AGREEMENT

This Agreement entered into this <u>15th</u> day of September, 1987, by and between the Board of County Commissioners of Nassau County, Florida, (hereinafter referred to as "County") and POP CASON, (hereinafter referred to as "Cason"). For and in consideration of ten and no/100 dollars (\$10.00) and other covenants, the parties agree as follows:

1. Cason shall be physically on the site at the Holly Point Boat Ramp each day commencing at 3:00 p.m. and ending at 11:00 p.m.

2. Cason shall be on site for the purpose of providing security at said boat ramp in order to eliminate the incidents of vandalism presently occurring to the boat ramp area and public buildings.

3. Cason shall be permitted to park his motor home and utilize electric power, water, and rest room facilities at said site and there shall be no charge for said usage.

4. The free use of the items in Paragraph 3 and the right to park said motor home shall be the consideration for Cason's services for the County to deter vandalism.

5. Cason shall not initiate with anyone on the site any physical confrontation or use any force to prevent any vandalism, but may use whatever means legally available to prevent the violation of the boar ramp rules or vandalism on the site.

6. The term of this Agreement will be for one (1) year from the date of its execution. However, the parties agree that this Agreement may be terminated by either party providing ten (10) days written notice.

> BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

poR

Jene R. BLACKWELDER

By: GENE R. BLACKW Its: Chairman

ATTEST:

J. GREESON By

Its: Ex-Officio Clerk