufficient excess 80% Surplus Gas Tax or 80% Seventh cent Gas Tax accruing to The State Road Department of Florida for use in Nassau County which is uncommited to the Ocean Highway and Port Authority bonds or to the \$2,000,000 Nassau County General Obligation and Revenue Bonds to pay the said \$53,748.85 called for, and

WHEREAS, it appears that such funds may be legally used for the purpose of making this payment.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Nassau County that the State Road Department is hereby requested to pay to the State Board of Administration, or

to authorize the State Board of Administration to withhold sufficient funds from the uncommited or excess 80% Surplus Gas Tax or 80% Seventh cent Gas Tax accruing to the State Road Department of Florida for the use in Nassau County as such to meet the interest requirements in the amount of \$53,748.85 on or before July 31, 1964.

ADOPTED this 10th day of July, A. D. 1963.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA.

By: Jany Poole As Its Chairman

ATTEST:



STATE BOARD OF ADMINISTRATION OF FLORIDA TALLAHASSEE

July 5, 1963

J. EDWIN LARSON STATE TREASURER AS TREASURER RAY E. GREEN STATE COMPTROLLER AS SECRETARY

FARRIS BRYANT GOVERNOR AS CHAIRMAN

E. O. ROLLAND EXECUTIVE DIRECTOR

Honorable Thomas B. Shave, Jr., Attorney Board of County Commissioners Nassau County Fernandina Beach, Florida

> RE: Nassau Co. General Obligation and Revenue Bonds Dated August 1, 1954.

Dear Mr. Shave:

You will recall that under Section 1.04 of the lease-purchase agreement between your Board and State Road Department, it was agreed by your Board to levy and collect and transfer to this Board a sufficient amount of ad valorem taxes as shall be necessary in each fiscal year, together with the stipulated amounts required to be paid by the State Road Department as rentals, to meet the requirements of the above-captioned bonds becoming due and payable in such fiscal year, and to create and maintain a reserve fund equal to and sufficient to pay the principal and interest due in the next succeeding fiscal year, or, in lieu of an ad valorem levy, the county may pay to this Board from other legally available funds the amount certified to be required.

The enclosed statement reflects the bond requirements for the year ending July 31, 1964. While you will note that I am not now certifying as to these requirements, I feel that the amount is proper and will be certified in due course. In the meantime, I would like to have the reaction of your Board as to whether it is desired to make an ad valorem tax levy or whether it is preferred by your Board to transmit to this Board the sum of \$53,748.85 shown on the enclosed statement, from other legally available funds.

You will further recall that on July 11, 1962, your Board adopted a resolution requesting the

Honorable Thomas B. Shave, Jr. -2- July 5, 1963

State Road Department to pay the amount due on this issue on or before July 31, 1963, from the 80% surplus gas tax accruing to the Department for use in Nassau County.

We would appreciate your prompt attention to this matter so that if an ad valorem tax levy is necessary we can certify it to your Board without delay.

Yours very truly,

(and

E. O. Rolland Executive Director

JAS:bg Enclosure

cc: State Road Department

NASSAU COUNTY GENERAL OBLIGATION AND REVENUE BONDS

DATED AUGUST 1, 1954

| Bond Requirements for the Year Ending July 31, 1964: | |
|--|--|
| Interest due 2-1-64 | \$ 26,081.25 26,081.25 95,000.00 148.85 153,600.00 |
| Total Requirements | \$300,911.35 |
| LESS: | |
| Cash Balance 7-31-63 \$ 966.37 \$179,515 Par Val.Investments Carried at 171,145.41 Due by State Road Department 8-1-63 to 7-31-64 100,000.00 | |
| <u>Less:</u> 80% Surplus Received July,1963 18,658.54 | |
| Interest Earnings 8-1-62 to 7-31-6 <u>3</u> 6,290.74 75,050.72 | 247,162.50 |
| BALANCE DUE BY COUNTY 8-1-63 TO 7-31-64 | \$53,748.85 |
| | |

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Code No. 32034 July 17th, 1963

Honorable E. O. Rolland, Executive Director, State Board of Administration Tallahassee, Florida.

Re: \$2,000,000 Nassau Co. General Obligation and Revenue Bonds dated Avgust 1, 1954.

Dear Sir:

Herewith attached resolution, in duplicate, adopted by the Board of County Commissioners on July 10th, 1963 with reference to the above subject matter.

Very truly yours, BOARD COUNTY COMMISSIONERS, NASSAU COUNTY, FLORIDA, D00/h ВΥ Clerk. Encls: (2)

County of NASSAU, Florida Board of County Commissioners

<u>RESOLUTION</u>

WHEREAS, the United States of America and the State of Florida have each promulgated laws and plans for the mobilization of Civil Forces, conservation of resources, and coordination of efforts to protect life and property, and

WHEREAS, the Civil Defense Council of Nassau County has proposed a plan for EMERGENCY OPERATIONS in the event of enemy attack, which plan is dated 22 May 1961, and is in conformity with the statutes of the State of Florida and the National Plan for Civil Defense, contemplating the adoption of such plans in all counties of this State,

Now, THEREFORE, BE IT RESOLVED by the Board of County Commissioners, in regular session assembled, that the County of NASSAU shall, and it does hereby confirm and adopt the said PLAN for EMERGENCY OPERATIONS dated 22 May 1961, a copy of which has been placed on file with the County Clerk.

The foregoing Resolution was offered by Commissioner <u>Jum Thomas</u> who moved its adoption. The motion was seconded by Commissioner <u>H.J. m. Reudrec</u>, and upon being put to a vote, the vote was as

follows:

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The chairman there upon declared the Resolution duly passed and adopted this 1/5 day of April 1963.

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Board of County Commissioners Nassau County, Florida

BY: Jam Paule Harry Poole, Chairman

Attest: <u>O.O.Oley</u> Clerk Dean 0. Oxley