

75-
RESOLUTION 218

WHEREAS the County of Nassau is a growing and viable County and

WHEREAS it is of the utmost importance to the health and well being of the citizens of Nassau County that proper roads be established for their use and

WHEREAS it is necessary for the County to cause all roads which are termed as County approved roads to be better defined,

THEREFORE, BE IT RESOLVED that section V-B of the Nassau County Regulations governing subdivision of land in the unincorporated portions of Nassau County and specifications for secondary road construction and residential streets, as adopted by the Board of County Commissioners of Nassau County, Florida, which includes the 1972 supplement to these regulations be amended by adding sub-section 6 to the supplement which shall state:

6. "A County approved road shall be a paved road, paved according to specifications herein, involved in any division of land into a recorded sub-division or unrecorded sub-division plat in which a tract of land larger than ten (10) acres shall be sub-divided or a metes and bounds description in which said lots are sold under a common scheme or design from a common owner. Any tract of land which is less than ten (10) acres that is sold in the above fashion shall be exempt from this designation."

ADOPTED this 27th day of May, 1975.

BOARD OF COUNTY COMMISSIONERS
OF NASSAU COUNTY, FLORIDA

BY:

John H. Armstrong Sr.
Chairman

ATTEST:

Dooley
Clerk