Return to:	
City Clerk	
City of Palm Coast	
160 Lake Avenue	
Palm Coast, FL 32164	
Tax ID:	

## 2' EASEMENT ENCROACHMENT LICENSE AGREEMENT FOR MECHANICAL EQUIPMENT OR WALKWAYS

Th	This Encroachment License Agreement ("Agreement") made this day of	, 20 ,
by and be	between the CITY OF PALM COAST, a Florida municipal corporation, (hereing	after referred to as
•	whose address is 160 Lake Avenue, Palm Coast, FL	
	, (hereinafter referred to as "Owner") v	
		viiose address is
W	WHEREAS, Owner presently owns the property described as Section Block	. Lot as
recorded	in Plat Book, Page(s) in the public records of Flagler County, Floring for the public records of	orida and naving a
street add	dress of, in Palm Coast, Florida (the "Property") rviced by the City's water and sewer facilities as well as other outside utility companies.	, which Property is
being serv	rviced by the City's water and sewer facilities as well as other outside utility compani	ies; and
		_
	WHEREAS, the City presently has water and/or sewer main facilities located on the	
the potent	ntial presence of other outside utility companies which may service the Property; and	
$\mathbf{W}$	WHEREAS, the parties hereto wish to enter into this Agreement to allow the	to
	n into the City's Easement and the minimum set back, subject to the conditions of this	
		_
NO	NOW, THEREFORE, in consideration of the terms and conditions set forth herein, t	the parties agree as
follows:		1 6
1	. The "whereas" clauses set forth above are true and accurate and are hereby incorporate	orated herein
1,	The whereas elauses set forth above are true and accurate and are hereby meorp	oratea nerem.
2	The Owner is hereby permitted to install a in the	5' utility easement
2.	2. The Owner is hereby permitted to install a in the for a maximum of 2' encroachment into said easement as shown in <b>Exhibit</b> "A".	5 attility casement
	101 a maximum of 2 cheroachment into said easement as shown in Exhibit A.	
2	3. Owner agrees to ensure that the Owner and the do not dar	maga the system and
3.	do not dat	mage the water and
	sewer main or other outside utilities located in the Easement. In the even	
	does in fact damage said water or sewer main, Owner must	1
	immediately and at Owner's expense; or at the option of the City, City will repair	_
	Owner must immediately thereafter reimburse City for said cost and expense.	
	must reimburse City for any and all additional cost and expense incurred by City	
	additional cost and expense was necessitated by reason of the	encroachment;
	including any cost and expense associated with obtaining manual access to the w	ater or sewer main
	and other facilities. If Owner fails to reimburse City for the cost of repair and dam	
	costs incurred by City, City will have the right to impose these costs as a lien again	
		P J -

4.	The City or the outside utility agencies will not be responsible for repair or replacement of the if at any time the City or outside utility agencies perform work within the easement requiring removal or alteration of said improvements.
5.	Owner shall be solely responsible for the maintenance or replacement of said improvements within the easement.
6.	The improvement shall in no way be extended or modified by the Owner without prior written approval of the City.
7.	The Owner shall otherwise fully comply with all applicable portions of the City's land development regulations and all other codes and ordinances of the City.
8.	The Owner may remove said improvements and after doing so the Owner must fully restore the easement to substantially the same as its previous condition. The City will determine whether the easement has been restored to its previous condition, in its sole discretion.
9.	In the event that the is destroyed, removed or demolished, this Agreement is terminated. Owner, for themselves and their successors in interest in the Property, agree that any replacement built on the Property will not encroach into the City's Easement without the prior written consent of the City.
10.	To the fullest extent permitted by law, Owner hereby indemnifies and agrees to hold harmless the City, its officers, agents and employees, from and against all claims, damages, losses and expenses, including reasonable attorney's fees, arising out of or resulting from the construction, location, and maintenance of the on and within the City's Easement.
11.	The City or outside utility agencies will not be restricted in any manner from accessing, maintaining, repairing or reconstructing the water or sewer main and other facilities located in the Easement.
12.	This Agreement shall inure to the benefit of and be binding upon the respective heirs, personal representatives, successors and assigns of the parties hereto.

Witnesses:	Owner(s):	
(Print)	Print Name:	
	D	
(Print)	Print Name:	
STATE OF FLORIDA COUNTY OF FLAGLER		
The foregoing instrument was acknowledge	1 h	_ 1:
notarization thisday of who is/are personally known to me or who ha	ged before me, by means of $\square$ physical present produced	sence or ☐ online, as identification.
notarization thisday of who is/are personally known to me or who ha	Notary Public – State of Print Name:  My Commission expires:	as identification.
notarization thisday of who is/are personally known to me or who ha		as identification.
notarization thisday of who is/are personally known to me or who ha		as identification.

\*Upon delegation from City Manager on file with the City Clerk of the City of Palm Coast.