RESOLUTION NO.:

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PINELLAS COUNTY, FLORIDA, DECLARING TWO ESCHEATED COUNTY-OWNED PROPERTIES SURPLUS, AND AUTHORIZING CONVEYANCE OF ONE PROPERTY TO THE CITY OF SEMINOLE AND ONE PROPERTY TO THE CITY OF ST. PETERSBURG.

WHEREAS, the property described in Escheatment Tax Deed recorded in Official Records Book 20282 Page 2252, Public Records of Pinellas County, Florida as: Farm Replat Block 2, East 20ft of Lot 3, also known as Parcel Number: 20/30/15/27468/002/0031, located within the municipal boundary of the City of Seminole (hereinafter the "Seminole Property"), escheated to the County in accordance with Florida Statute §197.502 (8); and

WHEREAS, the property described in Escheatment Tax Deed recorded in Official Records Book 20282 Page 2157, Public Records of Pinellas County, Florida as: Tangerine Highlands Block A, Lot 13, also known as Parcel Number: 26/31/16/89640/001/0130, located within the municipal boundary of the City of St. Petersburg (hereinafter the "St. Petersburg Property"), escheated to the County in accordance with Florida Statute §197.502 (8); and

WHEREAS, Florida Statute §197.592 (3) requires the County to convey such parcels to the respective municipalities in which the parcels are located if the Board of County Commissioners does not acquire the properties for infill development, does not dedicate the parcels as needed for County purposes, or does not convey the properties to the previous record fee simple owners; and

WHEREAS, County staff has determined that the Seminole Property and St. Petersburg Property are not needed for infill or other County purposes, and restitution of the Property to the previous record owners is not desirable.

NOW, THEREFORE, BE IT RESOLVED by this Board of County Commissioners of			
Pinellas County, Florida, in regular session duly assembled on this day of			
20, that the Seminole Property and St.	Petersburg Property are he	ereby declared surplus, and	
each property shall be conveyed to each resp	pective municipality in wh	nich they lie.	
EFFECTIVE DATE . This Resolut by law.	tion shall become effective	e upon adoption as provided	
In a regular meeting duly assembled on the	day of	, 20	
Commissioner adoption,	offered the foregoing resol	ution and moved its	
which was seconded by Commissioner	and upon	roll call the vote was:	
AYES:			
NAYS:			
ABSENT AND NOT VOTING:			

APPROVED AS TO FORM

Office of the County Attorney