IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR BREVARD COUNTY, FLORIDA

CASE NO. 05-2018-CA-055386-XXXX-XX

BREVARD COUNTY, FLORIDA, a political subdivision of the State of Florida,

Petitioner,

VS.

ALEX B. ALTMAN, et al,

Parcel # BRP-174 Alex B. Altman, Roberta M. Altman, and Thad Altman

Respondents.

JOINT MOTION FOR STIPULATED FINAL JUDGMENT AS TO ATTORNEY'S FEES AND COSTS AT TRIAL

The Petitioner, BREVARD COUNTY, FLORIDA, and the Respondents, ALEX B.

ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN, in the above styled case, by

and through the undersigned counsel, respectfully move for the entry of the attached

Stipulated Final Judgment on this _____ day of _____, 2021.

Office of the County Attorney 2725 Judge Fran Jamieson Way Building C-Suite #308 Viera, FL 32940 *Attorney for Petitioner, Brevard County, Florida* Harris Harris Bauerle Ziegler Lopez 1201 East Robinson Street Orlando, FL 32801-2115 *Attorney for Respondents, Altmans.*

CHRISTINE SCHVERAK, ESQUIRE Assistant County Attorney Fla. Bar No.: 0605336 Christine.Schverak@brevardfl.gov Karen.Lane@brevardfl.gov Calvin.Khan@brevardfl.gov EDGAR LÓPEZ, ESQUIRE Florida Bar No.: 12917 edgar@hhbzlflorida.com GORDON H. HARRIS, ESQUIRE Florida Bar No.: 94513 stumpy@hhbzlflorida.com

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Petitioner,

vs.

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Respondents.

STIPULATED FINAL JUDGMENT AS TO ATTORNEY'S FEES AND COSTS AT TRIAL

THIS CAUSE having come on upon a joint motion for the entry of a Stipulated Final Judgment made by the Petitioner, BREVARD COUNTY, FLORIDA, and Respondents, ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN, set forth herein below; and it appearing to the Court that the Parties are authorized to enter into such motion; the Court finds that:

1. Respondents ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD

ALTMAN timely filed a Motion for Appellate Attorneys' Fees, Expert Fees and Costs on October 2, 2020 and the Court has entered an order on those matters on December 4, 2020.

 Claims for trial level attorney fees and costs were submitted to the County, and subsequently, on January 21, 2021, Respondents ALEX B. ALTMAN, ROBERTA
M. ALTMAN, and THAD ALTMAN agreed to settle all additional claims with Petitioner, BREVARD COUNTY, FLORIDA for an additional sum of \$36,004.55 in trial courts costs and attorney fees.

3. The Parties agree that this stipulated final judgment of \$36,004.55 is to settle all outstanding attorney fee and cost claims in this case, and Respondents ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN stipulate that they waive all rights to any additional compensation for outstanding attorney's fees and costs incurred in Case No. 05-2018-CA-055386 prior to the date of this order.

ADJUDGED that Respondents, ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN, pursuant to the sections 73.091 and 73.092, Florida Statutes, shall have and recover from the Petitioner the sum of Thirty-Six Thousand and Four Dollars and 55/100 (\$36,004.55) to settle all outstanding attorney fee and cost claims between Petitioner BREVARD COUNTY and Respondents ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN, related to this action.

ADJUDGED that upon entry of this Stipulated Final Judgment as to all matters and claims as to ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN, the Petitioner shall, within thirty (30) days, pay Thirty-Six Thousand and Four Dollars and 55/100 (\$36,004.55) to Harris Harris Bauerle Ziegler Lopez, 1201 East Robinson Street, Orlando, Florida 32801-2115 on behalf of Respondents, ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN. Respondents ALEX B. ALTMAN, ROBERTA M. ALTMAN, and THAD ALTMAN stipulate that they waive all rights to any additional attorney fees and costs of any kind arising from Case No. 05-2018-CA-055386 for services performed prior to the date of this order. The above notwithstanding, nothing in this order shall preclude Respondents from later advancing claims for full compensation, including attorney's fees and costs, if appropriate, incurred after the date of this order, relative to any temporary takings that may be established in connection with the Order of Taking that was previously entered in this action. However, nothing herein shall be deemed to be a finding or any indication that the court has made any ruling or order as to the validity or appropriateness of a temporary takings claim in this case.

It is further ADJUDGED that within five days from the date of eservice of this Order/Judgment, the Petitioner shall:

Furnish a copy of this Order/Judgment to each self-represented party by
U.S. Mail, first class, postage paid; and

2. File a certificate signed by Petitioner's counsel that delivery of this Order/Judgment has been made as set forth herein.

(Signature Page Follows)

DONE AND ORDERED