RESOLUTION ACCEPTING REPAIRS TO ROOF OF NASSAU COUNTY COURT HOUSE.

WHEREAS, U. J. PORTER and RAY C. LOVEQUIST, a co-partnership, trading and doing business as Porter and Lovequist, whose mailing address is Post Office Box 224, Fernandina Beach, Nassau County, Florida, did enter into a contract with Nassau County under date of September 4, 1962, for the repairs to roof of Nassau County Court House for the total price of \$632.40, and

WHEREAS, themembers of this Board of County Commissioners have inspected said repairs to roof of Nassau County Court House, and the work performed and materials furnished under said contract and find that the contractor has fully performed said contract and is entitled to payment due thereunder.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY in regular meeting duly assembled that the contract entered into between Porter and Lovequist and Nassau County, under date of September 4, 1962, for the repairs to roof of Nassau County Court House described in the preamble hereof, has been fully performed by said Porter and Lovequist as Contractor and the work performed thereunder is hereby approved and said work accepted.

BE IT FURTHER RESOLVED that the Clerk of the Circuit Court of Nassau County, Florida, as Ex-Officio Clerk of this Board be, and he is hereby, authorized and directed to pay to Porter and Lovequist the amount due under said contract in the amount of \$632.40.

ADOPTED this 14th day of November, A. D. 1962.

BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA.

ATTEST:

By: Stry Porte As Its Chairman

Ex-Officio Clerk

STATE OF F COUNTY OF	LORIDA NASSAU	} ss:				
WHERE.	AS, under date of the 31st	day of Augu	st	A.	D. 1	19 62
Board of Co	unty Commissioners, Nass	au County	, as ow	ner, and the	unde	ersigned,
<u>-</u>	orter & Lovequist	repa	, as	contractor, e	entere	ed into a
certain agreen	nent whereby the undersigned	contracted to exec	ke for said ov	wner a cer	tain	building
upon the follo	wing described land, situate, lyi	ing and being in the	City ofFer	nandina B	each	,
County of	Nassau, and Sta	te of Florida, more	particularly	described	as	follows,
to wit:	County Courthouse					

that said building has been fully completed and said contract entirely performed, and final payment under said contract has become due to the undersigned by said owner, and this statement is given, under oath, in compliance with sub-Section 3 of Section 4 of Uniform Mechanic's Lien Law, approved June 4, 1935, Laws of Florida, to enable the undersigned to obtain final payment from said owner; that all lienors contracting directly with, or directly employed by the undersigned, on or in connection with said building, and under and in connection with said contract, have been paid in full, except the following, in the following amounts and for the following services:

Name No sub-contractors	Amount due or to become due for labor or services performed or materials furnished.	
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NONE

hereinabove shown: None
That the undersigned has, in no way, assigned, pledged or hypothecated said contract, or any amount
or amounts due or to become due thereunder, or in connection therewith.
to the
Contractor.
forte V Vere Juns
Sworn to and subscribed before
me on this day of November
A. D. 19 62
Notary Public State of Florida at Large
My commission expires:
Notary Public, State of Florida at Large My Commission Expires March 20, 1965
My Commission Expires March 20, 1965 Bonded by American Surety Co. of N. Y.
RECEIVED of the hereinabove named owner this the day of
A. D. 19, \$, balance in full of all amounts due, and to become due, on, under
or in connection with, said contract and said building operations on or upon said hereinabove de
scribed premises and property.
beindes promises and property.
Contractor

That there are no sub-contractors except the following, all of whom have been fully paid, except as