RESOLUTION NO. R- 2000-0592

RESOLUTION APPROVING WAIVER REQUEST W81-095(B) WAIVER FROM REQUIRED DIMENSIONAL CRITERIA PETITION OF ATLANTIC COAST TOWER BY MICHAEL HOUSTON, AGENT (FOREST HILL CENTER)

WHEREAS, the Board of County Commissioners, as the governing body of Palm Beach County, Florida, pursuant to the authority vested in Chapter 163 and Chapter 125, Florida Statutes, is authorized and empowered to consider petitions relating to zoning; and

WHEREAS, the Board of County Commissioners, pursuant to Article 5 (Development Review Procedures) of the Palm Beach County Unified Land Development Code (Ordinance 92-20, as amended) is authorized and empowered to consider, approve, approve with conditions or deny Waiver from Required Dimensional Criteria for Communication Towers; and

WHEREAS, the notice and hearing requirements, as provided for in Article 5 of the Palm Beach County Unified Land Development Code have been satisfied; and

WHEREAS, Waiver Request W81-095(B) was presented to the Board of County Commissioners at a public hearing conducted on April 27, 2000; and

WHEREAS, the Board of County Commissioners has considered the evidence and testimony presented by the petitioner and other interested parties, and the recommendations of the various county review agencies; and

WHEREAS, this approval is subject to Article 5, Section 5.8 (Compliance with Time Limitations) of the Palm Beach County Unified Land Development Code (ULDC) and other provisions requiring that development commence in a timely manner; and

WHEREAS, the Board of County Commissioners made the following findings of fact:

- 1. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) complies with the intent of Section 6.4.D.22 of the ULDC.
- 2. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole), will not be injurious to the uses in the area adjacent to the structure and otherwise will not be detrimental to the public welfare.
- 3. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) is not granted based solely upon or in large measures due to costs associated with complying with all requirements of Section 6.4.D.22.
- 4. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole), will not result in an incompatibility between the proposed tower or communication facility and adjacent uses.

- 5. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) is necessary within the defined search or propagation study area as all otherwaiver alternatives have been exhausted.
- 6. This request for a Waiver from separation from residential structures for a commercial communication tower (149 foot monopole), is the minimum waiver that will make possible the reasonable use of the parcel of land, building or structure.
- 7. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole), is consistent with the purposes, goals, objectives, and policies of Palm Beach County Comprehensive Plan and with relevant and appropriate portions of Article 6, Supplementary Use Standards of the Palm Beach County Unified Land Development Code.
- 8. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole), will not be injurious to the area involved or otherwise detrimental to the public welfare.
- 9. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) based upon documentation submitted by the applicant is necessary within the defined search or propagation study area **so** as not to prohibit the provision of personal wireless, television, and related communication services as defined by the Telecommunications Act of 1996 and rules of the FCC.
- 10. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) is required to comply with locational standards established by the Federal Aviation Administration (FAA).
- 11. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) based upon documentation submitted by the applicant is necessary within the defined search or propagation study area as existing towers or other structures do not possess the capacity to allow reasonable technical service.
- 12. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) based upon documentation submitted by the applicant is necessary within the defined search or propagationstudy area as existing towers or other structures are not of sufficient height to provide reasonable service.
- 13. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) based upon documentation submitted by the applicant is necessary within the defined search or propagation study area as the fees, costs or contractual provisions to collocate on or adapt an existing tower or structure for collocation are unreasonable.
- 14. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) based upon documentation submitted by the applicant is necessary within the defined search or propagation study area and will allow a proposed tower location to reduce the impact on adjacent residential uses.

15. This request for a Waiver for separation from residential structures for a commercial communication tower (149 foot monopole) based upon documentation submitted by the applicant is necessary within the defined search or propagation study area due to governmental regulations or restrictive covenants which preclude location of tower.

WHEREAS, Article 5 of the Palm Beach County Unified Land Development Code requires that the action of the Board of County Commissioners be adopted by resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that Waiver Request W81-095(B), the petition of Atlantic Coast Tower, by Michael Houston, agent, for a Waiver (W) for separation from residential structures in the MUPD Zoning District, on a parcel of land legally described in EXHIBITA, attached hereto and made a part hereof, and generally located as shown on a vicinity sketch as indicated in EXHIBITB, attached hereto and made a part hereof, was approved on April 27,2000, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

Commissioner Roberts moved for the approval of the Resolution.

The motion was seconded by Commissioner Masilotti and, upon being put to a vote, the vote was as follows:

Maude Ford Lee, Chair — Aye
Warren Newell, Vice Chair — Absent
Karen T. Marcus — Aye
Carol A. Roberts — Aye
Mary McCarty — Absent
Burt Aaronson — Aye
Tony Masilotti — Ate

The Chair thereupon declared that the resolution was duly passed and adopted on April 27,2000.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

DOROTHY H. WILKEN, CLERK

COUNTY ATTORNEY

DEPLITY CLERK

EXHIBIT A

LEGAL DESCRIPTION

The Eost 1/2 of Lot 2, Block 4, Section 7, Township 44 South, Range 43 East, according to the plat of Palm Beach Plantations, in Polm Beach County, Florida Public Records, Plat Book 10, Page 20, EXCEPTING the North 60 feet thereof for canal right-of-way (Roberts Property) and less the South 60 feet thereof for road right-of-ways as shown in Road Plot Book 5, Page 198, Palm Beach County, Florida Public Records. Subject to that certain order of taking of additional lands, said order dated 9/25/79, case 79-3241.

TOGETHER WITH

The Eost 1/2 of the NE 1/4 of the SE 1/4 of Section 7, Township 44 South, Range 43 East Palm Beach County, Florida, LESS the North 518 feet thereof, the East 50 feet thereof, the South 226.5 feet of the West 133 feet of the East 183 feet thereof: and less the South 60 feet thereof for the road right-of-way as shown in Plat Book 5, Page 198. Palm Beach County, Florida.

Containing in all 19.53 acres, more or less.

EXHIBIT B

VICINITY SKETCH

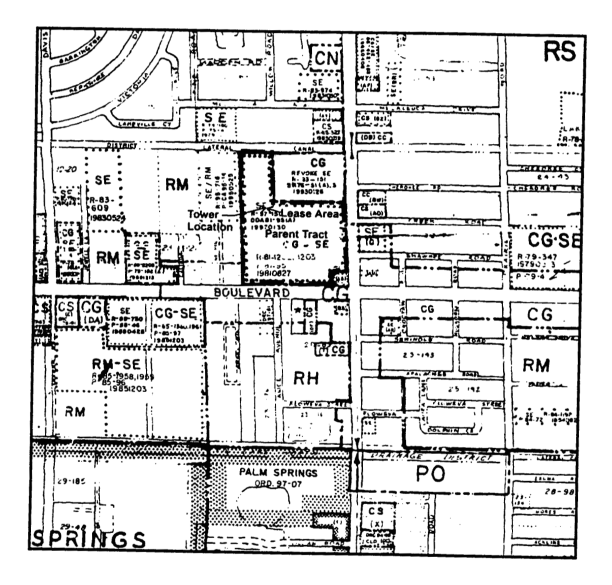


EXHIBIT C

CONDITIONS OF APPROVAL Waiver for 149 Foot Monopole Tower

NOTE: There is no C or D, E is always Engineering and Compliance is always last.

A. ALL PETITIONS

- 1. All previous conditions of approval applicable to the subject property, as contained in Resolutions R-81-1202 (Petition 81-95), R-81-1203 (Petition 81-95) and R-97-150 (81-95(A), shall remain in full force and effect. The petitioner shall comply with all previous conditions of approval and deadlines previously established by Section 5.8 of the ULDC and the Board of County Commissioners, unless expressly modified. (ONGOING: MONITORING-Zoning)
- 2. Development of the site is limited to the uses and site design as approved by the Board of County Commissioners. The approved site plan is dated February 24, 2000. All modifications must be approved by the Board of County Commissioners unless the proposed changes are required to meet conditions of approval or are in accordance with the ULDC. (ONGOING: ZONING)

B. <u>TOWER</u>

- 1. Palm Beach County and the State of Florida shall have the right to co-locate communication equipment on the subject tower at no charge, provided the placement of County or State equipment does not interfere with the petitioner's equipment or operations. (ONGOING: PREM)
- 2. Prior to site plan certification by the DRC, the petitioner shall comply with the shared use provisions of the ULDC, Section 6.4.D.22.k. (shared use), as may be amended. Additional square footage on the site of the tower approval, to accommodate additional unmanned users only, may be permitted administratively subject to approval by the DRC. (DRC: ZONING)
- 3. All liquid propanetanks associated with the use of the communication tower shall be double walled and installed underground in accordance with Palm Beach County Fire Rescue and Environmental Resource Management requirements. (BLDG PERMIT: FIRE/ERM)
- 4. Temporary diesel powered generators shall only be permitted on site in the event of natural disaster and shall be removed once power and operations are restored to the tower. (ONGOING: FIRE/ERM/HEALTH)
- 5. Should the requisite authority, such as the FCC or OSHA, having jurisdiction over the same, determine that the Tower and lorfacilities are dangerous to the public's health, safety and welfare, Palm Beach County shall have the right to require the tower and/or facilities to be removed or made safe within sixty (60) days written notice. (ONGOING: FIRE/ERM/HEALTH)
- 6. No microwave dishes shall be permitted on the tower except in the event of natural disaster. In the event of natural disaster, microwave dishes may be temporarily installed on the tower until such time as land lines are restored. (ONGOING: BLDG PERMIT/ZONING)

- 7. If tower lighting is required by the requisite authority such as the FAA, the lighting shall include a screening device to direct light away from the ground. The lightingshall also include a dual lighting system consisting of red lights for nighttime and high or medium intensity flashing white lights for daytime and twilight. (CO: BLDG Zoning/FAA)
- 8. The communication tower shall be limited to a monopole structure, a maximum of 115 feet high, measured from finished grade to highest point. Only one tower shall be permitted on the subject property. (DRC: ZONING Bldg)
- 9. The required tower landscaping shall be installed on site or a landscape betterment plan utilizing the equivalent required landscaping shall be provided for the commercial center adjacent to Forest Hill Boulevard and Congress Avenue. (DRC: ZONING/LANDSCAPE)

E. <u>ENGINEERING</u>

No Engineering Conditions for the Tower see Petition **81-95** (A) for conditions addressing the existing MUPD.

F. <u>COMPLIANCE</u>

- 1. Ingranting this approval, the Board of County Commissioners relied upon the oral and written representations of the petitioner both on the recordand as part of the application process. Deviations from or violation of these representations shall cause the approval to be presented to the Board of County Commissioners for review under the compliance condition of Ihis approval. (ONGOING: MONITORING-Zoning)
- 2. Failure to comply with any of the conditions of approval for the subject property at any time may result in:
 - a. The issuance of a stop work order; the issuance of a cease and desist order; the denial or revocation of a building permit; the denial or revocation of a Certificate of Occupancy; the denial of any other permit, license or approval to any developer, owner, lessee, or user of the subject property; the revocation of any other permit, license or approval from any developer, owner, lessee, or user of the subject property; revocation of any concurrency; and/or
 - b. The revocation of the Official Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or any other zoning approval; and/or
 - c. A requirement of the development to conform with the standards of the ULDC at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions; and/or
 - d. Referral to code enforcement; and/or
 - e. Imposition of entitlement density or intensity.

Staff may be directed by the Executive Director of PZ&B or a majority vote of the Code Enforcement Board to schedule a Status Report before the body which approved the Official Zoning Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or other zoning approval, in accordance with the provisions of Section 5.8 of the ULDC, in response to any flagrant violation and/or continued violation of any condition of approval.

Appeals of any departmental administrative actions hereunder may be taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Unified Land Development Code (ULDC), as amended. Appeals of any revocation of an Official Zoning Map Amendment, Conditional Use, Requested Use, Development Order Amendment or other actions based on a Board of County Commission decision shall be by petition for writ of certiorari to the Fifteenth Judicial Circuit. (MONITORING)



Department of Planning, Zoning & Building

100 Australian Avenue West Palm Beach. FL 33406 (561) 233-5000 www.co.palm-beach.fl.us

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Board of County
Commissioners

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Bun Aaronson

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INTER-OFFICE COMMUNICATION PALM BEACH COUNTY PLANNING, ZONING AND BUILDING

TO: Phyllis House, Minutes Manager

FROM: William C. Whiteford, Zoning Director, NCO

DATE: May 3,2000

RE: Amended Conditions from the April 27, 2000

BCC Hearing

The conditions of these resolutions are true and correct and reflect 1he changes approved by the Board of County Commissioners on April 27, 2000.

The following petitions were amended:

Z/CA99-090 E&H Self Storage

DOA97-078(A) Ciba-Geigy PUD

(nka Ponte Vecchio PUD)

Z/COZ2000-007 Glades Square

PDD99-068 Excelsior Parc

PDD99-092 Spalding MUPD

W81-095(B) Forest Hill Center

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