Exhibit C

RELEASE

In consideration for permitting , referred to herein as the PARTICIPANT, to enter upon the Doctors Inlet Landfill (the landfill) on Sleepy Hollow Road in Doctors Inlet, Florida for the purpose of operating remote controlled model aircraft (RCMA) or as a spectator thereof, the undersigned as the PARTICIPANT or as the parent of guardian of the PARTICIPANT if the PARTICIPANT is the minor child or ward of the undersigned, does hereby acknowledge that entering, using or occupying the landfill for such purpose involves the risk of personal injury and property damage associated with, among other potential causes, the facts that (i) the designated flying area is located on the cap of the landfill through which protrude several methane gas vents from which methane and other gases may affect people of various sensitivities: (ii) other people of various skill levels and experience may be staging, fueling, testing, repairing, taking-off, flying, landing or otherwise operating RCMA within the designated flying area: (iii) being struck by a RCMA in flight can cause serious injury, death and property damages: and (iv) lithium-polymer (Li-Po) batteries, gasoline and other volatiles used as fuel for RCMA can produce sudden, uncontrolled fires or explosions causing serious injury, death and property damage. The UNDERSIGNED DOES HEREBY AGREE TO ASSUME THE RISKS incidental to the PARTICIPANT'S entering, using and occupying the landfill in connection with the staging and operation of RCMA, including but not limited to, those risks set out above, and on behalf of the undersigned as the PARTICIPANT or as the parent or guardian of the PARTICIPANT if the PARTICIPANT is the minor child or ward of the undersigned, and on behalf of said child or ward, on behalf of the undersigned's heirs, executors and administrators, and on behalf of said child's or ward's heirs, executors and administrators, DOES HEREBY RELEASE and forever discharge the released parties denied below, of and from all liabilities, claims, actions, damages, costs or expenses of any nature whatsoever in law, equity, or admiralty which the undersigned and the PARTICIPANT ever had, or now have, or may have in the future against the released parties, arising out of, or in any way connected with the entry, use and occupancy of the landfill by the PARTICIPANT in connection with the staging and operation of RCMA, whether as the RCMA operator, as a spectator, or otherwise. The undersigned does further agree to indemnify and hold each of the released parties harmless against any and all such liabilities, claims, actions, damages, costs or expenses asserted against them or demanded from them by third parties, including, but not limited to, attorney's fees and disbursements. The released parties are Clay County, a political subdivision of the State of Florida, its Board of County Commissioners, and the principals, officers, employees, agents, representatives, successors and assigns of each. The undersigned specifically acknowledges that he or she has had a reasonable period of time within which to consider entry into this Release, and that the laws of the State of Florida will apply to any dispute concerning the terms of this release. This Release is executed, binding and effective as of the date set forth below.

Date

□ Check her if PARTICIPANT is a minor

PARTICIPANT or PARTICIPANT parent or guardian if the PARTICIPANT is a minor:

Signature

Witness

[print name signed above if other than PARTICIPANT]