## CONSULTANT AGREEMENT

THIS AGREEMENT entered into this 16th day of July by and between the County of Nassau, hereinafter referred to as County and Rex R. Rhea, Inc., hereinafter referred to as Rhea who for and in consideration of Ten and No/100 Dollars (\$10.00) and other good and valuable considerations agree as follows:

- 1. Rhea shall provide County with the following services:
  - I. With proper county personnel, a survey of all known exposures to loss which would include:
    - A. Legal liability
    - B. Real Property
    - C. Personal property
    - D. Financial Losses
  - II. Analyze these perils as to whether they can be better handled by:
    - A. Assuming the loss (Self Insured)
    - B. Minimizing the Loss (Safety Training)
    - C. Transferring the Loss (Insuring)
  - III. Compare present coverages as to compliance with the needs as discovered in I and II.
    - IV. Make formal written recommendations to the County.
    - V. Prepare specifications for bidding of total insurance program, and review with the County or a designated person.
    - VI. Distribute specifications to designated agents with invitations to bid.
  - VII. Analyze the bids for compliance with specifications and make recommendations as desired by the County.
  - VIII. Check policies when issued for compliance with bids and secure compliance where failing.

IX. Review exposures to loss and revise coverages in accordance with changes in risk.

X. Keep loss information to inform the County of any potential loss areas.

2. The County agrees to pay Rhea \$25.00 per hour with 70 a maximum of 100 hours to be expended during the 12 months of this agreement. County further agrees to pay Rhea \$.15 per mile for any travel incurred in Nassau County in the performance of his consulting duties.

This agreement is non-assignable and the death or illness of Rex R. Rhea, if said illness should render him unable to perform this agreement, shall cause termination of this agreement.

- 3. All required duties of Rhea shall be performed within one year of the date of the signing of this agreement.
- 4. All reports shall become the property of Nassau County and all information gathered herein shall not be used for any other purpose unless agreed upon by county.
- 5. There are no other agreements or understandings between the parties herein and any change to this agreement must be in writing and executed as formerly as this agreement.

IN WITNESS WHEREOF the parties have duly executed this Agreement on the day and year first above written.

ATTEST:

NASSAU COUNTY

ATTEST:

nice B. Wilson

REX R. RHEA. INC.

Rex R. Rhea, CPCU President



3633 St. Johns Ave. Jacksonville, Fla. 32205 904 - 388-3591

July 29, 1975

D. O. Oxley
Ex Officio Clerk
Nassau County Board of County Commissioniers
Fernandina Beach, Florida 32034

Dear Mr. Oxley,

I am returning herewith the executed contract between Rex Rhea, Inc. and your good Board.

I note with some interest that the contract is for one year and at reduced maximum hours.

I can assure you and your Board that I shall do my ut-most to provide satisfaction during the period of our contract. I approach this work with enthusiasm.

Sincerely

R∕ex ∕R. Rb∕ea

RRR/c1