ADOPTED BY **THE** RIO NUEVO MULTIPURPOSE FACILITIES DISTRICT BOARD OF DIRECTORS

<u>March 9, 2005</u>

RESOLUTION NO. 2005-02 .

RESOLUTION AUTHORIZING **THE** CHAIR TO EXECUTE ON BEHALF OF **THE** RIO NUEVO DISTRICT AN AMENDMENT TO **THE** DECEMBER 9, 2002 INTERGOVERNMENTAL, DEVELOPMENT AND LEASE AGREEMENT FOR RESTORATION, OPERATION AND MANAGEMENT OF **THE** HISTORIC FOX THEATRE.

BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE RIO NUEVO MULTIPURPOSE FACILITIES DISTRICT, AS FOLLOWS:

SECTION I. The Chair is authorized and directed to prepare and execute an amendment to the Intergovernmental, Development and Lease Agreement for **Restoration, Operation and Management of the Historic Fox Theatre as deemed** necessary and agreed to by the City Attomey and by the District's legal counsel, in substantially the form of the draft amendment attached hereto as **Exhibit** <u>8</u>

SECTION 2. The various District officers and City of Tucson employees are authorized and directed to perform all acts necessary or desirable to give effect to this **resolution**.

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PASSED, ADOPTED AND APPROVED this 9th day of March

,2005.

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CHAIR, RIO NUEVO MULTIPURPOSE FACILITIES **DISTRICT BOARD**

ATTEST:

UEVO SECR MULTI RPOSE FACILITIES **DISTRICT BOARD**

APPROVED AS TO FORM:

Men a. Huke m

COUNSEL FOR RIO NUEVO MULTIPURPOSE FACILITIES **DISTRICT BOARD**

REVIEWED BY:

DIRECTOR, RIO NUEVO MULTIPURPOSE FACILITIES **DISTRICT BOARD**

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F. ANN RODRIGUEZ, RECORDER **RECORDED BY: J_V DEPUTY RECORDER** 4437 **PE2** CCCLK TUCSON CITY CLERK PICK UP



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PICKUP

7.00 AMOUNT PAID \$

ADOPTED BY THE MAYOR AND COUNCIL

March 22, 2005

RESOLUTION NO. 20039

RELATING TO INTERGOVERNMENTAL AGREEMENTS: AUTHORIZING THE MAYOR TO EXECUTE ON BEHALF OF THE CITY OF TUCSON THE AMENDMENT TO THE INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY, THE RIO NUEVO MULTIPURPOSE FACILITIES DISTRICT, AND THE FOX TUCSON THEATRE FOUNDATION ENTITLED INTERGOVERNMENTAL DEVELOPMENT AND LEASE AGREEMENT FOR RESTORATION, OPERATION AND MANAGEMENT OF THE HISTORIC FOX THEATRE: AND DECLARING AN EMERGENCY.

BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF

TUCSON, ARIZONA, AS FOLLOWS:

(AO(110109.DOCI2)

SECTION 1. The Amendment to the Intergovernmental Development and Lease

Agreement for Restoration, Operation and Management of the Historic Fox Theatre,

attached to this Resolution as Exhibit 1, is approved.

SECTION 2. The Mayor shall execute, and the City Clerk shall attest to, the

Amendment to the Intergovernmental Development and Lease Agreement for Restoration, Operation and Management of the Historic Fox Theatre.

SECTION 3. The various City officers and employees shall perform all acts

necessary or desirable to give effect to this resolution.

SECTION 4. The City Manager may execute such other documents as may be required to give effect to this Resolution, the Amendment to the Intergovernmental

- 1 -

CITY CLERK FILE NOTE: DD:nb:rm 0312412005 This document reflects the changes read into the record at the Mayor and Council meeting of March 22. 2005. ./

Certificate OfClerk • City of Tucson •



l, Kathleen S. Detrick, the duly appointed and qualified City Clerk of the City of Tucson, Arizona, do hereby certify that the foregoing is a true and correct copy of Resolution No. 20039 which was passed and adopted by the Mayor and Council of the City of Tucson, Arizona, at a meeting held on <u>March 22</u>, 2005 at which a quorum was present.

III Witness Whereof, 1 have hereunto set my hand and affixed the seal of the City of Tucson, Arizona on <u>April 11, 2005.</u>

Total of<u>2</u> *page*(*s*) *certified Exhibit not included*

Kathlen I Detril

City Clerk

F. ANN RODR:GUEZ, RECORDER RECORDED BY: J V DEPUTY RECORDER 4437 PF2

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AMENDMENT TO INTERGOVERNMENTAL, DEVELOPMENT AND LEASE AGREEMENT FOR RESTORATION. OPERATION AND MANAGEMENT OF THE H1STORJC FOX THEATRE

THIS AGREEMENT is entered into by and among the City of Tucson ("Tucson"). the Rio Nuevo Multipurpose Facilities District ("District"), and the Fox Tucson Tbeatre Foundation ("Fox"). Tucson. District and Fox are sometimes collectively referred to in this Agreement as the "Parties".

RECITALS

A. Tucson is a municipal corporation of the State of Arizona.

B. The District is a multipurpose facilities district established pursuant to Arizona Revised Statutes (A.R.S.) § 48-4201 et seq_, to revitalIze Rio Nuevo, the heart of downtown Tucson. financed in part with tax incremem financing in accordance with A.R.S. §§ 42-5031 and 48-4237.

C. Fox is an IRS-recognized 501(c)(3) Arizona non-profit organization governed by a volunteer Board of Directors and a paid professional Executive Director.

D. On December 9. 2002. the City adopted Resolution No. 19449 approving an intergovernmental agreement and on December 4, 2002. the District adopted a resolution approving the same imergovenunemal agreement (the "IGA").

E. Pursuant to the IGA. Fox is restoring the historic Fox Theatre located at the northeast corner of Congress Street and Church Avenue in downtown Tucson (the "Historic Fox Theatre") and more particularly described in Paragraph 1 of the IGA.

F. District and Tucson have provided funding and assistance in support of the restoration of the Historic Fox Theatre pursuant to the IGA and desire, after a request by Fox, to provide additional financial and technical assistance to Fox.

G. This Agreement amends the IGA as specifically set out below. All provisions in the IGA not specifically amended shall remain in full force and effecl.

H. District has the authority 10 acquire and dispose of property and interests in property pursuant to A.R.S. § 48-4203.

1. The Parties expressly find and determine that the terms of this Agreement are justified based on the other consideration provided under this Agreement. including. without limitation, the rights and liabilities conferred and imposed on the Parties and the economic development benefits to the community resulting from this Ag.reement.

A0010147 DOCJ} HISTORIC FOX THEATRE RESTORATION AGREEMENT Rio NUEVO M ULTIRURPOSE FACILITIES DISTRICT

EX_ '_TO RESOLUTION NO. 20039

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PAGE 1

not equal One Million Five Hundred Thousand Dollars (\$1,500,000.00), Fox shall pay the District the difference between One Million Five Hundred Thousand Dollars (\$1,500,000.00) and the amount Fox has actually paid the District.

(B) At the end of the fifteen (15) year period, Fox shall pay to the District an amount to be determined by the District based on the outstanding balance of the amount paid to Fox pursuant to Paragraph 4(a)(i) less the amount paid by Fox to the District pursuant to Paragraph 4(a)(i)(A) and plus the interest accumulated on the debt service of the funds provided by the District pursuant to Paragraph 4(.)(1).

(ii) establish an account in an amount not less than Five Hundred Thousand Dollars (\$500,000.00), to be called the "Construction Contingency Account", that can be used by the District to pay for significant construction costs that are not contemplated by the construction contract with Concord. The balance, if any, of such account will be paid to Fox after the Lease Commencement. when a like amount is matched by Fox, to capitalize an Operating Reserve.

(b) Prior to funding the amount provided by Subparagraph (a)(i). Fox shall perform the following:

(i) Deliver to the Dlstrict an irrevocable assignment of the contracts it has with Concord and Erickson, Leader, and Associates.

(ii) In a fonn acceptable to the District, assign and subordinate all construction management rights and responsibilities of the Historic Fox Theatre contained in its contracts with Concord and Erickson, Leader, & Associates to the District.

(iii) Hire and retain a development director approved by the District.

(iv) In a form acceptable to the District and Tucson, provide a conditional tax credit equity investor commitment lener to the District m an amount sufficient to complete the renovation of the Theatre, such amount to be determined by the District.

(v) Deliver in a form acceptable to the District a wrinen commitment requiring Fox to transfer ownership of the Star Building to District by special warranty deed, subject to all liens and encumbrances and those title maners set forth in Exhibit 2, upon the earlier of Fox's refinancing of the mortgage financed by Bank One and secured by a deed of trust on the Star Building or eighteen (18) months after the date of Fox's receipt of the funds described in Subparagraph (a)(i). Upon transfer of the Star Building. Fox shall continue to, and the written commitment shall require that Fox, pay all amounts required pursuant 10 any liens and encumbrances and shall hold the District and City harmless should Fox default on any such liens and encumbrances. Payments on all indebtedness secured by the Star Building and adjoining vacant land shall be considered to be a financial obligation of Fox pursuant to Paragraph 32. Fox may use and occupy this propeny

HISTORIC FOX THEATRE RESTORATION AGREEMENT Rio NUEVO MULTIPURPOSE FACILITIES DISTRICT receive a like amount from as a grant from the U.S. Depanmem of Housing and Urban (HIJD) Development. The Fox shall repay the District this amount immediately upon receipt of the grant from HUD or, in the event such grant is rescinded or otherwise not funded by HUD or other federal goverrunental agency, by July J, 2006.

(e) In consideration for the funding provided for in this Agreement, Fox shall not:

(i) allow the Theatre to be closed or have Jess than an average of 2 revenue-generating events per week over any 6-month period; or

(ii) allow any encumbrances or liens against the property referred to in Paragraph 1 or on improvements on such property without express wrinen consent from the Disuict. \cdot '

3. Paragraph 7 of the IGA is amended to read as follows:

"7. Leaseback to Fox_ District leases the property referred to in Paragraph 1 to Fox or to an entity which is owned and controlled by Fox for a period of fifty years beginning on the day (referred to in this Agreement as the **"Lease** Commencemenf") that Tucson issues a certificate of occupancy for a place of assembly at the Historic Fox Theatre for 1000 persons (see Paragraph 24). The fifty-year period of time from Lease Commencement to the end of the lease is referred to in this Agreement as the "Lease Term"."

4. Paragraph 13 of the 1GA is amended to read as follows:

"13. Fox's Repurchase Oprion.

(a) Except as provided in Subparagraph (b). from the fifteenth anniversary of Lease Commencement to the one-year anniversary of the termination of this Agreement (see Paragraph 65), Fox may at its option repurchase the Historic Fox Theatre from Distnet by paying the appraised fair market value but not less Three Million Five Hundred Thousand Dollars (\$3,500,000.00) divided by four hundred twenty (420) and multiplied by the number of months remaining in the Lease Term plus ten dollars.

(b) The repurchase option shall not be available until the funds provided by Paragraph 4(a) are satisfactorily repaid or while Fox is in default under this Agreement (see paragraph 32). This Agreement shall terminate upon Fox's exercise of the repurchase option."

5. Paragraph 24 of the IGA is amended to read as follows:

'24, Construction Schedule. Consultion of the Historic Fox Theatre restoration shall be substantially complete not later than December 31. 2005. District and Tucson may grant reasonable extensions in their sole discretion so long as the District and Tucson are satisfied that substantial and diligent progress has been and is being made in the restoration and fundraising. For purposes of this Paragraph, the Historic Fox Theatre restoration shall be substantially complete when Tucson issues a temporary certificate of occupancy for a place of assembly at the Historic Fox Theatre for 1000 persons."

6. Paragraphs 32 and 33 of the IGA are amended to read as follows:

"32. Fox Defaulr. Fox shall be in default under this Agreement if it:

a. fails to pay **any** financial obligation imposed by this Agreement, Rent, Impositions, or any combination thereof when due; or

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H ISTORIC FOX THEATRE RESTORATION AGREEMENT Rio NUEVO MULTIPURI'OSE FACILITIES DISTRICT "District" Rio NUEVO MULTIPURPQSE FACIUTIES DISTRICT

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ATTEST:

(see notarization)

"Fox"

FOX TUCSON THEATRE FOUNDATION

Clerk

Date

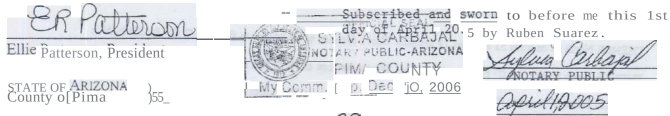
This agreement has been submined to the undersigned anorney for the Rio Nuevo Multipurpose Facilities District, who has determined that this agreement is in proper fonn and is within the powers and authority granted under the laws of the State of Arizona to the Board.



Attorney to District

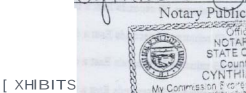
Date

State of Arizona County of Pima



SUBSCRJBED AND SWORN TO BEFORE ME this 22 day of March, 2005 by Ellie Patterson, President of the Fox Tucson Theatre Foundation, on behalf of the corporation.





I, Legal description of the Historic Fox Theatre

2. Legal description of the Star BUIlding and adjoining vacant land.

THENCE South 07 degrees 49 minutes 28 seconds East a distance of 49.04 feet to the POINT OF TERMINATION.

Parcel II

An overhead easement located 19 feet above the existing finish floor and extending SO feet above the existing finish floor described as follows:

All that part of Block 196 of the City of Tucson, Firms County, Arizona, according to the official survey, field notes, and map as made and executed by S. W. Foreman and approved and adopted by the Mayor and <u>Common</u> Council of said city (then Village) of Tucson, on June 26, 1872, a certified copy of which map is of record in the office of the County Recorder of Firms County, Arizona, in Book 3 of Maps and Flats at page 70, described as follows:

COMMENCING at the present established Southeast corner of said Block 196, being at the Northwest corner of North Stone Avenue and Congress Street

THENCE Westerly upon the North line of Congress Street, a distance of 12.74 feet;

THENCE continuing upon said North line of Congress Street, South 83 degrees 08 minutes 39 seconds West a distance 0056.70 feet to a point;

THENCE North 06 degrees 51 minutes 21 seconds West a distance of \$3.23 feet to the POINT OF BEGINNING;

THENCE South 89 degrees 39 minutes 22 seconds West a distance of 8.73 feet to a point;

THENCE North to degrees 00 minutes 05 seconds West a distance of IS, SO feet to a point;

THENCE North 11 degrees 57 minutes D3 seconds West D. distance of 26.83 feet to a point;

THENCE North 32 degrees 41 minutes 14 seconds East a distance of 4.00 feet to a point;

THENCE North 07 degrees IS minutes 46 seconds West a distance of 1.28 feet ID a point,

THENCE North 83 degrees 30 minutes 14 seconds East a distance of 8.15 feet to a point;

THENCE South 06 degrees 49 minutes 35 seconds East a distance of 46.09 feet to the POINT OF BEGINNING.

Parcel III

A street level easement for pedestrian access and utilities over, upon and across all that part of Block 196 of the City of Tueson, Pima County, Arizona, according to the official survey, field notes, and map as made and executed by S. W. Foremen and approved and adopted by the Mayor and Common Council of said city (then Village) of Tueson, on June 26, 1872, a certified copy of which map is of record in the office of the County Recorder of Pima County, Arizona, in Book 3 of Maps and Plats at page 70, described as follows:

COMMENCING at the present established Southeast corner of said Block 196, being at the Northwest corner of North Stone Avenue and Congress Street;

THENCE Westerly upon the North line of Congress Street, a distance of 12.74 feet,

THENCE continuing upon said North line of Congress Street, South 83 degrees Og minutes 39 seconds West a distance of 61.09 feet to a point;

THENCE North 06 degrees 51 minutes 11 seconds West a distance of 48.55 feet to the POINT OF BEGINNING;

EXHIBIT 2

LEGAL DESCRIPTION

That ponion of Lot 9 in Block 196 afCilY of Tucson, Pima County, Arizona. according to the official survey, field nOles, and map as made and executed by S. W. Foreman and approved and adopted by Lhe Mayor and Cornmon Council of said city (then Village) of Tucson, on June 26, 1872. a cenified copy of which map is ofrecord in the office of the County Recorder of Pima County, Arizona, in Book 3 of Maps and Plats at Page 70 thereof, described as follows.

BEGINNING at the Southwest comer of Lot 9; thence Nonherly along the West boundary thereof a distance of 54.16 feet to the POINT OF BEGINNING;

THENCE Easterly and parallel with the South boundary line of Lot 9 to the West boundary of that ponion of Lot 9 conveyed to Lyric Realty Company by Deed recorder in Book 137 of Deeds of Real Estate at page 110;

THENCE Nonherly along the Westerly boundary line of said property to the Northwest comer of said property and being on the North line of Lot 9;

THENCE Westerly along the Northerly line of Lot 9 to the Northwest corner thereof;

THENCE Southerly along the Westerly line of Lot 9 to the POINT OF BEGINNING;

TOGETHER WITH

All that portion of Lot 9, Block 196 of the CITYOF TUCSON, Pima County. A.rizona, according to the official survey. field notes, and map as made and executed by S. W. Foreman and approved and adopted by the Mayor and Common Council of said city (then Village) of Tucson, on June 26, 1872, a certified copy of which map is offecerd in the office of the County Recorder of Pima County, :\.rizona, in Book 3 of Maps and Plats al page 70, described as follows:

BEGINNING at the Southwest corner efLat 9;

THENCE Northerly along the West boundary of said Lot 9, a dIstance of 29.5 feet

THENCE Easterly and parallel with the South boundary line of said Lot 9 to a point on the West boundary line of the property described in Deed recorded in Book 137 of Deeds at page 110;

EXHIBIT <u>2</u> TO EX <u>1</u> TO RESOLUTION NO. 20039

(A0010125.DOC/)

THENCE Southerly and parallel with the East line of Lot 8. a distance of 7 feet; THENCE Easterly and parallel with the North line of Lot 8, a distance of 7 feet; THENCE Northerly a distance of 7 reet to the POINT OF BEGINNING.