## RESOLUTION NO. R-73-645

## RESOLUTION APPROVING DEVELOPMENT OF REGIONAL IMPACT

WHEREAS, the Board of County Commissioners, as the governing body, pursuant to the authority vested in Chapter 163 and Chapter 125, Florida Statutes, and Chapter 70-863, Laws of Florida Special Acts of 1970, is authorized and empowered to consider petitions relating to zoning; and

whereas, the Board of County Commissioners, as the governing body of the local government having jurisdiction, pursuant to Chapter 380.031 and Chapter 380.06, Florida Statutes, is authorized and empowered to consider applications for developsent approval of developments of regional impact; and

WHEREAS, the notice and hearing requirements as provided for in Chapter 402.5 of the Palm Beach County Zoning Code Ordinance No. 73-2 and Chapter 380.06 (7) have been satisfied; and

WHEREAS, Petition No. 73-90 was presented to the Board of. County Conmissioners of Palm Beach County at its public hearing conducted on September 28, 1973.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, assembled in regular session this 27th day of September, 1973, that Petition No. 73-

Beginning at a point in the west line of said Section 31, which said point is 5330 feet north of the southwest corner of said Section 31; thence easterly one mile more or less to the northeast corner of said Section 31 marked by an iron pipe; thence westerly

the northwest corner of Section 31, marked by a concrete monument established by H. C. Fugate, Engineer, which said point is 153.22 feet more or less north of the Point of Beginning; thence

southerly along the west line of said Section 31 a distance of 153.22 feet more or less to the Point of Beginning; the tract of land hereby conveyed being all that part of Section 31, Township 41 South, Range 43 East, lying north of a line the west end of which is 5330 feet north of the southwest corner of said Section and the east end of which is an iron pipe marking the northeast former of said Section, AND THE FURTHER SPECIAL EXCEPTION TO LLOW A PLANNED UNIT DEVELOPMENT on Section 19 and 30, Township 41 fouth, Range 43 East, together with Section 30, Township 41 South, lange 43 East, also together with that part of Section 31, 'ownship 41 South, Range 43 East, described as follows: Reginning at a point in the west line of Section 31, Township 41 South, Range 43 East, which said point is 5330 feet north of the southwest corner of said Section 31; thence easterly one mile more er less to the northeast corner of said Section 31 marked by an iron pipe; thence westerly along the north line of said Section 31, one mile more or less to the northwest corner of said Section 31, narked by a concrete monument established by H. C. Fugate, Engineer, which said point is 153.22 feet more or less north of the Point of Beginning; thence southerly along the west line of said Section 31 a distance of 153.22 feet more or less to the Point of

Section 3.1, Township 41 South, Range 43 East, lying north of a line the west end of which is 5330 feet north of the southwest corner of said Section and the east end of which is an iron pipe marking the northeast corner of said Section; being the same land described in Deed dated February 10, 1959, from Ricker Alford, and wife, Helen D. Alford, to N. B. Hunt, and recorded in Official Record Book 305, page 125, of the County Records of Palm Beach County, Florida; also together with the northwest 1/4 of Section 29 Township 41 South, Range 43 East, less the north 472.5 feet of the west 710.69 feet of the east 1567.89 feet of the northwest 1/4 of said Section 29, and also less the south 680 feet of the east 1326.06 feet of the northwest 1/4 of said Section 29, and together with that part of the north 950 feet of the northwest 1/4 of the

northeast 1/4 of said Section 29, lying west of the Intracostal "Waterway, less the north 50 feet thereof, all lying and being inII Palm Beach County, Florida, less rights of way of record. Sata property located on the east side of Alternate AlA and on the nor the , and south side of Donald Ross Road, was approved as advertised subject to the following special conditions: The density proposed for the Planned Unit Development shall not exceed 4.7 dwelling units per acre; The developer shall construct at his expense four 2. lanes for Donald Ross Road, the reverse curve on Prosperity Farms Road and shall install signalization at the entrance roads on Donald Ross Road, Alternate AlA and Prosperity Farms Road if engineering and traffic studies determine they are required; A thirty (30) acre school site shall be dedicated after a meeting with the School Plant Planning Department to see if this acreage meets the school system needs for a population projected for the development; The developer shall reserve all preservation areas shown on the Master Plan by dedication and setbacks from the natural tree line, including, specifically, the eleven (11) acres abutting the intercoastal waterway to be dedicated to the County for park purpose or other recreational uses; The developer shall maintain the existing salt water intrusion dam on the property and if engineering studies show that it should be relocated at Prosperity Farms Road, the developer shall bear the cost of the relocation at his expense; 6. To alleviate fears that salt water intrusion will penetrate existing wells of nearby home owners, the 3 -

developer shall extend approved water lines up and down Prosperity Farms Road;

- 7. The developer shall coordinate the preservation of the wildlife existing on the site with the Game and Fresh Water Fish Commission and other appropriate agencies;
- 8. The developer shall obtain the proper State permits for any dredging activity and marina construction that are deemed necessary based upon the approved master plan;
- 9. 'Prior to the submittal to the County, all phases of the Planned Unit Development will be coordinated by Karl A. Kandall in the event that other parties undertake the development of specific parcels within the Planned Unit Development.

BE IT FURTHER RESOLVED that a copy of this resolution
(Development Order) shall be transmitted to the State Land Planning
Agency and the owner or developer (petitioner).

The foregoing resolution was offered by Commissioner

<u>Culpepper</u>, who moved its adoption. The motion was seconded by

<u>Commissioner Weaver</u>, and upon being put to a **vote**, the vote

was as follows:

Lake Lytal aye
E. W. Weaver aye
Robert C. Johnson aye
George V. Warren aye
Robert F. Culpepper- aye

The Chairman thereupon declared **the** resolution duly passed and adopted this 23rd day of October, 1973, confirming the action of September 28, 1973.

APPROVED AS TO FORM AND

ATTORNEY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

SQ JOHN B. DUNKLE, CLerk

Bv

Deputy Clerk,

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STATE OF FLORIDA COUNTY OF PALM BEACH )

I, JOHN B. DUNKLE, Clerk of the Circuit Court of the Fifteenth Judicial Circuit and ex-officio Clerk of the Board of County Commissioners of Palm Beach County, Florida, do hereby certify that the above and foregoing is a true and correct copy of a RESOLUTION APPROVING DEVELOPMENT OF REGIONAL IMPACT, being Resolution No. R-73-645 adopted by the Board of · County Conmissioners in meeting held October 23, 1973, confirming the action of September 28, 1973, as sane appears of record in County Commissioners Minutes No. 82 in this office.

IN WITNESS WHEREOF, I have hereunto set my hand and seal of said Board this 29th day of October A.D. 1973.

> JOHN B. DUNKLE, Clerk Board of County Commissioners

By Deputy Clerk

The American States