RESOLUTION NO. R-96-1188

RESOLUTION APPROVING ZONING PETITION EAC88-33(C) DEVELOPMENT ORDER AMENDMENT/EXPEDITED APPLOCATION CONSIDERATION PETITION OF HAROLD MURPHY BY SARA LOCKHART, AGENT (SUNBURST SANITATION)

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, and the Palm Beach County Unified Land Development Code, is authorized and empowered to consider petitions relating to zoning; 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, Zoning Petition EAC88-33(C) was presented to the Board of County Commissioners at a public hearing conducted on August 22, 1996; 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 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 Development Order Amendment is consistent with the Palm Beach County Comprehensive Plan.
- 2. This Development Order Amendment complies with the relevant and appropriate portions of Article 6, Supplementary Use Standards; of the Palm Beach County Unified Land Development Code.
- 3. This Development Order Amendment is consistent with the requirements of the Palm Beach County Unified Land Development Code.
- 4. This Development Order Amendment, with conditions as adopted, is compatible as defined in the Palm Beach County Unified Land Development Code and generally consistent with the uses and character of the land surrounding and in the vicinity of the land proposed for development.
- 5. This Development Order Amendment, with conditions as adopted, complies with the **standards** imposed on it by applicable provisions of the Palm Beach County Unified Land Development Code for use, layout, function, and general development characteristics.
- This Development Order Amendment meets applicable local land development regulations.
- 7. This Development Order Amendment, with conditions as adopted, minimizes adverse effects, including visual impact and intensity of the proposed use on adjacent lands.

- 8. This Development Order Amendment has a concurrency determination and complies with Article 11 (Adequate Public Facility Standards) of the Palm Beach County Unified Land Development Code.
- 9. This Development Order Amendment, with conditions as adopted, minimizes environmental impacts, including but not limited to water, air, stormwater management, wildlife, vegetation, wetlands and the natural functioning of the environment.
- 10. This Development Order Amendment, with conditions as adopted, will result in logical, timely and orderly development patterns.

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 Zoning Petition EAC88-33(C), the petition of Harold Murphy, by Sara Lockhart, agent, for a Development Order Amendment/Expedited Application Consideraton (EAC) to delete conditions B.1, amend B.9 (Building and Site Design), 0.1 and 0.17 (Use Limitations) of Resolution R-93-510 on a parcel of land legally described in EXHIBIT A, attached hereto and made a part hereof, and generally located as shown on a vicinity sketch attached as EXHIBIT B, attached hereto and made a part hereof, was approved on August 22, 1996, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

Commissioner Newell roved for the approval of the Resolution.

The motion was seconded by Commissioner <u>Marcus</u> and, upon being put to a vote, the vote was as follows:

Xen Foster, Chair

Burt Aaronson, Vice Chair

Maude Ford Lee

Karen T. Marcus

Mary McCarty

Warren Newell

Carol A. Roberts

Aye

Absent

Aye

Absent

Aye

Absent

The Chair thereupon declared that the resolution was duly passed and adopted on August 22, 1996.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

DOROTHY H. WILKEN, CLERK

COUNTY ATTORNEY

BY:

DEDITO CLEDK

COUNTY

EXHIBIT A

LEGAL DESCRIPTION

LEGAL DESCRIPTION

A parcel of land, together with all improvements thereon, situated in Section 34, Township 43 South, Range 42 East, Palm Beach County, Florida, described as follows:

PARCEL 1A: The East 1/2 of Tract 70, Block 5, PALM BEA STAPMS COMPANY PLAT NO. 3, according to the plat thereof, as restrict in Plat Book 2, Pages 45 to 54, inclusive.

PARCEL 2A: The East 1/2 of Tract 71, all lying North of the Hight-of-Way of State Road 80, Block 5, THE PALM BEACH FARMS COMPANY PLAT NO. 3, according to the plat thereof as recorded in Plat Book 2, Page 45, also described as FALM BEACH FARMS COMPANY PLAT NO. 1, the North 26.33 feet to 40.72 feet of the east 1/2 of Tract 7., block 5, Section 34, Township 43 South, Range 42 East, as save is recorded in Plat Book 2, Page 45.

PARCEL 18: The East 1/2 of Tract 51, Block 5, PALM BEACH FARMS COMPANY PLAT NO. 3, according to the plat thereof, as recorded in Plat Book 2, Page 45 to 54, inclusive.

LESS that part of Parcel 1A, 2A and 1B as conveyed to Paim Beach County by deed recorded in Official Record Book 4281, Page 719, more particularly described as follows:

A parcel of land for Road Right-of-Way purposes, lying in Tracts 70 and 71 of Block 5, PALM BEACH FARMS COMPANY PLAT NO. 3, as recorded in Plat Book 2, Page 46; more particularly described as follows:

Commence at the intersection of the East line of said Tract T1 and the base line of survey for State Road 80, as shown on Road book 2, page 11 through 18, (said base line being the approximate centerline of existing pavement); thence Northerly along the said East line of Tract 71, a distance of 50.05 feet to the POINT OF BEGINNING of the herein parcel to be described (said point being in the existing North Right-of-Way line of State Road 80); thence continue Northerly along said East lines of said Tracts 70 and 71, a distance of 40.72 feet to the North line of said Tract 71; thence west along the north line of said Tract 71 330.00 feet, more or less to the West line of the East 1/2 of said Tract 71; thence South along the West line of the East 1/2 of said Tract 71, a distance of 26.33 feet to the existing North Right-of-Way line of State Road 80; thence along said North line of State Road 80, South 88 degrees 03' 08" East a distance of 330.32 feet, more or less to the POINT OF BEGINNING.

ALSO LEGS: Beginning at the Southeast corner of Tract 70, Block 5, PALM BEACH FARMS COMPANY DLAT NO. 3, as recorded in Flat Book 2, Pages 45 through 54, run thence the following number of contises:

- North O degrees 33' West along the East line of said Track 70, a distance of 99.38 feet, more or less to intersect a line parallel with and 220.00 feet North of (as measured at right angles to) the South line State Road 80; thence
- Along said parallel line North 88 degrees 03' 08" West, a distance of 330.03 feet to intersect the West line of the East 1/2 of Tract 70; thence
- South O degrees 33' East along West line 113.47 feet to the Southwest corner of the East 1/2 of said Tract 70; thence
- 4. North 89 degrees 27' East along the South line of said Tract 70, 330.00 feet more or less to the POINT OF BEGINNING.

ALBO LEBB: A parcel of land for Road Right-of-Way purposes, being the North 15.00 feet of the East 1/2 of Tract 70 and the South 15.00 feet of the East 1/2 of Tract 51, Block 5, PALM BEACH FARMS COMPANY PLAT NO. 3, as recorded in Plat Book 2, Pages 45 through 54, in the Public Records of Palm Beach County, Florida.

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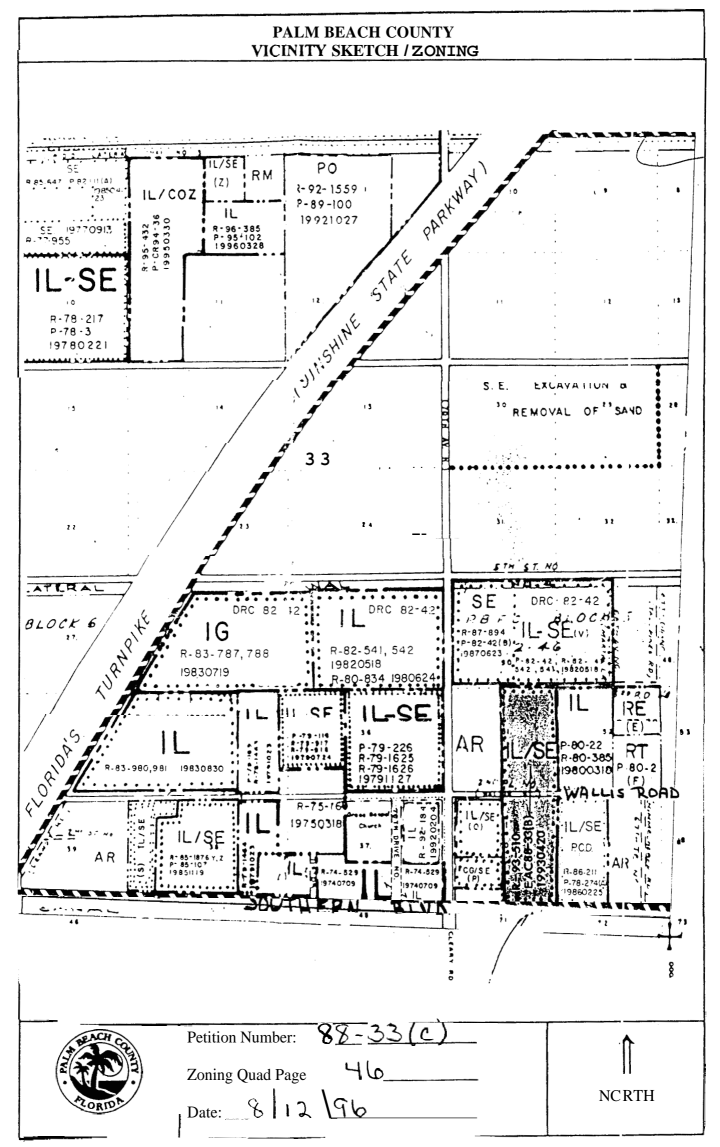


EXHIBIT C

CONDITIONS OF APPROVAL

NOTE: All previous conditions of approval are shown in BOLD and will be carried forward with this petition unless expressly modified.

A. ALL PETITIONS

1. Condition A.3 of Resolution R-93-510, Petition 88-33(B) which states:

The petitioner shall comply with all previous conditions of approval, including original deadlines for Zoning Code Section 402.9 compliance, unless expressly modified herein.

Is hereby amended to state:

All previous conditions of approval applicable to the subject property, as contained in Resolution R-93.510 (Petition 88-33(B), have been consolidated as contained herein. 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: HONITORING-Zoning)

2. Condition A.5 of Resolution R-93-510, Petition 88-3: (B) which states:

Development of the site is limited to the uses and site design shown on the site plan exhibit 46 approved by the Board of County Commissioners. Any modification must be approved by the Board of County Commissioners unless the proposed use or design changes are permitted pursuant to Zoning Code Section 402.7(E)2(b) (Site Plan Review Committee Powers and Standards of Review) or required by the conditions of approval contained herein.

Is hereby amended to state:

Development of the site is limited to the uses and site design approved by the Board of County Commissioners (site plan dated July 25, 1996). 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)

- 3. The petitioner shall replace all required landscape material that is dead, diseased, damaged, or missing by March 31, 1993. (Previously Condition A.l of Resolution R-93-510, Petition 88-33(B)). (DATE: MONITORING Landscape)
- 4. Prior to March 31, 1993 the petitioner shall amend the site plan to include a stabilized employee parking area on the recycling facility property. Shell rock may be used to meet this requirement. (Previously Condition b.2 of Resolution R-93-510, Petition 88-33(B)). (DATE: MONITORING Zoning)

5. Prior to site plan certification, the site plan shall be amended to indicate compliance with all minimum property development regulations and land development requirements of Palm Beach County. (Previously Condition A.4 of Resolution R-93-510, Petition 88-33(B)). (DRC: ZONING)

B. BUILDING AND SITE DESIGN

Prior to site plan certification, the site plan shall be amended to indicate that the processor will be enclosed on the north, east and west sides. (Previously Condition B.l of Resolution R-93-510, Petition 88-33(B)). (DRC: ZONING)

Is hereby deleted. [REASON: code requirement]

- 2. The height of recyclable or recoverable materials, or non-recyclable residue, sorted or stored in outdoor areas shall not exceed twelve (12) feet in height. (Previously Condition B.2 of Resolution R-93-510, Petition 88-33(3)), (ONGOING: CODE ENF)
- all outdoor storage or nonorganic recyclable materials excluding rock, dirt, muloh and non-treated wood, shall be in leak-proof containers or located on a paved area that is designed to capture all potential run-off associated with the materials. (Previously Condition B.3 of Resolution R-93-510, Petition 88-33(B)). (ONGOING: CODE ENF)
- 4. Prior to site plan certification, the site plan shall be amended to indicate the following:
 - a. Required transfer of ten (10) percent of tho specialized vehicular use area landscaping to tho perimeter of the site. This area shall bo designated numerically in the tabular data and graphically.
 - b. Fifteen (15) foot lrndscape strip along the southern property line, meeting the requirements of the Landscapo Code, Section 500.35.E.3
 - c. Remove the reference to 'future development' shown on the site plan for the northern portion of tho site.
 - d. Indicate paving 8nd striping along the northern portion of the site, or petition for variance relief from the Board of Adjustment.
 - e. Provisions of a Six (6) foot high solid wooden fence around the perimeter of all storage areas.

Shall apply to the south parcel only. (Previously Condition B.4 of Resolution R-93-510, Petition 88-33(N)). (DRC: ZONING)

- 5. The petitioner shall label the five (5) display spaces for auto sales on site and install landscaping as required by Condition No. 1.b. (Previously Condition B.5 of Resolution R-93-510, Petition 88-33(B)). (ZONING)
- 6. The site shall be limited to a maximum of five (5) display spaces. (Previously Condition B.6 of Resolution R-93-510, Petition 88-33(8)). (ONGOING: CODE ENF)

- 7. The petitioner shall provide an area on the site to unload vehicles from car carriers or towing vehiclos. Sufficient maneuvering area shall be provided and ahall be located out of on-site and off-site vehicular traffic oirculation. This area shall be designated on the site plan. (Previously Condition B.7 of Resolution R-93-510, Petition 88-33(B)). (DRC/ONGOING: ZONING/CODE ENF)
- 8. The petitioner shall replace/upgrade the existing wooden fence along the north property line of the south parcel, adjacent to Wallis Road, in accordance with Conditions 4.e of Zoning Petition 88-33, Resolution R-89-438. (Previously Condition B.8 of Resolution R-93-510, Petition 88-33(B)). (CODE ENF Zoning)
- 9. Condition B.9 of Resolution R-93-510, Petition 88-33(B) which states:

Prior to issuance of a building permit, the petitioner shall ensure that the structure built to enclose the processing equipment is constructed to ensure noise levels do not exceed 60 DBA at the closest property line.

Is hereby amended to state:

The petitioner shall ensure noise levels do not exceel 60 DBA at the closest property line at any time. (3LDG PERMIT: BLDG - Code Enf)

C. CONCURRENCY

1. Prior to site plan certification, the petitioner shall amend the Concurrency Exemption for the site (Case #90-11-30-094 E) to reflect the new approved use. (Previously Condition C. 1 of Resolution R-93-510, Petition 88-33(B)).

D. ENVIRONMENTAL RESOURCES MANAGEMENT

- 1. Secondary containment for stored Regulated Substances fuels, oils, solvent., or othu hazardous chemicals · is required. Environmental Resources Management Department staff are willing to provide guidance on appropriate protective measures. (Previously Condition D.1 of Resolution R-93-510, Petition 88-33(B)). (ERM)
- 2. Plans for any underground storage tanks must be signed off by the Department of Environmental Resources Management prior to installation. The petitioner shall perform all necessary preventative measures to reduce the chances of contamination of the groundwater. Double walled tanks and piping with corrosion protection or their equivalent shall be a part of those measures. (Previously Condition D.2 of Resolution R-93-510, Petition 88-33(B)). (ERM)

E. ENGINEERING

1. The developer shall retain the stormwater runoff in accordance with all applicable agency requirements in effect at the time of the permit application. However, at a minimum, this development shall retain ensite three (3) inches of the stormwater runoff generated by a three (3) year-one (1) hour storm as required by the Permit Section, Land Development Division. The drainage system shall be maintained in an acceptable condition as approved by the County Engineer. In the event that the drainage system is not adequately maintained as determined by the County Engineer, this matter will be

referred to the Cod8 Enforcement Board for enforcement. (Previously Condition E.l of Resolution R-93-510, Petition 88-33(B)) (ENG)

- 2. The developer shall design the drainage system such that storm water runoff from the parking areas and paved surfaced area shall be separate from those areas which may contain harardous or undesirable waste from the proposed site. (Previously Condition E.2 of Resolution R-93-510, Petition 88-33(B)). (ENG)
- 3. Within 90 days of approval of this project, the property owner shall convey to Palm Beach County by road right-of-way warranty deed for Southern Boulevard, 220 feet north of the north right-of-way of the West Palm Beach Canal free of all encumbrances and encroachments. Petitioner ahall provide Palm Beach County with sufficient documentation acceptable to the Land Acquisition Division to ensure that the property is free of all encumbrances and encroachments. Right-of-way conveyance shall also include 'Safe Sight Distances' where appropriate at intersection8 as determined by the County Engineer. (Previously Condition E.3 of Resolution R-93-510, Petition 88-33(B)) (ENG)
- 4. The property owner shall pay a Fair Share Fee in tho amount and manner required by the "Fair Share Contribution for Road Improvements Ordinance' as it presently exists or as it nay from time to time be amended. The Fair Share Fee for this project shall be determined by the County Engineer. (Previously Condition E.4 of Resolution R-93-510, Petition 88-33(B)). (ENG)
- 5. Condition E.5 of Resolution R-93-510, Petition 88-33(B)) which states:

The Developer shall provide discharge control and treatment for the stormwater runoff in accordance with all applicable agency requirements in effect at the time of the permit application. However, at a minimum, this development shall retain onsite the stormwater runoff generated by a three (3) year-one (1) hour storm with a total rainfall of 3 inches as required by the Permit Section, Land Development Division. In the event that the subject site abuts a Department of Transportation maintained roadway, concurrent approval from the Florida Department of Transportation will also be required. The drainage system shall be maintained in an acceptable condition as approved by the County Engineer. In the event that the drainage system is not adequately maintained as determined by the County Engineer, this matter will be referred to the Code Enforcement Board for enforcement.

Is hereby deleted. [REASON: code requirement.]

6. Access to the site shall be restricted to the paved portion of Uallis Road between Cleary Road and the subject property. (Previously Condition E.6 of Resolution R-93-510, Petition 88-33(B)) = (ENG)

F. HEALTH

1. Generation and disposal of hasardous effluents into sanitary sewage system shall be prohibited unless adequate pretreatment facilities approved by the Florida Department of Environmental Regulation (FDER) and Agency responsible for sewage works are constructed and used by project tenants or owners generating effluents. (Previously Condition F. 1 of Resolution R-93-510, Petition 88-33(B)) . (HEALTH/ERM)

- 2. Since sewer service is available to the property, septic tank shall not be approved for use on the property. (Previously Condition F.2 of Resolution R-93-310, Petition 88-33(B)) (HEALTH)
- 3. Because water service is available to the property, a well shall not be approved for potable water ise. (Previously Condition F. 3 of Resolution R-93-310, Petition 88-33(B)) (HEALTH)
- 4. No portion of this project is to be approved on potable well or septic tank, existing or new. Existing septic tank8 are to be abandoned, in accordance with Chapter 10D-6, P.A.C. (Previously Condition F.4 of Resolution R-93-510, Petition 88-33(B)). (HEALTH)
- 5. Prior to commencement of any recycling activity on the north parcel, the petitioner shall install potable water and sanitary sewer facilities on the parcel. (Previolsly Condition F.5 of Resolution R-93-510, Petition 88-33(3)), (HEALTH)
- 6. Reasonable precautions will be taken to insure that unconfined particulates (dust particles) from the property do not become a nuisance to neighboring properties. (ONGOING: HEALTH/CODE ENF)
- 7. The petitioner may not discharge air pollutants which cause or contribute to objectionable odors. (ONGOCNG: HEALTH/CODE ENF)
- 8. An engineering report evaluating the proposed grinde: to be installed in relation to compliance with noise emission standards as well as related proposed lust control and odor control programs is required to be submitted to the Palm Beach County Public Health Init prior to final site plan review. (DRC: HEALTH)

G. IRRIGATION OUALITY WATER

1. When irrigation quality water is available within 500 feet of the property, the petitioner shall connect to tho system. The cost for connection shall be borne by the property owner. (Previously Condition G.1 of Resolution R-93-510, Petition 88-33(B)). (ZONING)

H. LANDSCAPING - GENERAL

- 1. Prior to site plan certification, the petitioner stall revise the site plan to reflect conformance to current Landscape Code requirements for the north parcel, and to the maximum extent possible on the south parcel, all landscape conditions of approval, and revised landscape tabular data. (Previously Condition H.l of Resolution R-93-510, Petition 88-33(B)). (ZONING)
- 2. All trees required by this petition shall be a minimum of:
 - a. Height: 14 feet, ucept where noted.
 - b. Trunk Caliper: 3.5 inches at 4.5 feet above gride.
 - a. Canopy Diameter.: 7 feet (Previously Condition H.2 of Resolution R-93-310, Petition 88-33(B)) (20NING)

- 3. The petitioner shall install an oight (8) foot high opaque fence from the west property line to the mast property line of the north parcel, along the south boundary of the lake maintenance easement. (Previously Condition H.3 of Resolution R-93-510, Petition 88-33(8)). (ZONING)
- 4. All landscaping and vegetation planted on site, as required by this petition, shall be a native variety.

 (Previously Condition H.4 of Resolution R-93-510, Petition 88-33(B)) (ZONING)
- 5. All landscaping and bufforing shall be properly installed, irrigated and maintained, a8 required by tho Palm Beach County Soning Code. (Previously Condition.H.5 of Resolution R-93-510, Petition 88-33(8)). (ZONING)

I. LANDSCAPING ALONG WALLIS ROAD

- NORTH SIDE OF WALLIS ROAD (South property line of north parcel) Landscaping within the required buffer along the north side of Wallis Road shall be upgraded to include:
 - 8. A minimum fifteen (15) foot wide landscape strip.
 - b. A six (6) foot high solid opaque fence.
 - c. one native canopy tree spaced every twenty (20) feet on center.
 - d. Twenty-four (24) inch tall hedge or shrub material spaced twenty-four (24) inches on center, to be maintained 8t a minimum height of thirty-six (36) inches.
 - e. All required landscaping shall be installed on the exterior side of the required fence. (Previously Condition 1.1 of Resolution R-93-510, Petition 88-33(B)), (ZONING)
- 2. SOUTH SIDE OF WALLIS ROAD (North property line of south parcel) Landscaping within the required buffer along the south side of Wallis Road shall be upgraded to include:
 - **a.** A minimum ten (10) foot wide landscape strip.
 - b. A six (6) foot high solid opaque fence.
 - c. One native canopy tree spaced every twenty (20) feet on center.
 - d. Twenty-four (24) inch tall hedge or shrub material spaced twenty-four (24) inches on center, to be maintained at a minimum height of thirty-six (36) inches.
 - e. All required landscaping shall be installed on tho exterior side of the required fence. (Previously Condition 1.2 of Resolution R-93-510, Petition,88-33(B)). (ZONING)

J. LANDSCAPING ALONG THE WEST PROPERTY LINE OF THE NORTH PARCEL

1. Landscaping and buffering along the west property line of tho north parcel shall be upgraded to include:

- a. A minimum fifty (50) foot wide landscape buffer strip.
- b. An eight (8) foot high fence, opaque from the south property line of the north parcel, north to the lake maintenance.
- c. Two rows of native canopy trees, spaced twenty (20) feet on center from the south property line of the north parcel, north to the lake maintenance easement. Two rows of ten (10) foot tall native canopy tree8 spaced thirty (30) feet on center #row the lake maintenance easement, north to the north property line.
- d. One native palm tree for each twenty (20) linear feet. A group of three or more palm trees up supersede the requirement for a native canopy tree in that location.
- e. Twenty-four (24) inch tall hedge or shrub material spaced twenty-four (24) inches on center, installed from the south property line of the north parcel, north to the lake maintenance easement, and to be maintained at a minimum height of forty-eight (48) inches.
- f. All required landscaping shall be installed on the exterior side of the required fence. (Previously Condition J.l of Resolution R-93-510, Petition 88-33(8)). (ZONING)
- 2. Landscaping and buffering shall be installed prior to the issuance of the first building permit. (Previously Condition J.2 of Resolution R-93-510, Petition 88-33(B)), (ZONING)

K. LANDSCAPING ALONG THE NORTH AND EAST PROPERTY LINES (ABUTING INDUSTRIAL ZONING)

- 1. A minimum ten (10) foot wide landscape buffer stmip. (Previously Condition K. 1 of Resolution R-93-510, Petition 88-33(B)). (ZONING)
- 2. A fence a minimum of 8ix (6) feet in height (Previously Condition K.2 of Resolution R-93-510, Petition 88-33(B)), (ZONING)
- 3. One twelve (12) foot tall native canopy tree planted every 20 feet on center along the exterior side of the required fence. (Previously Condition K.3 of Resolution R-93-510, Petition 88-33(8)). (ZONING)
- Along the exterior side of the required fence, the property owner shall install thirty-six (36) inch high shrubs or hedge material spaced no more than twenty-four (24) inches on center 8t installation, to be maintained at a minimum height of forty-eight (48) inches. (Previously Condition K.4 of Resolution R-93-510, Petition 88-33(B)) = (ZONING)

L. LIGHTING

1. All outdoor lighting used to illuminate the premises and identification sign8 shall be of low intensity, shielded and directed downward and away from adjacent properties and streets. (Previously Condition L.1 of Resolution R-93-510, Petition 88-33(8)). (CODE ENF-Zoning)

- 2. Lighting fixture8 shall not exceed twenty (20) feet in height. (Previously Condition L.2 of Resolution R-93-510, Petition 88-33(B)) (CODE ENF-Zoning)
- 3. All outdoor lighting shall be extinguished no later than 11:00 p.m. Security lighting only is excluded from this requirement. (Previously Condition L.3 of Resolution R-93-510, Petition 88-33(8)). (CODE ENF-Zoning)

M. SIGNS

- 1. Any new or replacement signs fronting on Sout'hern Boulevard shall be limited 88 follows:
 - 8. Maximum sign height ten (10) feet.
 - b. Maximum total sign face area 100 square feet.
 - c. Maximum number of signs One, monument type sign.
 (Previously Condition M.l of Resolution R-93-510,
 Petition 88-33(B)) (CODE ENF-Zoning)
- 2. lo signs shall be permitted fronting on Wallis Read, except as required by Condition P.7. (Previously Condition M.2 of Resolution R-93-510, Petition 88-33(8)), (CODE ENF-Zoning)
- 3. If, prior to the issuance of a building permit for tho project, the Sign Code is amended to be more restrictive than the condition8 of approval, the regulations of the amended Sign Code shall supersede all sign-related conditions of approval. (Previously Condition M.3 of Resolution R-93-510, Petition 88-33(B)). (CODE EMF-Zoning)
- 4. No off-premise signs shall be permitted on the site. (Previously Condition M.4 of Resolution R-93-510, Petition 88-33(B)) (CODE WF-Zoning)
- 5. There shall be no on premises signs indicating existence of used automobiles sales. (Previously Condition M.5 of Resolution R-93-510, Petition 88-33(8)). (CODE ENF-Zoning)

N. UNITY OF TITLE

- 1. A Unity of Title shall be executed covering the entire site. Two (2) copies of properly executed Unity Of Title documents shall be submitted to the Zoning Division simultaneously with Site Plan Review Committee application. (Previously Condition N.l of Resolution R-93-510, Petition 88-33(B)). (ZONING)
- 2. The Unity of Title may be broken.by the Executive Director of Planning, Zoning, and Building and the County Engineer. (Previously Condition N.2 of Resolution R.93-510, Petition 88-33(B)) (ZONING)

O. USE LIMITATION

1. Previous Condition 0.1 of Petition 88-33(B) which states:

Use of the site shall be limited to 22,350 square feet of auto service and accessory sale uses, and 2.39 acres of recycling processing use (north parcel only).

Is hereby deleted.

- 2. only construction materials and vegetation shall. bo recycled on site. (Previously Condition 0.2 of Resolution R-93-510, Petition 88-33(8)). (CODE ENF-Zoning)
- 3. YO outdoor loudspeakor system audible off site shall be permitted. (Previously Condition 0.3 of Resolution %-93-510, Petition 88-33(B)). (CODE ENF-Zoning)
- 4. Hours of operation of the recycling facility shall be limited to 7:30 a.m. to 6:00 p.m., Monday through Friday, excluding the retrieval and delivery of recyclable material containers, in accordance with Condition 0.5 (Previously Condition 0.4 of Resolution R-93-510, Petition 88-33(8)). (CODE ENF-Zoning)
- 5. The retrieval and delivery of recyclable material containers shall be limited to 7:00 a.m. to 6:00 p.m., Monday through Saturday. (Previously Condition 0.5 of Resolution R-93-510, Petition 88-33(B)). (CODE ENF-Zoning)
- 6. The entrance to the north parcel, from Wallis Road, shall be locked and gated when the facility is not open. Phis gate shall be a minimum of six (6) feet in height, solid and opaque. (Previously Condition 0.5 of Resolution R-93-510, Petition 88-33(8)). (CODE ENF-Zoning)
- 7. The applicant shall maintain a contract with a license8 waste hauler for daily removal of all hazardous materials 8nd white good inadvertently brought on site. (Previously Condition 0.7 of Resolution R-93-510, Petition 88-33(8)). (ZONING)
- 8. No hazardous materials or white goods shall be permitted on site. A sign shall be prominently displayed at the entrance to the rooyoling facility stating these restrictions. (Previously Condition 0.8 of Resolution 8-93-510, Petition 88-33(B)). (CODE ENF)
- 9. Overnight storage of recyclable materials shall be limited to a maximum of five (5) thirty cubic pard recyclable materials containers overnight (24 hours maximum, Monday through Thursday only). No overnight storage of non-recyclable materials shall be permitted on site. All overnight storage containers shall be appropriately covered and secured. (Previously Condition 0.9 of Resolution R-93-510, Petition 88-33(B)). (CODE ENF-Zoning)
- 10. Commercial excavation is prohibited on site. (Previously Condition 0.10 of Resolution R-93-510, Petition 88-33(B)) (CODE ENF-Zoning)
- 11. This site shall not be used as a commercial landfill. (Previously Condition 0.11 of Resolution R-93-510, Petition 88-33(B)), (CODE ENF\HEALTH-Zoning)
- 12. All material brought on sit8 shall be deposited, recycled and sorted on a concrete surface. (Previously Condition 0.12 of Resolution R-93-510, Petition 88-33(B)). (ZODE ENF-Zoning)
- 'The use of the site shall be limited to auto towing, with ancillary office, auto storage, auto body mechanical repair, sale of repossessed automobiles limited to a maximum of five (5) outdoor sales display spaces.' Shall apply to the south parcel only. (Previously Condition 0.13 of Resolution R-93-510, Petition 88-33(B)). (ZODE ENF-Zoning)

- 14. No vehicle shall be parked with its hood or trunk open, nor elevated off the ground in any way. Vehicles shall not be parked in any right-of-way or drive vay. (Previously Condition 0.14 of Resolution R-93-310, Petition 88-33(B)). (CODE ENF-Zoning)
- 15. Outside storage of disassembled vehicles shall be limited to a designated area located interior to the site. There shall be no outdoor storage of disassembled vehicle parts on site. (Previously Condition 0.15 of Resolution R-93-510, Petition 88-33(B)) (CODE ENF-Zoning)
- 16. Vehicle parking shall be limited to the parking spaces designated on the approved sit8 plan. No parking of vehicles is to be permitted in landscaped areas, right-of-way, or interior drives. (Previously Condition 0.16 of Resolution R-93-510, Petition 88-33(B)). (CODE INF-Zoning)
- 17. This Special Exception (Zoning Petition lo. 88-33(A) shall expire on September 30, 1996. The property owner or his designee may submit a soning petition to extend the special exception use on the property at any time within 120 days prior to September 30, 1996.

Is hereby deleted.

P. COMPLIANCE

- 1. 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; 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,

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 Circlit, (XONITORING)

- 2. As provided in Zoning Code Sections 400.2 and 402.6, failure to comply with any of these conditions of approval , at any time may result in:
- The denial or revocation of a building permit; the issuance of a stop work order; the denial of a Certificate of Occuprncy on any building or structure; or the denial or revocation of any permit or approval for any developer-owner, commercial-owner, lessee, or user of the subject property; and/or
 - b. The revocation of the Special Estception and any zoning which was approved concurrently with the special Exception as well as any previously granted certifications of concurrency or exemptions therefrom; and/or
 - c. A requirement of the development to conform with updated standards of development, applicable 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.

Appeals of any departmental-administrative actions hereunder may be taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Palm Beach county zoning Code. Appeals of any revocation of Special Exception, Rezoning, or other actions based on a Board of County Commission decision, shall be by petition for writ of certiorari to the Fifteenth Judicial Circuit.

Is hereby deleted. [REASON: THIS CONDITION ADDRESSED BY NEW CONDITION] (Previously Condition P.1 of Resolution R-93-510, Petition 88-33(B)). (MONITORING)