ORDINANCE NO. 95 - 24 AMENDMENT TO ORDINANCE NO. 91-04 NASSAU COUNTY, FLORIDA

WHEREAS, on the 28th day of January, 1991, the Board of County Commissioners, Nassau County, Florida, did adopt Ordinance No. 91-04, an Ordinance enacting and establishing the Comprehensive Land Use Plan and the Future Land Use Map for the unincorporated portion of Nassau County, Florida, and

WHEREAS, Robert S. Rodenbarger; and John and Melanie Rogers, owners of the real property described in this Ordinance has applied to the Board of County Commissioners to reclassify a site from COMMERCIAL to RURAL/RESIDENTIAL on the Future Land Use Map of Nassau County; and

WHEREAS, the Nassau County Planning and Zoning Board, after due notice and public hearing had considered the application and recommended approval of the proposed amendment to the Board of County Commissioners; and

WHEREAS, the Board of County Commissioners held a public hearing on October 23, 1995;

WHEREAS, the Board of County Commissioners finds that there is a need and justification for the amendment; and

WHEREAS, the Board of County Commissions finds that the amendment to the Future Land Use Map and reclassification is consistent with the overall Comprehensive Land Use Plan and orderly development of the County of Nassau, Florida, and the specific area;

NOW, THEREFORE, BE IT ORDAINED, by the Board of County Commissioners of Nassau County, Florida:

SECTION 1: PROPERTY RECLASSIFIED: The real property described in Section 2 is reclassified from COMMERCIAL to RURAL/RESIDENTIAL on the Future Land Use Map of Nassau County.

SECTION 2: OWNER AND DESCRIPTION: The land reclassified by this ordinance is owned by Robert W. Rodenbarger; and John and Melanie Rogers, and is described as follows:

See Exhibit "A" attached hereto and made a part hereof by specific reference.

 $\underline{\text{SECTION 3:}}$ The objections and recommendations of the Department of Community Affairs have been waived by the Department.

<u>SECTION 4: EFFECTIVE DATE</u>: The effective date of this small scale development plan amendment shall be thirty one (31) days after adoption, unless the amendment is challenged pursuant to Section 163.3187(3), Florida Statutes. If challenged, effective date of this amendment shall be the date a final order issued by the Department of Community Affairs, Administration Commission, finding the amendment in compliance with Section 163.3184, Florida Statutes. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before it has become effective. If a final compliance is issued by the order of non Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status, a copy of which resolution shall be sent to the Department of Community Bureau of Local Planning, 2740 Centerview Affairs, Tallahassee, FL, 32399-2100.

ADOPTED this 23rd day of ___October___, 1995.

CERTIFICATE OF AUTHENTICATION ENACTED BY THE BOARD

BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA

ATTEST:

T.J. BEESON

Its://Ex-Officio Clerk

BY: JIMMY L. HIGGINBOTHAM

Its Chairman

Approved as to form by the Nassau County Attorney

MICHAEL S. MULLIN

6/b:c-plan8.ord

LEGAL DESCRIPTION FOR R-95-010 & CPA-95-001 RODENBARGER, ROBERT W. ROGERS, JOHN AND MELANIE

"Lot 15 (EX N 50 ft.), as recorded in OR 336, PG 709 T/C St. Marys Heights Sub PB 3/36; and Lot 16 as recorded in OR 336, PG 711, St. Marys Heights Sub, PB 3/36 according to official records of Nassau County, Florida"