COOPERATIVE AGREEMENT FOR MEDICAL EXAMINER SERVICES

THIS AGREEMENT, made and entered into this 2^{1} day of $\frac{2000}{1999}$, $\frac{1999}{1999}$,

by and between the CITY OF JACKSONVILLE, Duval County, Florida, hereinafter called "Duval" and NASSAU COUNTY hereinafter called "Nassau."

WITNESSETH:

WHEREAS, pursuant to Chapter 406, Florida Statutes, a district medical examiner has been appointed by the Governor to serve the three county area of Clay, Nassau and Duval Counties;

WHEREAS, the district medical examiner is to be compensated for his services by the three counties;

WHEREAS, Duval has allocated the annual salary to be paid the district medical examiner for the full services rendered to all three counties;

WHEREAS, Nassau should reimburse Duval for the value of the medical examiner's services it receives,

THEREFORE, it is agreed that:

ระหารรษณีสารีที่สารรับการการการการการสารสารรรษณีรสารรรษณี สารให้สารีที่ได้ได้ไป 20 มีสารการการรับสารรรษที่ได้สา

1. This Agreement shall be in effect from October 1, 1999 and it shall terminate September 30, 2000.

2. Nassau shall pay to Duval at the rate of \$1,712 per case for all investigations, examinations, scene visits, autopsies, court appearances and depositions arising from cases under the provisions of Chapter 406 of the Florida Statutes.

3. Nassau shall remit the cost of services performed per case by the district medical examiner for Nassau on a monthly basis starting October 1, 1999, for the forthcoming fiscal year.

IN WITNESS WHEREOF, the parties hereto have duly executed this agreement in duplicate as of the day and year first written above.

ATTEST:

Signature J. M. "Chip" Oxley, Jr.

Type/Print Name Éx-Officio Clerk

Title

Form Approved: Nassau County Attorney

NASSAU COUNTY

Βv Signature J. H. Cooper

Type/Print Name Chairman

Title

CITY OF JACKSONVILLE ATTEST a municipal corporation liest<u>er</u> Chief Administrative Officen Linnie C. Williams John A. Delaney For: Mayor John A. Delaney, **Corporation Secretary** Mayor Under Authority of

In compliance with the Charter of the City of Jacksonville, I do certify that there is an unexpended, unencumbered and unimpounded balance in the appropriation sufficient to cover the foregoing Agreement and that provision has been made for the payment of the monies provided therein to be paid.

Director of Administration & Finance 7194-6

Form Approved: istant General Counse

G:\SHARED\NEILLM\CONTRACT\NASSAU.K