## RESOLUTION NO. R-73- 732

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 local government having jurisdiction, pursuant to Chapter 380.031 and Chapter 380.06, Florida Statutes, is authorized and empowered to consider applications for development 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. 73-142B was presented to the Board of County Commissioners of Palm Beach County at its public hearing conducted on October 25, 1973.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY
COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, assembled in regular session this 6th day of November, 1973, that Petition No. 73-142B, the petition and application of BURNING FOOT LIMITED by Francis T.

Ryan, Master General Partner, for development approval of a development of regional impact of Government Lots 6 and 7, and the dest 1/2 of the Southwest 1/4 of Section 6, and Government Lots 2 and 3, and the East 1/2 of the Northwest 1/4 of Section 7, in

Cownship 41 South, Range 43 East; also the lands lying between the aforesaid Government Lots in Sections 6 and 7 and the West fight of way line of the Intracoastal Waterway conveyed by the Internal Improvement Fund of the State of Florida by deed dated January 7, 1948, as recorded in Deed Book 833, page 494, Palm

Beach County Public Records; also, Government Lot 4, and 'the West 1/2 of the Northwest 1/4 and the North 1/2 of the Southwest 1/4 of

Section 7, Township 41 South, Range 43 East was approved as' advertised subject to the following special conditions:

- 1. Prior to the 'dredging of the marina, the appropriate approvals shall be obtained from all required governmental agencies;
- 2. The North Peninsula (38 acres) and abutting property will be deeded for a Metropolitan Park in perpetuity and the reasonable use of said park, by the public, shall be worked out between the Palm Beach County Planning, Zoning and Building Department and the developer after approval of the Final Master Land Use Plan and prior to the filing of the first plat;
- 3. Developer shall maintain a one hundred (100) foot setback from the Intracoastal Waterway on the South Peninsula;
- 4. Developer shall preserve the specimen trees when developing the South Peninsula;
- 5. Drainage Plan to be submitted and approved by the applicable governmental agencies for protection of the aquatic preserve;
- 6. Gross density shall **not** exceed eighty (80) dwelling units per acre;
- 7. Developer shall donate the existing fire station equipment to the Fire District;
- 8. Developer agrees to provide \$635,000.00 toward construction of a four (4) lane urban section of Indiantown Road as approved by the County Engineering Department from the Intracoastal Waterway to Alternate AlA and Alternate AlA from the intersection of Indiantown Road south along the west boundary line of the subject property to the terminus of the subject planned unit development property;

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- **9.** The signalization of the three (3) turnouts as shown on the Preliminary Master Land Use Plan shall be installed at the developer's expense;
- 10. Prior to the issuance of any building permits, the developer shall dedicate to Palm Beach County the required rights of way for Alternate AlA and Indiantown Road;
- 11. All water body areas in the project shall be maintained by the homeowners or condominium association;
- 12. Relocation of all persons presently residing on the subject site shall be at the developer's expense.

BE IT FURTHER RESOLVED that a copy of this resolution

(Development Order) shall be transmitted to the State Land Plannin; B

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

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

was as follows:

| Lake Lytal          | Ауе |
|---------------------|-----|
| E. W. Weaver        | Ауе |
| Robert C. Johnson   | Ауе |
| George V. Warren    | Aye |
| Robert F. Culpepper | Aye |

The Chairman thereupon declared the resolution duly passed and adopted this 6th day of November, 1973, confirming the action of October 25, 1973.

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

JOHN B. DUNKLE, Clerk

By: (Deputy Clerk

COUNTY ATTORNEY

APPROVED AS TO FORM AND LEGAL SUFFICIENCY