INTERLOCAL AGREEMENT

BETWEEN

THE CITY OF MOORE HAVEN, FLORIDA AND THE GLADES COUNTY SCHOOL BOARD, GLADES COUNTY, FLORIDA

WHEREAS, the CITY OF MOORE HAVEN, FLORIDA and the GLADES COUNTY SCHOOL BOARD, GLADES COUNTY, FLORIDA desire to enter into an Interlocal agreement pursuant to Section 163.01, et. seq., Florida Statutes (1900), concerning the site control of the ball field facilities located within the city limits of Moore Haven and owned by the GLADES COUNTY SCHOOL BOARD, GLADES COUNTY, FLORIDA; and

WHEREAS, both the CITY OF MOORE HAVEN and the GLADES
COUNTY SCHOOL BOARD, have for several years had an informal
agreement as to site control of the ball field complex; and

whereas, the CITY OF MOORE HAVEN has maintained, provided upkeep to and furnished water and electric services at no charge to the GLADES COUNTY SCHOOL BOARD for the ball field complex; and

WHEREAS, both the CITY OF MOORE HAVEN, and the GLADES
COUNTY SCHOOL DISTRICT have committed to jointly undertake a
formal agreement to maintain the status quo of the ball field
complex;

NOW, THEREFORE, BE IT RESOLVED, by the CITY COUNCIL OF MOORE HAVEN, FLORIDA and the GLADES COUNTY SCHOOL BOARD, as follows:

1. That the ball field complex more particularly described as:

A parcel of land located on the south side of Avenue M and the North side of Avenue P, between Eight and Tenth Street, Glades County, Florida,

owned by the GLADES COUNTY SCHOOL BOARD, and located within the city limits of Moore Haven, Florida, shall continue to be utilized as the ball field complex for the use and enjoyment of the citizens of Moore Haven, Glades County and students enrolled in school in Glades County.

- 2. That the GLADES COUNTY SCHOOL BOARD will contribute real property as more particularly described above for the use of the ball field complex. The CITY OF MOORE HAVEN shall furnish water and electric services at no charge for the ball field complex for all non school league functions and shall maintain and provide one half the upkeep of the ball field complex.
- 3. That this Agreement shall be in existence for twenty five (25) years commencing February 8, 1994.
- 4. The Board reserves the right, should the need arise, to change the designated land use for school expansion.

Approved and adopted by the CITY COUNCIL OF MOORE HAVEN, FLORIDA on the 8th day of February, 1994.

Accepted and filed in the Administrative Office of the GLADES COUNTY SCHOOL BOARD on March 21, 1994.

CITY OF MOORE HAVEN, FLORIDA

VICE MAYOR

Attest:

CLERK CARMEN WHITNEY,

GLADES COUNTY SCHOOL BOARD

ELEMER G. CLOSE, CHAIRMAN

GARY CL. CLARK, Superintendent

of School and ex officio Secretary to the Board