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RESOLUTION NO. R-98- 1788
RESOLUTION APPROVING ZONING PETITIONDOA96-40(A)
DEVELOPMENT ORDER AMENDMENT
PETITION OF BREFRANK, INC.
BY JEAN LINDSEY, AGENT
(WELLINGTON GREEN DRI (AKA WELLINGTON COMMONS DRI))
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WHEREAS, the Board of County Commissioners, as the governing body of Palm Beach County, Florida, pursuantto 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 providedfor in Article 5 of the Palm Beach County Unified Land Development Code, have been satisfied; and

WHEREAS, Zoning Petition DOA96-40(A) was presented to the Board of County Commissioners at a public hearing conducted on October 22, 1998; and

WHEREAS, the Board of County Commissioners has consideredthe 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, Section5.8 (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 followingfindings offact:

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 inthe 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 imposedon it by applicable provisions of the Palm Beach County Unified Land Development Code for use, layout, function, and general development characteristics.
6. This Development Order Amendment meets applicable local land development regulations.
7. This DevelopmentOrder Amendment, with conditions as adopted, minimizes adverse effects, includingvisual impact and intensity of the proposeduse 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 DevelopmentOrder Amendment, with conditions as adopted, minimizes environmental impacts, including but not limited to water, air, stormwater management, wildlife, vegetation, wetlands andthe naturalfunctioning of the environment.
10. This DevelopmentOrder 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 COMMISSIONERSOF PALMBEACH COUNTY, FLORIDA, that Zoning Petition DOA9640(A), the petition of Brefrank, Inc., by Jean Lindsey, agent, for a Development Order Amendment (DOA) to Modify/delete conditionsof ResolutionR-96-1195(LocalConditions) 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 October 22, 1998, subject to the local conditions of approval described in EXHIBIT C.2, attached hereto and made a part hereof.

Commissioner Roberts movedfor the approval of the Resolution.
The motion was seconded by Commissioner Foster and, upon being put to a vote, the vote was as follows:

| Burt Aaronson, Chair | -- | Aye |
| :--- | :--- | :--- |
| Maude Ford Lee, Vice Chair | -- | Absent |
| Ken Foster | -- | Aye |
| Karen T. Marcus | -- | Aye |
| Mary McCarty | - | Absent |
| Warren Newell | -- | Aye |
| Carol A. Roberts | -- | Aye |

The Chair thereupon declared that the resolutionwas duly passed and adopted on October 22,1998.

APPROVED AS TO FORM
AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

DOROTHY H. WILKEN, CLERK

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A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARI,Y DISCRIBIED AS FOILLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID SECTION 13;
NUL 151998
THENCE $\mathcal{S} 87^{\circ} 44^{\prime} 4^{\prime \prime \prime} \mathrm{E}$ S $87^{\prime} 44^{\prime} 43^{\prime \prime} \quad$ E ALONG THE NORTH LINE OF SAID SECTION 13 A DISTANCE OF 504.84 FEET TO THE POINT OF BEGINNING;

THENCE CONTINUE $\mathcal{\&} 87^{\circ} 44^{\prime} 41^{\prime \prime} \mathrm{E}$ S $87^{\circ} 44^{\prime} 43^{\prime \prime} \mathrm{E}$ ALONG SAID NORTH LINE A DISTANCE OF 80.00FEET;
THENCE S @'15'0' W A DISTANCE OF 235.66 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $\boldsymbol{3} 1$ 1'06"AND A RADIUS OF 580.00FEET FOR AN ARC DISTANCE OF 376.42FEET TO A POINT OF TANGENCY;

THENCE S $34^{\circ} 56^{\prime} 06^{\prime \prime}$ E A DISTANCE OF 50.00FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE SOUTHEASTERLY AND SOUTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $28^{\circ} 02^{\prime} 52^{\prime \prime}$ ANI) A RADIUS OF 1340.00 FEET FOR AN ARC DISTANCE OF 655.97FEET TO A POINT OF TANGENCY;

THENCE S $06^{\circ} 53^{\prime} 14^{\prime \prime}$ E A DISTANCE OF 103.78 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE NORTH, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEARING OF S 23'43'32' W;

THENCE SOUTHEASTERLY, EASTERLY AND NORTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAYINOU CENTRAL ANGLE OF $71^{\circ} 21^{\prime} 30^{\prime \prime}$ AND A RADIUS OF 300.00FEET FOR AN ARC DIŚTANCE OF 373.63 FEET TO A POINT OF REVERSE CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOƯTH;

THENCE NORTHEASTERLY, EASTERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENI'RAL ANGLE OF 95² $46^{\prime} 26^{\prime \prime}$ AND A RADIUS OF 607.70FEET FOR AN ARC DISTANCE OF 1015.81 FEET TO A POINT OF TANGENCY;

THENCE S $41^{\circ} 51^{\prime} 32^{\prime \prime}$ E A DISTANCE OF 288.19 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE EAST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEARING OF N $88^{\circ} 22^{\prime} 02^{\prime \prime} \mathrm{W}$;

THENCE SOUTHERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $31^{\circ} 15^{\prime} 28^{\prime \prime}$ AND A RADIUS OF 1000.00FEET FOR AN ARC DISTANCE OF 545.55FEET TO A POINT OF TANGENCY;

THENCE S $29^{\circ} 37^{\prime} 30^{\prime \prime}$ E A DISTANCE OF 541.80 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHEASTERLY AND EASTERLY ALONG THE ARC OF SAID CURVETO THE LEIT, HAVING A CENTRAL ANGLE OF $58^{\circ} 09^{\prime} 47^{\prime \prime}$ AND A RADIUS OI: 1000.00 FLEET POR AN ARC DISTANCE OF 1015.14 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE S $02^{\circ} 12^{\prime} 42^{\prime \prime}$ W A DISTANCE OF 138.03 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $33^{\circ} 10^{\prime} 00^{\prime \prime}$ AND A RADIUS OF 765.76FEET FOR AN ARC DISTANCE OF 443.27 FEET TO A POINT OF REVERSE CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE SOUTHEASTERLY AND SOUTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $32^{\circ} 51^{\prime} 53^{\prime \prime}$ AND A RADIUS OF 300.00 FEET FOR AN ARC DISTANCE OF 172.08FEET TO A POINT OF TANGENCY;

THENCE S $01^{\circ} 54^{\prime} 355^{\prime \prime}$ W A DISTANCE OF 379.I 8 FEET;
THENCE S $88^{\circ} 05^{\prime} 25^{\prime \prime}$ E A DISTANCE OF I 160.31 FEET;

THENCE S $01^{\circ} 53^{\prime} 57^{\prime \prime}$ W A DISTANCE OF 95.00 FEET;
THENCE N $88^{\circ}\left(55^{\prime} 25^{\prime \prime}\right.$ W A DISTANCE OF 5044.51 FEET TO THE WEST LINE OF THE SOUTHWEST ONE-QUARTER OF SAID SECTION 13;

THENCE N $0 H^{\circ} 52^{\prime 5} 58^{\prime \prime}$ E N $01^{\circ} 52^{\prime} 59^{\prime \prime}$ E ALONG SAID WEST LINE A DISTANCE OF $\mathbf{4} 360.791360 .77$ FEET TO THE NORTHWEST CORNER OF SAID SOUTHWEST ONE-QUARTER OF SECTION 13;
 SECTION 13 A DISTANCE OF 2020.71 FEET:

THENCE S $88^{\circ} 05^{\prime} 59^{\prime \prime}$ E A DISTANCE OF 680.75 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE SOUTHWEST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEARING OF N $56^{\circ} 16^{\prime} 04^{\prime \prime} \mathrm{E}$;

THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $01^{\circ} 12^{\prime} 10^{\prime \prime}$ AND A RADIUS OF 1260.00 FEET FOR AN ARC DISTANCE OF 26.45 FEET TO A POINT OF TANGENCY;

THENCE N $34^{\circ} 56^{\circ} 06^{\prime \prime}$ W A DISTANCE OF 50.00FEET TO A POINT OFCURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE NORTHWESTERLY AND NORTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $37^{\circ} \mathrm{I} 1^{\prime} 06^{\prime \prime}$ AND A RADIUS OF 660.00 FEET FOR AN ARC DISTANCE OF 428.34 FEETTO A POINT OFTANGENCY:

THENCE N $02^{\circ} 15^{\prime} 00^{\prime \prime}$ E A DISTANCE OF 235.67 FEET TO THE POINT OF BEGINNING;
SAID LAND SITUATE IN PALM BEACH COUNTY, FLORIDA, CONTAINING 224.85 ACRES, MORE OR LESS.

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## FILE Cur s

## LEGAL, DESCRIPTION FOR MUPD A

A PARCEL OF LAND LYING If SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF SAID SECTION 13;

THENCE $\mathcal{S} 87^{\circ} 44^{\prime} 41^{\prime \prime} \mathrm{E}$ S $87^{\circ} 44^{\prime} 43^{\prime \prime}$ E ALONG THE NORTH LINE OF SAID SECTION 13 A DISTANCE OF 504.84 FEET;
THENCE $\boldsymbol{S} 02^{\prime} 15^{\prime} 00$ " W A DISTANCE OF 235.67 FEET TO THE POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $37^{\circ} 11^{\prime} 06^{\prime \prime}$ AND A RADIUS OF 660.00FEET FOR AN ARC DISTANCE OF 428.34 FEETTO A POINT OFTANGENCY;

THENCE S 34'56'06" E A DISTANCE OF 50.00 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST:

THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $01^{\circ} 12^{\prime} 10^{\prime \prime}$ AND A RADIUS OF 1260.00 FEET' FOR AN ARC DISTANCE OF 26.45 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE N 88'05'59" W A DISTANCE OF 680.75 FEET TO THE WEST LINE OFTHE NORTHWEST ONE-QUARTER OF SAID SECTION 13 ;

THENCE N- $04^{\circ} 54^{\prime} 00^{\prime \prime} \mathrm{E}$ N $\left(01^{\circ} 54^{\prime} 01^{\prime \prime} \mathrm{E}\right.$ ALONG SAID WEST LINE A DISTANCE OF 699.84 FEET TO THE POINT OF BEGINNING;
SAID LANVD SITUATE IN PALM BEACH COUNTY, FLORIDA, CONTAINING 8.67 ACRES, ḾMRE OR LESS,

96-40 A

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EXHIBIT A. 3

## LEGAL DESCRIPTION FOR MUPD B

A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 4I EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SAID SECTION 13;

THENCE $\left\{87^{\circ} 44^{\prime} 41^{\prime \prime}\right.$ E $S 87^{\circ} 44^{\prime} 43^{\prime \prime}$ E ALONG THE NORTH LINE OF SAID SECTION 13 A DISTANCE OF 584.84 FEET TO THE POINT OF BEGINNING;

THENCE CONTINUE $\$ 87^{\wedge} 44^{\prime} 4 \operatorname{li}^{\prime \prime E}$ S $87^{\prime} 44^{\prime} 43^{\prime \prime}$ E ALONG THE SAID NORTH LINE A DISTANCE OF 1008.39 FEET;

THENCE S $02^{\circ} 15^{\prime} 17^{\prime \prime}$ W A DISTANCE OF $296.0+297.36$ FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 671 3'55" AND A RADIUS OF 590.00 FEET' IOR AN ARC DISTANCE OF 692.32 FEET TO A POINT OF TANGENCY;

THENCE S $64^{\circ} 58^{\prime} 38^{\prime \prime}$ E A DISTANCE OF 594.29 FELTT TO A POINT ON THE ARC OF A NON-TANGENT CURVE, A RADIAL LINE OF SAID CURVE THROUCH SAID POINT HAVING A BEARING OF N 68'1 8'08" W;

THENCE SOUTHWESTERLY ALONG THIE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 20'03'55" AND A RADIUS OF 1000.00FEE'I' FOR AN ARC DISTANCE OF 350.20 FEET TO A POINT ON A NONTANGENT LINE:

THENCE N $41^{\circ} 51^{\prime} 32{ }^{\prime \prime}$ W A DISTANCE OF 288.19 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTH;
THENCENORTHWESTERLY, WESTERLY AND SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING ${ }^{1}$ A CENTRAL ANGLE OF $95^{\circ} 46^{\prime} 26^{\prime \prime}$ AND A RADIUS OF 607.70 FEET FOR AN ARC DISTANCE OF 1015.81 FEET TO A POINT OF REVERSE CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTH;

THENCE SOUTHWESTERLY AND WESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $71^{\circ} 21^{\prime} 30^{\prime \prime}$ AND A RADIUS OF 300.00 FEET FOR AN ARC DISTANCE OF 373.63 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE N $06^{\circ} 53^{\prime} 14^{\prime \prime}$ W A DISTANCE OF 103.78 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 28'02'52" AND A RADIUS OF 1340.00 FEET FOR AN ARC DISTANCE OF 655.97 FEET TO A POINT OF TANGENCY;

THENCE N $34^{\circ} 56^{\prime} 06^{\prime \prime}$ W A DISTANCE OF 50.00 FEET TO A POINT OF CURVATURE OF A TANGENTCURVE CONCAVE TO THE NORTHEAST;

THENCE NORTHWESTERLY AND NORTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 37 I I'06" AND A RADIUS OF 580.00FEET FOR AN ARC DISTANCE OF 376.42 FEET TO A POINT OF TANGENCY;

THENCE N $02^{\circ} 15^{\prime} 00^{\prime \prime}$ E A DISTANCE OF 235.66 FEET ${ }^{\prime}$ TO THE POINT OF BEGINNING;
SAID LAND SITUATE IN PALM BEACH COUNTY, FLORIDA, CONTAINING 29.78 ACRES, MORE OR LESS.


## 96-4 $0^{\text {ErT }} A$

EXhibit A. 4

## LEGAL DESCRIPTION FOR MUPD C

## FILE COPY

A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SAID SECTION 13;
THENCE S-87 $7^{\circ} 44^{\prime 2} 1^{\prime \prime} \mathrm{E} S 7^{\circ} 44^{\prime} 43^{\prime \prime}$ E ALONG THE NORTH LINE OF SAID SECTION 13 A DISTANCE OF 1683.23 FEET TO THE POINT OF BEGINNING;

THENCE CONTINUE $\mathcal{8} 87^{\circ} 44^{\prime} 41^{\prime \prime} \mathrm{E} \mathbf{S} 87^{\circ} 44^{\prime} 43^{\prime \prime} \mathrm{E}$ ALONG SAID NORTH LINE A DISTANCE OF 1409.84 FEET;

THENCE S $02^{\circ} 15^{\prime} 17^{\prime \prime}$ W A DISTANCE OF 226.00 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE EAST;

THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $15^{\circ} 15^{\prime} 43^{\prime \prime}$ AND A RADIUS OF 420.00 FEET FOR AN ARC DISTANCE OF I I I. 88 FEET TO A POINT OFTANGENCY;

THENCE S $13^{\circ} 00^{\prime} 26^{\prime \prime}$ E A DISTANCE OF 120.01 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE SOUTHEAST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEARING OF N $15^{\circ} 35^{\prime} 11^{\prime \prime} \mathrm{W}$;

THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $47^{\circ} 33^{\prime 2} 25^{\prime \prime}$ AND A RADIUS OF 1000.00 FEET FOR AN ARC DISTANCE OF 830.03 FEET TO A POINT ON A NONTANGEdT LINE;
$-1$
THENCE N $64^{\circ} 58^{\prime} 38^{\prime \prime}$ W A DISTANCE OF 593.1 I FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE NORTHWESTERLY AND NORTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $671135^{\prime \prime}$ AND A RADIUS OF 500.00 FEET FOR AN ARC DISTANCE OF 586.7I FEET TO A POINT OF TANGENCY;

THENCE N $02^{\circ} 15^{\prime} 17^{\prime \prime}$ E A DISTANCE OF 296.01 207.36 FEET TO THE POINT OF BEGINNING;
SAID LAND SITUATE IN PALM BEACH COUNTY, FLORIDA, CONTAINING 23.92 ACRES, MORE OR LESS.

A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH (:OUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID SECTION 13;
THENCE S $87^{\circ} 44^{\prime} 41^{\prime \prime}$ E S $87^{\circ} 44^{\prime} 43^{\prime \prime}$ E ALONG THE NORTH LINE OF SAID SECTION 13 A DISTANCE OF 3183.07 FEET TO THE POINT OF BEGINNING;

THENCE CONTINUE $8-87^{\circ} 44^{\prime} 44^{\prime \prime}$ E S $87^{\circ} 44^{\prime} 43^{\prime \prime}$ E ALONG SAID NORTH LINE A DISTANCE OF 145.42 FEET:

THENCE S $02^{\circ} 15^{\prime} 17^{\prime \prime}$ W A DISTANCE OF 27.00 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE SOUTH, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEARING OF N 02 ${ }^{\circ} 15^{\prime} 17^{\prime \prime} \mathrm{E}$;

THENCE EASTERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HP.VING A CENTRAL ANGLE OF $09^{\circ} 33^{\prime} 35^{\prime \prime}$ AND A RADIUS OF 4443.66 FEET FOR AN ARC DISTANCE OF 741.42 FE ET TO A POINT OF TANGENCY;

THENCE S $78^{\circ} 11^{\prime} 08^{\prime \prime}$ E A DISTANCE OF 217.67 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CINCAVE TO THE NORTH:

THENCE SOUTHEASTERLY AND EASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $10^{\circ} 14^{\prime 2} 8^{\prime \prime}$ AND A RADIUS OF 2687.05 FEET FOR AN ARC DISTANCE OF 480.29 FEET TO A PiINT OF TANGENCY;

THENCE S 86'25'05" E A DISTANCE OF 186.37 FEET;

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THENCE N 89'02'07" E A DISTANCE OF 70.31 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY JINE OF S.R. 7/U.S. 441 ;
$-1$
 TO A POINT ON THEARC OF A NON-TANGENT CURVE CONCAVE TO THE SOUTHEAST, A RADIAL LINE 3 F SAID CURVE THROUGH SAID POINT HAVING A BEARING OF N $07^{\circ} 29^{\prime} 20^{\prime \prime}$ E:

THENCE WESTERLY AND SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $39^{\prime} 25^{\prime} 23^{\prime \prime}$ AND A RADIUS OF 518.19 FEET FOR AN ARC DISTANCE OF 356.55 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE S $31^{\circ} 56^{\prime} 04^{\prime \prime}$ E A DISTANCE OF 24.89 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE NORTHWEST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A B ZARING OFS 33'09'56" E:

THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL AA GLE OF $03^{\circ} 56^{\prime} 48^{\prime \prime}$ AND A RADIUS OF 6168.57 FEET FOR AN ARC DISTANCE OF 424.90 FEET TO A POINT ON A NONTANGENT LINE;

THENCE N $29^{\prime} 377^{\prime} 30^{\prime \prime}$ W A DISTANCE OF 120.44 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE NORTHWESTERLY, WESTERLY AND SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO TF |E LEFT, HAVING A CENTRAL ANGLE OF $70^{\circ} 48^{\prime} 10^{\prime \prime}$ AND A RADIUS OF 1000.00 FEET FOR AN ARC DISTANCE OF 1235.74 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE N $13^{\circ} 00^{\prime} 26^{\prime \prime}$ W A DISTANCE OF 120.01 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE EAST;

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $5^{\circ} 15^{\prime} 43^{\prime \prime}$ AND A RADIUS OF 330.00 FEET FOR AN ARC DISTANCE OF 87.90 FEET TO A POINT OFTANGENCY;

THENCE N $02^{\circ} 15^{\prime} 17{ }^{\prime \prime}$ E A DISTANCE OF 226.00 FEET TO THE POINT OF BEGINNING;
SAID LAND SITUATE IN PALM BEACH COUNTY, FLORIDA CONTAINING 22. I3 ACRES, MORE OR LESS.

## LEGAL DESCRIPTION FOR MUPD E

A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SAID SECTION 13;

THENCE $\mathcal{S} 87^{\wedge} 44^{\prime} 41^{\prime \prime} \mathrm{E}$ S $87^{\circ} 44^{\prime} 43^{\prime \prime} \mathrm{E}$ ALONG THE NORTH LINE OF SAID SECTION 13 A DISTANCE OF $33 \wedge 8.49$ FEET;
THENCE S $02^{\circ} 15^{\prime} 17^{\prime \prime}$ W A DISTANCE OF 27.00 FEET TO A POINT ON THE ARC OF A NON-TANGEN T CURVE CONCAVE TO THE SOUTH, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BE fARING OF N 02"15'17" E;

THENCE EASTERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, F AVING A CENTRAL ANGLE OF $09^{\circ} 33^{\prime} 35^{\prime \prime}$ AND A RADIUS OF 4443.66 FEET FOR AN ARC DISTANCE OF 741.42 FEET TO A POINT OF TANGENCY;

THENCE S $78^{\circ} 11^{\prime} 08^{\prime \prime}$ E A DISTANCE OF 217.67 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE cONCAVE TO THE NORTH;

THENCE SOUTHEASTERLY AND EASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $10^{\circ} 14^{\prime} 28^{\prime \prime}$ AND A RADIUS OF 2687.05 FEET FOR AN ARC DISTANCE OF 480.29 FEET TO A 'INT OF TANGENCY;

THENCE S $86^{\circ} 25^{\prime} 05^{\prime \prime}$ E A DISTANCE OF 186.37 FEET;
THENCE N $89^{\circ} 02^{\prime} 07^{\prime \prime}$ B A DISTANCE Or 70.3 I FEET 'IO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF SR. 7/U.S. 44I;

THENCE S $00^{\circ} 2 H^{\prime 2} 56^{\prime \prime} \mathrm{E}$ S $00^{\circ} 22^{\prime} 03^{\prime \prime} \mathrm{E}$ ALONG SAID WESTERLY RIGHT-OF-WAY LINE A DISTANCE OF $797.63 \underline{503.00}$ FEET;

THENCE S $04^{\circ} 58^{\prime} 01^{\prime \prime} \mathrm{E}$ S $01^{\circ} 58^{\prime} 00^{\prime \prime}$ W ALONG SAID WESTERLY RIGHT-OF-WAY LINE A DISTANCE OF 363.28712 .52 FEET TC THE POINT OF BEGINNING;

1
THENCE $\mathrm{N}-88^{\circ}+9^{\prime} 00^{\prime \prime}$ W- A DISTANCE OF 28.46 FEET;


THENCE $04^{2} 57222^{\prime \prime}$ W- A DISTANCE OF-54.76-FEETYOTHEPOHNF-OF BEGINNHE;
THENCE CONTINUE S $04^{\circ} 57^{2} 22^{\prime \prime}-4$ S $01^{\circ} 58^{\prime} 00^{\prime \prime} \mathrm{W}$ A DISTANCE OF 453.95 533.86 FEET;

THENCE $\mathcal{S}-88^{\circ}+8^{\prime} 59^{\prime \prime} \mathrm{B} \underline{\mathrm{S} 88^{\circ} 02^{\prime} 00^{\prime \prime} \mathrm{E} \text { A DISTANCE OF } 27.93 \text { 11.66 FEET; }}$
THENCE S $01^{\circ} 53^{\prime} 57^{\prime \prime}$ W S $01^{\circ} 53^{\prime} 55^{\prime \prime} \mathrm{W}$ A DISTANCE OF $1053.8+\underline{673.76}$ FEET;
THENCE N $88^{\circ} 06^{\prime} 03^{\prime \prime}$ W A DISTANCE OF 232.54 FEET TO A POINT OF CURVATURE OF A TANGENt]' CURVE CONCAVE TO THE NORTHEAST;

THENCE WESTERLY AND NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HaVING A CENTRAL ANGLE OF $38^{\circ} 52^{\prime} 55^{\prime \prime}$ AND A RADIUS OF 330.00 FEET FOR AN ARC DISTANCE OF 223.94 FEET TO A POINT OF TANGENCY;

THENCE N $49^{\circ} 13^{\prime} 07^{\prime \prime}$ W A DISTANCE OF 101.35 FEET TO A POINT ON THE ARC OF A NON-TANGENI CURVE CONCAVE TO THE WEST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEARING OF S $51^{\circ} 47{ }^{\prime} 52^{\prime \prime} \mathrm{E}$;

THENCE NORTHEASTERLY, NORTHERLY AND NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $59^{\circ} 54^{\prime} 56^{\prime \prime}$ AND A RADIUS OF 1000.00 FEET FOR AN ARC DISTA NCE OF 1045.72 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE N $65^{\circ} 42^{\prime} 27^{\prime \prime}$ E A DISTANCE OF 101.04 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTH;

THENCE NORTHEASTERLY AND EAS'I'ERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $26^{\circ} 15^{\prime} 33^{\prime \prime}$ AND A RADIUS OF 330.00 FEET FOR AN ARC DISTANCE OF 151.24 FEET TO 4 POINT OF TANGENCY;

THENCE S $88^{\circ} 02^{\prime} 00^{\prime \prime}$ E A DISTANCE OF $\mathbf{4} 4.75$ 160.46 FEET TO THE POINT OF BEGINNING;
SAID LAND SITUATE IN PALM BEACH COUNTY, FLORIDA, CONTAINING 10.30 10.26 ACRES, MORE OR LESS.

EXHIBIT A. 7

## LEGAL DESCRIPTION FOR MUPD F

A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH ZOUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SAID SECTION 13;

THENCE S $02^{\circ} 15^{\prime} 17^{\prime \prime}$ W A DISTANCE OF 27.00 FEET TO A POINT ON THE ARC OF A NON-TANGEN C CURVE CONCAVE TO THE SOUTH, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BE $/$ RING OF N02 ${ }^{\circ} 15^{\prime} 17^{\prime \prime} \mathrm{E}$;

THENCE EASTERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, H $4 V I N G$ A CENTRAL ANGLE OF 09'33'35" AND A RADIUS OF 4443.66 FEET FOR AN ARC DISTANCE OF 741.42 Fl $\operatorname{\text {iETTOA}}$ POINT OF TANGENCY:

THENCE S $78^{\circ} 11^{\prime} 08^{\prime \prime}$ E A DISTANCE OF 217.67 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE ('ONCAVE TO THE NORTH;

THENCE SOUTHEASTERLY AND EASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A SENTRAL ANGLE OF $10^{\circ} 14^{\prime} 28^{\prime \prime}$ AND A RADIUS OF 2687.05 FEET FOR AN ARC DISTANCE OF 480.29 FEET TO A PO NT ONA OF TANGENCY;

THENCE S 86'25'05" E A DISTANCE OF 186.37 FEET;
THENCEN $89^{\circ} 02^{\prime} 07^{\prime \prime}$ E A DISTANCE OF 70.31 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF S.R. 7/U.6. 441;

THENCE S $00^{\circ} 2 H^{\prime} 56^{\prime \prime} \mathrm{E}$ S $00^{\circ} 22^{\circ} 03^{\prime \prime}$ E ALONG SAID WESTERLY RIGHT-OF-WAY LINE A DISTANCE OF 79763503.00 FEET;

THENCE S $04^{\circ} 58^{\prime} 0 \Psi^{\prime \prime}$ W S $01^{\circ} 58^{\prime} 00^{\prime \prime} \mathrm{W}$ ALONG SAID WESTERLY RIGH'「-OF-WAY LINE A DISTANCE OF 363: $8 \underline{1246.38}$ FEET;

THENCE N $88^{\circ}+9^{\prime} 00^{\prime \prime W}$ W A DISTANEE OF-28.46 FEET,

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THENEES- $04^{25} 57^{2} 22^{\prime \prime}-W$ A-DISTANCE-OP 208.71 FEETT;
THENCE $588^{\circ}+8^{\prime} 59^{\prime \prime} \mathrm{ES}$ S $88^{\circ} 02^{\prime} 00^{\prime \prime} \mathrm{E}$ A DISTANCE OF 27.9311 .65 FEET ;
THENCE SO1 $053^{\prime} 57^{\prime \prime}-\mathrm{W}$ S $01^{\circ} 53^{\prime} 55^{\prime \prime} \mathrm{W}$ A DISTANCE OF $4143.84 \underline{763.76}$ FEET TO THE POINT OF BEGINNING;
THENCE CONTINUE S $0+^{\circ} 53^{\prime} 57^{\prime 2}-4$ S $01^{\circ} 53^{\prime} 55^{\prime \prime} \mathrm{W}$ A DISTANCE OF 4281.02548 .85 FEET;
THENCE S 0153'57"' W A DISTANCE O1 732.17 FEET;
THENCE N $88^{\circ} 05^{\prime} 25^{\prime \prime}$ W A DISTANCE OF I 160.3I FEET;
THENCE N $01^{\circ} 54^{\prime} 35^{\prime \prime}$ E A DISTANCE OF 379.18 FEET TO A POINT OF CURVATURE OF A TANGEN7 CURVE CONCAVE TO THE SOUTHWEST;

THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL AJ JGLE OF $32^{\circ} 51^{\prime} 53^{\prime \prime}$ AND A RADIUS OF 300.00 FEE $\Gamma$ FOR AN ARC DISTANCE OF 172.08 FEET TO A POINT OF F EVERSE CURVATURE OF A TANGENT CURVE CONCAVE TO THE EAST;

THENCE NORTHWESTERLY, NORTHERLY AND NORTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $33^{\circ} 10^{\prime} 00^{\prime \prime}$ AND A RADIUS OF 765.76 FEET FOR AN ARC DISTANCE' 3 F 443.27 FEET TO A POINT OF TANGENCY;

THENCE N 02'12'42' E A DISTANCE OF 138.03 FEET TO A POINT ON THE ARC OF A NON-TANGEN] CURVE CONCAVE TO THE NORTHWEST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A E EARING OF N 02" 12'42" E:

## FILE COPY

LEGAL DESCRIPTION FOR MUPD F

THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL A vGLE OF $485105^{\prime \prime}$ AND A RADIUS OF $\mathbf{1 0 0 0 . 0 0}$ FEET FOR AN ARC DISTANCE OF $\mathbf{8 5 2 . 6 2}$ FEET TO A POINT OA A NONTANGENT LINE;

THENCE S $49^{\circ} 1307^{\prime \prime}$ E A DISTANCE OF I 0I. 35 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHEASTERLY AND EAS'I'ERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A (ENTRAL ANGLE OF 38'5255" AND A RADIUS OF $\mathbf{4 2 0 . 0 0}$ FEE'I' FOR AN ARC DISTANCE OF $\mathbf{2 8 5 . 0 2}$ FEET TO A P JINT OF TANGENCY;

THENCE S 880603" E A DISTANCE OF $232.54 \underline{\mathbf{2 3 2} .53}$ FEET TO THE POINT OF BEGINNING;

SAID LAND SITUATE IN PALM BEACH COUNTY, FLORIDA, CONTAINING 35.74 ACRES, MORE OR LESS,

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## LEGAL DESCRIPTION FOR MUPD G

A PARCEL OF LAND LYING IN SECTION 13, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SAID SECTION 13:
 TO THE POINT OF BEGINNING:

THENCE S $02^{\circ} 15^{\prime} 177^{\prime \prime}$ W A DISTANCE OF $296.0+297.36$ FEET TO A POINT OF CURVATURE OF A TANGEN T CURVE CONCAVE TO THE NORTHEAST;

THENCE SOUTHERLY AND SOUTHEASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $67^{\circ} 13^{\prime} 55^{\prime \prime}$ AND A RADIUS OF 590.00 FEET FOR AN ARC DISTANCE OF 692.32 FEET T( A POINT OF TANGENCY;

THENCE S $64^{\circ} 58^{\prime} 38^{\prime \prime}$ E A DISTANCE OF 594.29 FEET TO A POINT ON THE ARC OF A NON-TANGEN C CURVE CONCAVE TO THE EAST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BE RING OF N $68^{\circ} 18^{\prime} 08^{\prime \prime} \mathrm{W}$ :

THENCE SOUTHWESTERLY AND SOUTHERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HIVING A CENTRAL ANGLE OF $51^{\circ} 19^{\prime} 23^{\prime \prime}$ AND A RADIUS OF 1000.00FEET FOR AN ARC DISTANCE OF 895.75 FE ET TO A POINT OF TANGENCY;

THENCE S $29^{\circ} 37^{\prime 3} 30^{\prime \prime}$ E A DISTANCE OF 541.80 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE C ONCAVE TO THE NORTH;

THESE SOUTHEASTERLY, EASTERLY AND NORTHEASTERLY ALONG THE ARC OF SAID CURVE TO T IE LEFT, HAVING A CENTRAL ANGLE OF $107^{\circ} 00^{\prime} 52^{\prime \prime}$ AND A RADIUS OF 1000.00 FEET FOR AN ABC DISTANCE $O=1867.76$ FEET TO A A POINT ON A NON-TANGENT LINE;

THENCE S 49" $13^{\prime} 07^{\prime \prime}$ E A DISTANCE OF IO. 35 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE C JNCAVE TO THE NORTHEAST:

THENCE SOUTHEASTERLY AND EASTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 38'52'55" AND A RADIUS OF $\mathbf{4 2 0 . 0 0}$ FEET FOR AN ARC DISTANCE OF $\mathbf{2 8 5 . 0 2}$ FEET TO A P INT OF TANGENCY;

THENCE S $\mathbf{8 8}^{\circ} 06^{\circ} 03^{\prime \prime}$ E A DISTANCE OF $\mathbf{2 3 2} .54$ FEET;
THENCE N $04^{\circ} 53^{\prime} 57^{\prime \prime}$ E $\mathrm{N} 01^{\circ} 53^{\prime} 55^{\prime \prime}$ E A DISTANCE OF 90.00 FEET;
THENCE N $88^{\circ} 06^{\prime} 03^{\prime \prime}$ W A DISTANCE OF 232.54 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE NORTHEAST:

THENCE WESTERLY AND NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $\mathbf{3 8} \mathbf{' 5 2}^{\prime} 55^{\prime \prime}$ AND A RADIUS OF 330.00 FEET FOR AN ARC DISTANCE OF 223.94 FEET TO \& POINT OF TANGENCY;

THENCE N 49"13'07" W A DISTANCE OF 101.35 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE WEST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEAF ING OF $S 51^{\circ} 47{ }^{\prime} 52^{\prime \prime} \mathrm{E}$;

THENCE NORTHEASTERLY, NORTHERLY AND NORTHWESTERLY ALONG THE ARC OF SAID CURVE To THE LEFT, HAVING A CENTRAL ANGLE OF 59 $54^{\prime} 56^{\prime \prime}$ AND A RADIUS OF 1000.00 FEET FOR AN ARC DISTA VCE OF 1045.72 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE N $65^{\circ} 42^{\prime 2} 27^{\prime \prime}$ E A DISTANCE OF 101.04 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHEAST;

THENCE NORTHEASTERLY AND EASTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HA ING A CENTRAL ANGLE OF $26^{\circ} 15^{\prime} 33^{\prime \prime}$ AND A RADIUS OF 330.00 FEET FOR AN ARC DISTANCE OF 151.24 FEET TO ، POINT OF TANGENCY;

THENCE S $88^{\prime} 02^{\prime} 00^{\prime}$ E A DISTANCE OF $443.75 \underline{160.46}$ FEET TO A POINT ON THE WESTERLY RIGHT-OF-W AY LINE OF S.R. 7/U.S. 441;

THENCES $88^{\circ} 19^{\prime} 00^{\prime \prime}$ EA
7/U.S.441;

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THENCE N $00^{\circ} 21^{\prime} 56^{\prime \prime}$ W N $00^{\circ} 22^{\prime} 03^{\prime \prime} \mathrm{W}$ A DISTANCE OF 323.2328 .61 FEET TO A POINT ON THE ARC OF A NONTANGENT CURVE CONCAVE TO THE SOUTH, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT IAAVING A BEARING OF N $07^{\circ} 29^{\prime} 20^{\prime \prime} \mathrm{E}$;

THENCE WESTERLY AND SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $39^{\circ} 25^{\prime} 23^{\prime \prime}$ AND A RADIUS OF 518. I9 FEET FOR AN ARC DISTANCE OF 356.55 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE S $31^{\circ} 56^{\prime} 04^{\prime \prime}$ E A DISTANCE OF 24.89 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVE TO THE NORTHWEST, A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A B EARING OFS $33^{\circ} 09^{\prime} 56^{\prime \prime} \mathrm{E}$;

THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A CENTRAL AlIGLE OF 03'56'48" AND A RADIUS OF 6168.57 FEET FOR AN ARC DISTANCE OF 424.90 FEET TO A POINT ON A NON. TANGENT LINE;

THENCE N $29^{\circ} 37{ }^{\prime} 30^{\prime \prime}$ W A DISTANCE OF 120.44 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTH;

THENCE NORTHWESTERLY AND WESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF $70^{\circ} 48^{\prime} 10^{\prime \prime}$ AND A RADIUS 1000.00FEET FOR AN ARC DISTANCE OF 1235.74 FEET TO \& POINT ON A NQN-TANGENT LINE;
an 1
THENCE' N $13^{\circ} 00^{\prime} 26^{\prime \prime}$ W A DISTANCE OI: 120.0 I FEET TO A POINT OF CURVATURE Ó OF A TANGENT CURVE CONCAVE TO THE EAST;

THENCE NORTHERLY ALONG THE ARC Or SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF $15^{\circ} 15^{\prime} 43^{\prime \prime}$ AND A RADIUS OF 330.00 FEET FOR AN ARC DISTANCE OF 87.90 FEET;

THENCE N $02^{\circ} 15^{\prime} 17^{\prime \prime}$ E A DISTANCE OF 226.00 FEET TO A POINT ON THE SAID NORTH LINE OF SECTION 13;
THENCE $\mathrm{N}-87^{\circ} 44^{\prime} 44^{\prime \prime}$ W N 87'44'43" W ALONG SAID NORTH LINE A DISTANCE OF 90.00 FEET;
THENCE S $02^{\circ} 15^{\prime} 17^{\prime \prime}$ W A DISTANCE OF 226.00 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE EAST;

THENCE SOUTHERLY ALONG THE ARC OR SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF . $5^{\circ} 15^{\prime} 43^{\prime \prime}$ AND A RADIUS OF 420.00 FEET FOR AN ARC DISTANCE OF 111.88 FEET TO A POINT OFTANGENCY;

THENCE S $13^{\circ} 00^{\prime} 26^{\prime \prime}$ E A DISTANCE OF 120.01 FEET TO A POINT ON THE ARC OF A NON-TANGENT CURVE CONCAVETO THE SOUTHEAST. A RADIAL LINE OF SAID CURVE THROUGH SAID POINT HAVING A BEA 2 ING OF N 15'35'1 [" W:

THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A CENTRAL AR GLE OF $47^{\circ} 33^{\prime} 25^{\prime \prime}$ AND A RADIUS OF 1000.00 FEET FOR AN ARC DISTANCE OF 830.03 FEET TO A POINT ON A NON. TANGENT LINE;

THENCE N $64^{\circ} 58^{\prime} 38^{\prime \prime}$ W A DISTANCE OF S93.1I FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVETO THE NORTHEAST;

THENCE NORTHWESTERLY AND NORTHERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT H 4 VING A CENTRAL ANGLE OF 67' $13^{\prime \prime} 55^{\prime \prime}$ AND A RADIUS OF 500.00FEET FOR AN ARC DISTANCE OF 586.7 I FEET TO 4 POINT OFTANGENCY;

THENCE N $02^{\circ} 15^{\prime} 17^{\prime \prime}$ E A DISTANCE OF 297.36 FEET TO A POINT ON THE SAID NORTH LINE OF SECTIOY 13:

THENCEN $87^{\circ} 44^{\prime} 43^{\prime \prime} \mathrm{W}$ ALONG SAID NORTH LINE A DISTANCE OF 90.00 EEETTO THE POINT OF BEG INING;
SAID LAND SITUATE IN PALM BEACH COUNTY. FLORIDA, CONTAINING 110.96 ACRES, MORE OR LES: $?$.

## EXHIBIT B

## VICINITY SKETCH



NOTE: All previous conditions of approval are shown in BOLD and will be ca rried forward with this petition unless expressly modified. Conditions which are not MUPD or PUD specific shall apply to the entire site.
A. BUILDINGAND SITE DESIGN

1. All previous conditions of approval applicable to the subject property, as contained in Resolutions R-96-1195, Petition PDD96-040, have been consolidated as contained herein. The petitioner shall comply wiln all previous conditions of approval and deadlines previously established by Section 5.8 of the ULDC and the Board of County Commissioners, uniless expressly modified. (ONGOING: MONITORING - Zoning)
2. ConditionA.I of Resolution R-96-1195, Petition PDD96-40, which curr ently states:

Development of the site shall limited to the uses, access, acreage, and site design approved by the Board of County Commissioners (master preliminary development plan dated July 26,1996, and regulating plan dated August 9, 1996). All modifications must be approved by the Board of County Commissioners unless the proposed changess are required to meet conditions of approval or are allowed by the ULDC.

Is hereby amended to read:
Development of the site shall be limited to the uses, access, acreage, and site design approved by the Board of County Commissioners (master preliminary development plan dated September 1, 1998). All modifications must be approved by the Board of County Commissioners unles $:$ the proposed changes are required to meet conditions of approval or are allowed by the ULDC. (ONGOING: ZONING)
3. The subject property shall be limited to a maximum of seven (7)MUPDs and one (1) PUD. (Previously Condition A. 2 of Resolution R-96-1 195, PetitionPDD96-40) (DRC: ZONING)
4. Prior to recordation of the first plat, the property owner shall recard in the public record a covenant requiring architectural consistincy between all buildings, project identification and signs in MUPDs A-G. The covenant shall berecorded in a form and manner acceptable to the County Attorney.

The covenant shall require the use of prevalent Mediterranean and/or Italian Renaissance architecture, including, but not limited to, such primary architectural elements as pastel colored stucco, masonry, stone, brick, classical features (columns, arches, medallions, bull's eye windows, wrought iron, decorative tile, etc.), earth tone colored tile roof accents, and towers. Natural and sky lighting shall be encourage d.

Architectural consistency shall be provided around all sides of all structures. (Previously Condition A. 3 of Resolution R-96-1195, Pelition PDD96-40) (PLAT: ENG/ZONING - Co Att)
5. The maximumgross acreage andminimum/maximum grosssquarelfeet of floor area for MUPDs A-F shall be limited as follows:

| MUPD | ACREAGE $\pm$ | MINIMUM SF | MAXIMUM SF |
| :--- | ---: | ---: | ---: |
| A | 8.67 | 79,000 | 120,000 |
| B | 29.78 | 87,000 | 163,000 |
| C | 23.92 | 87,000 | 163,000 |
| D | 22.13 | 80,000 | 148,000 |
| E | 10.26 | 41,000 | 75,000 |
| F | $35.74^{*}$ | 98,000 | 182,000 |
| Total |  |  | 675,000 |

- Includes 2.0 acre civic parcel. (Previously Condition A. 4 of ResolutionR-96-1195, Petition PDD96-40) (DRC:ZONING)

6. Condition A. 5 of Resolution R-96-1195, Petition PDD96-40which curr ently states:

Total combined gross floor area for MUPDs A-F shall not exi;eed $\mathbf{6 7 5 , 0 0 0}$ square feet. This figure includes the 90,000 square foot liotel allowed by Condition 1.1.

Is hereby amended to read:
Total combined gross floor area for MUPDs A-F shall not exceed 675,000 square feet. This figure includes the 125 room hotel allowed by Condition 1.1. If a 120,000 square foot movie theater is constructed, however, the combined gross floor area for MUPDs A-F will be 643,000 square feet. (DRC: ZONING)
7. A combined minimumof 45,000 gross square feet of office use shelll be provided in MUPDs A-F. Uses considered office shall be devoted exclusively to business, medical or professional services. Ofïces accessory to other principal uses shall not satisfy this requirement.(Previously Condition A. 6 of Resolution R-96-1195, Petition PDD96-40)(DRC:ZONING)
8. The maximum gross acreage, maximum gross leasable area, and maximum square feet of gross floor area for MUPD G (regional ınall) shall be limited as follows: (Previously Condition A. 7 of Resolutionfl-961195, Petition PDD96-40) (DRC: ZONING)

| MUPD | ACREAGE $\pm$ | LEASABLE <br> SF | GROSS SF |
| :---: | :---: | :---: | :---: |
| G | $\mathbf{1 1 0 . 9 6}$ | $\mathbf{1 , 4 4 5 , 0 0 0}$ | $\mathbf{1 , 7 7 6 , 0 0 0}$ |

9. All areas or receptaclesfor the storage and disposal of trash, garb age, recyclable material or vegetation, such as dumpsters and trash compactors, shall be screened from view and confined to the a eas designated on the certified site plan. (Previously Condition A. 3 of Resolution R-96-1195, Petition PDD96-40) (DRC / ONGOING: ZONING / CODE ENF)
10. All roof mounted air conditioning and mechanical equipment sha I be screened from view on all sides in a manner consistent with the color, character and architectural style of the principle structure.(Previc usly Condition A. 9 of Resolution R-96-1195, PetitionPDD96-40) (CO: BLCG)
11. All other air conditioning and mechanical equipment shall be scret ned from view on all sides by a visually opaque barrier consistent witt | the color, character and architectural style of the principle structure or equivalent landscape material. (Previously Condition A. 10 of Resol ation R-96-1195, Petition PDD96-40) (CO: BLDG - Zoning)
12. Exterior materials and building surfaces visible to the public shall be high quality materials and finishes, which exclude smooth faced concrete b ock, tilt-up concrete panels or prefabricated steel panels with architectural features. Exposed.neon light tubes on the exterior of buildings shall be prohibited. (ONGOING: BLDG-Zoning)
13. Buildings in MUPDs A-F shall not exceed thirty-five (35) feet in height, including mechanical equipment, measured from finished grade $\mathbf{c}$ the highest point, excluding unoccupied architectural features. The petitioner may seek relief from this height requirement or to exclude air conditic ning and mechanicalequipment from this height requirement, as provided in Ord. 97-21 of the Village of Wellington, from the Village of Wellington oncis the project is within the jurisdiction of Wellington. (ONGOING: BLDG/ZON ING)
14. All uses authorized under the property's respective zoning classifica :ions shall be permitted except that within MUPDs A-D, no Big Box Wareh suse Retail, "free standing" fast food restaurants, auto sales or conveniənce stores with or without gas sales shall be permitted. For purposes o this development order a Big Box Warehouse Retailshall be defined as as ngle user, single story building greater than 75,000 square feet intotalfloor area. Please note that non-freestandingfast food restaurants are permittedv ithin MUPD B. (ONGOING: ZONING)
15. There shall be no uninterrupted length of any facade in excess of one hundred (100) feet in any building located in MUPDsA-D. Facades gr: $:$ ater than one hundred (100) feet in length must incorporate recesses and projections along the length of the facade to create horizontal relief $i$ i the facade. Suchfeatures as, but not limitedto, windows, awnings, and arc ades must be incorporated along the facade length facing any public street or entrance drive connecting to any public street to create a pedestrian :icale and a clear and identifiable entrance. (BLDG PERMIT:BLDG/ZONING)
16. In MUPDs A-D roofs must have at least two (2) of the following feat ures: parapets concealing flat roofs and equipment, overhanging'eaves, sl jped roofs, and/or three or more roof surfaces. Alternative architectural fea ures may be permitted that meet or exceed the intent of this local conditic $n$ as determinedby the Village of Wellington Architectural ReviewBoard. (ELDG PERMIT: BLDG/ZONING)
17. In MUPDs A-D all customer entrances shall be highly visible with feat ares such as but not limited to canopies, porticos, arches or arcades. (DRC/BLDG PERMIT:ZONING/BLDG)
B. CONVENIENCE STORE WITH GAS SALES/AUTO SERVICE STATION/ WASH \& AUTO DETAILING
18. Condition B.I of Resolution R-96-1195, Petition PDD96-40 which currently states:

A maximum of one convenience store with gas sales, auto service station, car wash \& auto detailing facility, or combination, limited to a maximum of 4,000 square feet of grossfloor area, shall be permittt $d$ in MUPD F.

Is hereby amended to read:
A maximum of one convenience store with gas sales, auto service station, car wash \& auto detailing facility, or combination, limited to a maximu $n$ of 5,000 square feet of gross floor area, shall be permitted in MUPD Fonly. The square footage of the Convenience Store will be limited as pel the ULDC. The remaining square footage will be utilized for a car wash ar d/or other appropriate ancillary uses. (DRC: ZONING)
2. Automated car wash facilities shall utilize a $\mathbf{1 0 0 \%}$ water recyc ling system. (Previously Condition B. 2 of Resolution R-96-1195, Pelition PDD96-40) (BLDG PERMIT: BLDG)
3. Outdoor repair shall not be permitted. Vehicle/trailer rental shall nct be permitted. (Previously Condition B. 3 of Resolution R-96-1195, Pelition PDD96-40) (ONGOING: CODE ENF)
4. Outdoor storage or display of disassembled vehicles, parts, inveni ory, or merchandise shall not be permitted. (Previously Condition B. 4 of Resolution R-96-1195, Petition PDD96-40) (ONGOING: CODE ENF)
5. Prior to site plan certification, the site plan shall be amended to indicate facilities for the provision of air and water for minor veticle maintenance. Air and water for minor vehicle maintenance shall be provided to the public at no charge. (Previously Condition B. 5 of Resolution R-96-1195, Petition PDD96-40) (DRC / ONGOING: ZONIVG / CODE ENF)
C. CROSS ACCESS

1. Condition C.I of Resolution R-96-1195, Petition PDD96-40which currently states:

Prior to certification of the preliminary development plan by the [RC, the petitioner shall record in the public record their portion of a closs access easement to the property to the south in a manner and form approved by the County Attorney and in a location approved by the County Engineer. The location of the easement shall be indicatell on the PDP. This requirement shall become null and void if the land directly south of the cross access point becomes Industrial land us: in a Comprehensive Planor development on the land directly south o 'the cross access point generates more traffic than the cross acress
intersection can accommodate, as determined bythe County Engin eer. This requirement may be deleted by the Board of Colinty Commissioners subject to an amendment to the Development Ordar in accordance with the ULDC and Florida Statutes.

Is hereby amended to read:
At the time of recordation of the boundary platfor MUPD F, or when requ ired by the County Engineer, whichever event shall first occur, the petitioner: hall record in the public record their portion of a cross access easement $\mathbf{c}$ the property to the south in a manner and form approved by the County Atto ney and in a location approved by the County Engineer. The location of the easement shall be indicated on the boundary plat for MUPD F, site pla 1 for MUPD F and PDP prior to recordation. This requirement shall become null and void if the land directly south of the cross access point becomes Industrial land use in a Comprehensive Plan or development on the and directly south of the cross access point generates more trafficthan the c oss access intersection can accommodate, as determined by the Coanty Engineer. This requirement may be deleted by the Board of Coınty Commissioners subject to an amendment to the Development Order in accordance with the ULDC and Florida Statutes. (DRC: ZONING - Cı Att / Eng)
2. The property owner to the south shall be required to reimburse this petitioner for a share of the cost of construction of the private load providing access to the property to the south within one year of completion of the cross access. The share of the cost of construction shall be determined by the County Engineer. (Previously Conditior C. 2 of Resolution R-96-1195, Petition PDD96-40) (ONGOING: ENG)
D. DAY CARE

1. A maximum of three (3) general day care centers shall be permit ted, limited to a combined total of $\mathbf{4 0 , 0 0 0}$ gross square feet of floor area and 600 children. The day care centers shall be permitted in MUPDs 』, B, C, D or Fonly. (Previously Condition D.I of Resolution R-96-1195, Pel ition PDD96-40) (DRC: ZONING / HEALTH)
E. ENGINEERING
2. Many of the following Engineering conditions and Regimal Transportation conditions in the DRI DO indicate that certain roadway improvementswill be requiredwhen the project isto be issued buil iing permits for certain amounts of retail space. The project consisls of retail uses as well as residential, office and hotel uses. The roadway improvements are required when the project will generate ceitain amounts of external traffic. For monitoring purposes, the external traffic has beenconvertedto square feet of gross leasable area of $r$ stail space. Additionally, the mall contains building area which is not included in the gross leasable floor area.

The developer, therefore, shall submit a trip generation analysis prior to requesting site plan approval for any other use than retail, shoiving an equivalent amount of gross leasable retail space based on exte rnal traffic. The trip generation analysis shall be based on the Phase 1 and Phase 2 trip generation rates utilized inthe DRItraffic analysis, Tables $21 \cdot$ C. 5 and 21-C-6 of the ADA, dated 12/4/95. The trip generation
analysis shall be approved by the County Engineer prior to site plan certification by the DRC. (Previously Condition E.I of Resolution 18-961195, Petition PDD96-40) (DRC: ENG)
2. Condition E. 2 of ResolutionR-96-1195, Petition PDD96-40which curlently states:

A public facilities agreement, dated August 26,1996, has been entered into by.Palm Beach County and the developer. When the condiiions conflict between the development order and the public faci ities agreement, the more restrictive condition shall control.

Is hereby amended to read:
A publicfacilities agreement, dated August 26, 1996, and amended Apil 15, 1997, has been entered into by Palm Beach County and the devel Jper. When the conditions conflict betweenthe development order and the F ublic facilities agreement, the more restrictive condition shall control. (ONGC ING: ENG)
3. No building permits shall be issued untilcontracts have been letfc $r$ the following roadway improvements:
a Fourlane of SR 7from Okeechobee Boulevardto Boynton B aach Boulevard.
b. Southern Boulevard (SR 80) and Big Blue Trace

1. East Approach - 2nd left turn lane; and

2 South Approach - right turn lane, separate left turn lane and receiving lanes. (Previously Condition E. 3 of Resolation R-96-1195, Petition PDD96-40) (BLDG PERMIT: MONITORING-Eng)
4. Surety shall be provided to Palm Beach County prior to Februar, 24, 1997, sufficient to construct the following roadway improvement:;:
a Southern Boulevard (SR 80) and Big Blue Trace

1. East Approach - 2nd left turn lane. (Previously Concilition E. 4 of Resolution R-96-1195, Petition PDD96-40) (D.ITE: MONITORING-Eng)
2. No buildingpermitsshall be issuedfor more than $2,025,000$ square feet GLA of retail or after December 31,2004, whichever occurs first, until contracts have been let for the following roadway improvement:
a Six lane of Southern Boulevard (SR 80) from SR 7to Sansbiry's Way. (Previously Condition E. 5 of Resolution R-96-1195, Pe ition PDD96-40) (BLDG PERMIT/DATE: MONITORING-Eng)
3. No buildingpermitsshall be issuedfor more than $1,740,000$ square feet GLA of retail or after December 31, 2004, whichever shall first or:cur, until contracts have been let for the following roadway improvement:
a. Six lane of Southern Boulevard (SR 80)from Big Blue Tra :e to Forest Hill Boulevard. (Previously Condition E. 6 of Resolution R-96-1195, PetitionPDD96-40) (BLDGPERMIT/DATE: MONITOIUNG - Eng)
4. The project shall be phased according to the following schedule until the contract for the construction of Southern Boulevard (SR 80) 'rom Royal Palm Beach Boulevard to SR 7 has been let:
a) up to October 31, 2001, no building permits for more than $1,820,000$ square feet GLA of retail shall be issued.
b) after October 31, 2001, no building permits for more than $1,640,000$ square feet GLA of retail shall be issued.
c) if building permits for more than $\mathbf{1 , 6 4 0 , 0 0 0}$ square feet GLA of retail are issued prior to October 31, 2001 then no fulther building permits shall be issued after October 31, 2001.
d) no building permits shall be issued after December 31,2000 antil surety for the construction of Southern Boulevard (SR 80) 1 rom Royal Palm Beach Boulevard to SR 7 has been posted.
e) no building permits shall be issued after December 31, 2004. (Previously Condition E. 7 of Resolution R-96-1195, Petition PDI)9640).(BLDG PERMIT: MONITORING- Eng)
5. Nobuildingpermitsshall be issuedfor more than $\mathbf{1 , 1 9 5 , 0 0 0}$ square feet GLA of retail until contracts have been let for the following roadway improvement:
a Southern Boulevard (SR 80) and Forest Hill Boulevard
6. South Approach - Second left turn lane, and Second and third thru lanes;
7. North Approach - Second left turn lane, Second and Ihird thru lanes, and Right turn lane; and
8. West Approach - Second left turn lane. (Previcusly Condition E. 8 of Resolution R-96-1195, Petition PDD96-40) (BLDG PERMIT: MONITORING - Eng)
9. Nobuilding permitsshall be issuedfor morethan $\mathbf{1 , 8 0 0 , 0 0 0}$ square Feet GLA of retail until contracts have been let for the following roaduay improvement:
a Four lane Lantana Road from Lyons Road to Hagen Ralıch. (Previously Condition E. 9 of Resolution R-96-1195, Petition PDC19640) (BLDG PERMIT: MONITORING - Eng)
10. No buildingpermits shall be issuedfor morethan $\mathbf{1 , 8 9 0 , 0 0 0}$ square feet GLA of retail until contracts have been let for the following road way improvement:
11. All Approaches - Second left turn lanes. (Previausly Condition E. 10 of ResolutionR-96-1195, PetitionPDD96-40) (BLDG PERMIT: MONITORING-Eng)
12. Surety shall be provided to Palm Beach County prior to Decembel' 31, 2000, for the following roadway improvement:
a Southern Boulevard (SR 80) and Jog Road
13. All Approaches - Second left turn lanes. (Previausly ConditionE. 11 of Resolution R-96-1195, PetitionPDD96-40) (DATE: MONITORING-Eng)
14. Nobuildingpermits shall be issuedfor more than $\mathbf{1 , 9 0 5 , 0 0 0}$ square feet GLA of retail until contracts have been let for the following road way improvement:
a Extend 2 lane Lake Worth Road from South Shore Boulevardto the existing pavementwest of SR 7, or an acceptable alterne tive roadway adopted by the Palm Beach County Board of Coınty Commissioners. (Previously Condition E. 12 of Resolution R-961195, Petition PDD96-40) (BLDG PERMIT: MONITORING-Eny)
15. No building permits shall be issued after January 1, 2008, until contracts have been let for the following roadway improvements:
a Forest Hill Boulevard and Wellington Trace (South)
16. North and South Approaches . Third through lanes matching six lane cross section on Forest Hill Boule'ard at South Shore Boulevard.
b. Forest Hill Boulevard and Wellington Trace (North)
17. West Approach - Second left turn Lane. (Previously Condition E. 13 of Resolution R-96-1195, PetitionPDD96-40) (DATE: MONITORING - Eng)
18. Surety shall be provided to Palm Beach County prior to January 1, 2008, for the following roadway improvements:
a Forest Hill Boulevard and Wellington Trace (South)
19. North and South Approaches - Third through lanes matching six lane cross section on Forest Hill Boule!'ard at south Shore Boulevard.
b. Forest Hill Boulevard and Wellington Trace (North)
20. West Approach - Second left turn lane. (Previo asly Condition E. 14 of Resolution R-96-1195, Petition PDD96 40) (DATE: MONITORING-Eng)
21. No building permits shall be issuedfor more than $\mathbf{1 , 9 3 0 , 0 0 0}$ square feet GLA of retail until contracts have been let for the following roadway improvement:
a. Six lane SR 7 from SR 80 to Forest Hill Boulevard. (Previc usly Condition E. 15 of ResolutionR-96-1 195, PetitionPDD96-40) (B _DG PERMIT: MONITORING-Eng)
22. No buildingpermits shall be issued for morethan $\mathbf{1 , 8 4 0 , 0 0 0}$ square feet GLA of retail until contracts have been let for the following roadway improvement:
a Six lane SR 7 from Forest Hill Boulevard to Lake Worth R isad. (PreviouslyConditionE.16 of ResolutionR-96-1195, PetitionPDI)9640) (BLDG PERMIT: MONITORING - Eng)
23. No buildingpermits shall be issuedfor morethan $2,095,000$ square feet GLA of retail or after December 31, 2004, whichever shall first oc cur, until contracts have been let for the following roadway improvement:
a Eightlane Okeechobee Boulevardfrom Swallow Boulevard $t_{\text {I }}$ SR 7. (Previously Condition E. 17 of Resolution R-96-1195, Pelition PDD96-40) (BLDG PERMIT/ DATE: MONITORING - Eng)
24. Surety shall be provided to Palm Beach County by December 31, 2000, sufficient to construct the following roadway improvement:
a Eightlane Okeechobee BoulevardfromSwallow Boulevardt) SR 7. (Previously Condition E. 18 of Resolution R-96-1195, Pe ition PDD96-40) (DATE: MONITORING - Eng)
25. LANDSCAPE WITHIN MEDIAN
A. Prior to issuance of the first building permit, the property owner shall apply to the Palm Beach County Engineering and Public Works Department for a permit to landscape all adjacent median(s) If all abutting rights-of-way. When permitted by Palm Beach Ccunty Department of Engineering and Public Works, landscaping she II, at a minimum, consist of the "High Cost Planting Concept" outlined in the Palm Beach County Engineering and Public Wirks Department March 1994 Streetscape Standards and shall be consistent with the landscaping theme adopted for this roadway as mutually agreed upon by the Developer and the Village of Wellington.

All landscape material, installation, and maintenance requirements shall be subject to the standards set forth b) the Streetscape Standards. If all xeriscape material is utilized the watering of the plant material during the initial heal-in period shall be the responsibility of the property owner. Alternative species other than those listed inthe County standards may be allowed subject to approval by the County Engineer. (Previc usly Condition E.19.A of Resolution R-96-1195, Petition PDD9€-40) (BLDG PERMIT: MONITORING-Eng)
B. All required landscaping, including an irrigation systeın if required, shall be installed at the property owners expense, All landscapematerialshall bethe perpetualmaintenance obligation of the petitioner and its successors, heirs or assignees or July established Property Owners' Association and/or Homeowrers' Association; Perpetual maintenance includes, butis notlim ited to, pruning, fertilizing, irrigation, and alternate wateriny of Xeriscape material duringperiods of drought inorderto mair tain healthy plant material. (Previously Condition E.19.B of Resolution R-96-1195, Petition PDD96-40) (ONGOING: ENG)
C. All landscape material shall be installed prior to the issuance of the first Certificate of Occupancy. (Previously Condition E. 19 C of Resolution R-96-1195, Petition PDD96-40) (CO: MONITORIIIG Eng)
D. A Declaration of Covenants and Restriction Documents shall be established prior to issuance of the first Certificats of Occupancyto reflect this obligation. (PreviouslyConditionE. 19.D of ResolutionR-96-1195, Petition PDD96-40) (CO: MONITORI VG Eng)
20. Surety, for the purposes contained herein, shall be based on $110 \%$ of the certified cost estimate provided by the developers engineer, and approved by the County Engineer. (Previously Condition E.2) of ResolutionR-96-1195, Petition PDD96-40) (ONGOING-ENG)
21. Notwithstanding conditions requiring surety for traffic improvemt nts, the County shall issue building permits and certificates of occupancy, as applicable, for $\mathbf{1 0 0 \%}$ of the interior tenant space within the building GLA for which permits have previously been issued, whenever certificates of occupancy for interior tenant space have already been issued for at least $80 \%$ of the building GLA for which permits llave previously been issued. (Previously Condition E. 21 of Resolution F.-961195, Petition PDD96-40) (ONGOING: ENG)

## F. ENTERTAINMENT. OUTDOOR

1. A maximum of $\mathbf{1 8}$ gross acres of private outdoor entertainment a rea, including water bodies and all required parking if part of the outloor entertainment use, shall receive site plan approval by the Developrient Review Committee. (Previously Condition F. 1 of Resolution R-96-1195, Petition PDD96-40) (DRC: ZONING)
2. Motorized carts, motorized rides, boats or other similar outiloor entertainment uses requiring'riding motorized equipment or vehicles shall be prohibited. (Previously Condition F. 2 of Resolution R-96-1195, Petition PDD96-40) (ONGOING: CODE ENF)
G. ERM
3. Prior to December 31, 1999, the petitioner shall implement a wet and mitigation plan for the wetland preserve areas which will add'ess supplementing the wetland preserve areas, as needed, with suitably sized wetland species to:
eliminate any open areas resulting from the removill of Melaleuca, Brazilian Pepper, or other undesirable, invilisive species; or
b. ensure compliance with the percent cover and/or canopy clesure requirements of the MasterWetland Preservationand Deep V Jater Habitat Plan required. under Regional Development Cirder Condition 31B.

This conditionshall not apply to the 1.1 acre upland hand fern preserve area. (Previously ConditionG.I of ResolutionR-96-1195, PetitionPD09640) (DATE: MONITORING-ERM)
H. HEALTH

1. Generation and disposal of hazardous effluent into sanitary sevvage system shall be prohibited unless adequate pretreatment approvid by the FloridaDepartmentof Environmental Protection (FDEP) and Ag incy responsible for sewage works is used by project tenants or owners generating such effluent. (Previously Condition H.I of Resolution liz-961195, Petition PDD96-40) (ONGOING: HEALTH)

## I. HOTEL

1. Condition 1.1 of ResolutionR-96-1195, Petition PDD96-40 which curr ently states:

A maximum of one (1) $\mathbf{1 2 5}$ room hotel shall be permitted. The liotel may be permitted in MUPDA, B, C, or F only. The hotel and acces sory uses shall be limited to a maximum of 75,000 gross square feet of loor area; ancillary uses shall be limited to a maximum of 15,000 gross square feet of floor area ( $\mathbf{9 0 , 0 0 0}$ gross square feet of floor area tutal). Ancillary uses may include, but not be limited to, a restaurant, cocktail lounge, meeting rooms, or conference center open to the public. Is hereby amended to read:

A maximum of one (1) 125 room hotel shall be permitted. The hotel may be permitted in MUPDA, B, C, or F only. Ancillary uses may include, but $n$ ot be limitedto, a restaurant, cocktail lounge, meeting rooms, or conferenceci:nter open to the public. Total floor area of the ancillary uses shall not ex eeed fifteen (15) percent of the gross floor area of the hotel. (DRC: ZONIN(3)
2. Condition 12 of ResolutionR-96-1195, Petition PDD96-40 which curr ently states:

The hotel and ancillary uses shall be constructed in one MUPDunly. No transfer of a portion of the hotel or ancillary use square footaşe to any other MUPD shall be permitted.

Is hereby amended to read:
The hotel and ancillary uses shall be constructed in one MUPD only. (I: IRC: ZONING)

1. All trees required to be planted on the subject properly by condilions of approval, except as required by Condition G.I and within the ur: Iand preserve areas, shall meet the following minimum standards at installation:
a Tree height: Fourteen (14) feet;
b. Trunk diameter: $\quad 3.5$ inches measured 4.5 feet al Jove
c. Canopy diameter: grade; and, Seven (7) feet. Diameter shall be determined by the average canopy radius at 3 points measured from the trunk to the outermost branch tip. Each radius shall measure at lea!! 3.5 feet in length. (Previously Conditicn J. 1 of Resolution R-96-1195, Peition PDD96-40) (CO: LANDSCAPE-Zoning)
2. All palms required to be planted on the subject properly by condilions of approval, except as required by Condition G.I and within the upland preserve area, shall meet the following minimum standards at tirle of installation:
a Height: Ten (10) feet grey wood or clear tıunk, whichever is greater;
b. Clustered palms: Staggeredheightsten (10)to twelve (12) feet; and,
c. Pruning: Minimumsix (6) fronds. (Previously Conclition J. 2 of ResolutionR-96-1195, PetitionPDD915-40) (CO: LANDSCAPE-Zoning)
3. All landscape requirements contained herein may be altered by the Development Review Committee upon approval of an Alternative Landscape Betterment Plan (ALBP) except as follows: the ALBP :shall maintain the tree and palm standards above (Conditions J.I and J.2), the interior landscaping requirements below (Conditions K.I thru K.6), the minimum width of the north and east perimeter buffers (Condition L.1), the minimum number of trees, palms and shrubs required in the north and east perimeter buffers (Condition L.1), all required berms, and all supplemental material required in preserve areas. (Previnusly ConditionJ. 3 of ResolutionR-96-1195, PetitionPDD96-40)(DRC:ZON ING)

## K. LANDSCAPING-INTERIOR

1. A minimum of one (1) interior landscape island shall be provided for every twelve (12) parking spaces in MUPDs A-F and the Residential PUD. The maximum spacing between landscape islands shall not exceed one hundred-twenty (120) linear feet. (Previously Condition K. 1 of Resolution R-96-1195, Petition PDD96-40) (DRC:ZONING)
2. ConditionK. 2 of ResolutionR-96-1195, PetitionPDD96-40, which curr'sntly states:

A minimum of one interior grade level planting area (i.e. diamond), with a minimum planting area of $\mathbf{2 0}$ square feet and one tree/palm and
appropriate ground cover, shall alternate with one interior lands cape island for every twelve (12) parking spaces in MUPD G. The maximum spacing between diamonds/landscape islands shall not exceed one hundred twenty (120) linear feet. Interior landscape islands ma!! be used in place of required diamonds. This requirement shall not ajpply to rows of abutting parking separated by a landscaped divider median.

Is hereby amended to read:
Unless a variance is obtained by the Board of Adjustment, a minimum of one (1) interior grade level planting area (i.e. diamond), with a minimumplar ting area of twenty (20) square feet and one tree/palm and appropriate grc und cover, shall alternate with one interior landscape islandfor every twelve (12) parking spaces in MUPD G. The maximum spacing between diamonds/landscape islands shall not exceed one hundred twenty ('I20) linear feet. Interior landscape islands may be used in place of requ. ired diamonds. This requirement shall not apply to rows of abutting par sing separated by a landscaped divider median. (DRC: ZONING)
3. All rows of parking shall end with a landscape island. (Previously Condition K. 3 of ResolutionR-96-1195, Petition PDD96-40) (DRC:ZONING)
4. Landscapeddivider medians, with at grade bicycleand pedestrian :uts as appropriate, shall be provided in the center of all driveways uver thirty (30)feet inwidth providing ingress or egress to each MUPD ol the PUD. The minimum length of this median shall be twenty five (25) Ieet. The minimum width of this median shall be six (6) feet. A minirıum width of five (5) feet of landscaped area shall be provided. One tree or palm and appropriate ground cover shall be planted for each twonty (20) linear feet of the divider median. (Previously Condition K.4 of Resolution R-96-1195; Petition PDD96-40) (CO: LANDSCAPE-Zonirı)
5. Landscape planter areas shall be provided along the front and side facades of all structures. The minimum width of required landsciape planter areas shall befive (5) feet. The combined length of the requ red landscape planter areas shall be no less than $40 \%$ of the total lenglth of the applicable side.of the structure. All required landscape pla iter areas shall be planted with a minimum of one (1) tree or palm ever! 20 feet on center and appropriate ground cover. (Previously Condition K. 5 of Resolution R-96-1195, Petition PDD96-40) (CO: LANDSCAPE - Zon ing)
6. All required'buffers internal to the project shall be supplemented with one (1) palm or pine tree for each thirty (30) linear feet of the bulfer. (Previously ConditionK. 6 of ResolutionR-96-1195, PetitionPDD96-40)(20: LANDSCAPE-Zoning)
L. IANDSCAPINGALONGNORTHAND EASTPROPERTYLINES(ALONGFORI:ST HILL BOULEVARD AND SR7/US441)

1. Landscaping and bufferingalong the north and east property lines $s$ hall be upgraded to include:
a a minimumtwenty five (25) foot wide landscape buffer strip):
b. an undulating berm having an average height of three (3)fe:t;
c. one (1) canopy tree for each twenty (20) linear feet of frontage, planted a maximum of sixty (60)feet on center;
d one (1) palm or pine tree for each twenty (20) linear fet $\mathbf{t}$ of frontage. A group of three or more palm or pine trees may supersede the requirement for a canopy tree; and
e. One (1) twenty four (24) inch high shrub, or equivalent ground cover approved by the Planning, Zoning and Building Department, for each four (4) linear feet, to be planted on top of the required berm and maintained at a minimum height of thirty six (36)inches. (PreviouslyCondition L.I of Resolution R-96-1 195, Petition PDD96-40) (CO: LANDSCAPE - Zoning)
2. A landscaped buffer along the north and east property lines shall not be required adjacent to preserve areas designated on the F'DP. (PreviouslyConditionL. 2 of ResolutionR-96-1195, PetitionPDD96-40) ।CO: LANDSCAPE-Zoning)
M. LANDSCAPINGALONG SOUTH AND WEST PROPERTY LINES
3. Landscaping and buffering along the south and west property Ines shall be upgraded to include:
a a minimum ten (10) foot wide landscape buffer strip;
b. one (1) canopy tree planted every thirty (30)feet on center;
c. one (1) palm or pine tree for each thirty (30) linear feet of frontage. A group of three or more palm or pine trees nay supersede the requirement for a canopy tree; and
d Twenty four (24) inch high shrub or hedge material spacell no more than twenty four (24) inches on center at installation, tis be maintained at a minimum height of thirty six (36) incles. (Previously ConditionM.I of ResolutionR-96-1195, PetitionPD[') 96 40) (CO: LANDSCAPE-Zoning)
N. LIGHTING
4. All outdoor lighting used to illuminate the subject property and identification signs shall be of low intensity, shielded and dirented away from adjacent properties and streets. (Previously Condition N 1 of Resolution R-96-1195, Petition PDD96-40) (BLDG PERMIT/ONGOING: BLDG / CODE ENF - Zoning)
5. All outdoor lighting fixtures in MUPDs A-F and the Residential $\|$ UD shall not exceed thirty (30)feet inheight, measuredfromfinished grade to highest point. (Previously Condition N. 2 of Resolution R-96-1• 95, Petition PDD96-40) (CO: BLDG - Zoning)
6. All outdoor lighting fixtures in MUPD $G$ shall not exceed fifty ( 50 ) :eet in height, measured from finished grade to highest point. (Previo asly Condition N. 3 of Resolution R-96-1195, PetitionPDD96-40) (CO: BLLIG Zoning)

## 0. MASS TRANSIT

1. Prior to certification of the preliminary development plan by the Development Review Committee, the petitionershall amend the plan to indicate bus access and/or a busstop(s) on or adjacent to the sul)ject property. Bus access and/or bus stops shall be located and constructedby the petitioner ina manner acceptable to the PalmB:ach County School Board, Palm Tran, and County Engineer.

The petitioner shall dedicate additional right-of-way to accommodate this requirement, if requested by the County Engineer. Busstops : hall include, at a minimum, a coveredshelter, continuous paved pedes;rrian and bicycle access from the bus stop to the use(s) it is intendcd to serve, and bicycle rack. (Previously Condition 0.1 of Resolution F : 1 -961195, Petition PDD96-40) (DRC:ZONING - School Board/ Eng/Planling)
2. Printed and electronic advertising for the regional mall, where partical practical, shall contain information that mass transit service to ths site is available. (Previously Condition 0.2 of Resolution R-96-1195, Pe ition PDD96-40) (ONGOING: PALM TRAN)

## P. OUT PARCELS

1. The maximum number of freestanding buildings under 10,000 square feet of gross floor area in MUPDs A-F shall be limited to four (4) each. Structures in the 20 acre civic parcel in MUPD $F$ shall no: be considered freestanding buildings. (Previously Condition.P.I of Resolution R-96-1195, Petition PDD96-40) (DRC: ZONING)
2. No freestanding buildingsunder 10,000 square feet of gross floor area shall be permitted in MUPD G. (Previously Condition P. 2 of ResoluticnR-96-1195, Petition PDD96-40) (DRC: ZONING)
Q. PARKING/STORAGE
3. All delivery and/or loading areas built to accommodate semi trucks, tractor trailers, moving vans, etc., or consisting of two or more loa ding spaces, shall be screened fromview by a twelve (12) foot high iving wall, or eight (8) foot wing wall, if the loading area is depressed, measured from finished grade to highest point. The wing wall shall be constructed in a manner consistent with the color, character and architectural style of the principle structure. (Previously Condition Q.I of Resolution R-96-1195, Petition PDD96-40) (BLDG PERMIT: BLI)G Zoning)
4. Overnight storage or parking of delivery vehicles or trucks shall nct be permitted on site, except in designated loading and delivery ar zas. (Previously Condition Q. 2 of Resolution R-96-1195, Petition PDD9E-40) (ONGOING: CODE ENF)
5. Prior to certification of each site plan in MUPDs A-F by the Development Review Committee (DRC), the site plan shall be ameri ded to include shopping cart storage and retrieval corrals in all retail parking areaswhere appropriate. (Previously Condition Q. 3 of Resoli. ition R-96-1195, Petition PDD96-40) (DRC: ZONING)
6. Open storage of any material, refuse, equipment, inventory, merchandise or debris shall not be permitted. (Previously Condition Q. 4 of Resolution R-96-1195, Petition PDD96-40) (ONGOING: CODE EN $=$ )
7. A shared parking study shall not be used to reduced the required parking for restaurants in MUPDs A thru F. (Previously Condition C. . 5 of Resolution R-96-1195, Petition PDD96-40) (DRC: ZONING)

## R. PLANNING

1. The underlying land uses for the LS/MU designation for the sulject property shall be as follows: (Previously Condition R.I of Resoluticin R-96-1195, Petition PDD96-40) (DRC: PLANNING)

| PROPOSED LAND USES AND INTENSITIES |  |  |
| :--- | :---: | :---: |
| LAND USE | MINIMUM <br> ACREAGE | MAXIMUM <br> ACREAGE |
| Commercial High (CH) | 185 | 250 |
| Residential High (HR8) | 10 | 50 |
| Residential Medium (MR5) <br> (CLFuse only) | 35 | $\mathbf{6 0}$ |
| Wetland/Buffer | 28 | N/A |
| Active Park | 10 | N/A |
| Lakes/Drainage Control | 132 | N/A |

## S. PUD

1. The PUD shall be limited to a maximum of 225 gross acres. (Previcuusly ConditionS.I of ResolutionR-96-1195, PetitionPDD96-40)(DRC:ZON ING)
2. The CLF shall be limited to a maximum of 300 beds, $\mathbf{3 9 0}$ residents, and 300,000 square feet of gross floor area. (Previously Condition S. 2 of Resolution R-96-1195, Petition PDD96-40) (DRC: ZONING)
3. The CLF beds shall not be converted to multifamily or other housing types in accordance with the ULDC. (Previously Condition S. 3 of Resolution R-96-1195, Petition PDD96-40) (DRC: ZONING)
4. Condition S. 4 of ResolutionR-96-1 195, PetitionPDD96-40 which curr 3ntly states:

The multifamily portionof the PUD shall be limited to a maximum oi 400 units as follows: 200 one bedroom units, 150 two bedroom units,,and 50 three bedroom units. The multifamily units may be converted to other housing types in accordance with the ULDC upon submittall of a Notice of Proposed Change (NOPC) and approval by the Board of County Commissioners.

Is hereby amended to read:
The multifamily portion of the PUD shall be limited to a maximum of 400 units. The multifamily units may be converted to other housing typus in accordancewith the ULDC upon submittal of a Notice of ProposedChange (NOPC) and approval by the Board of County Commissioners. ([IRC: ZONING)
5. Street lights internal to the PUD shall be provided pursuant to Section 6.8.A.23.d(1) of the ULDC, subject to approval by the County Engir eer. (Previously Condition S. 5 of Resolution R-96-1195, Petition PDD9t-40) (CO: BLDG - Eng)
6. Street trees internal to the PUD shall be planted in or adjacent to all rights-of-way, pursuant to Section6.8.A.23.d(3) of the ULDC, subject to approval bythe County Engineer. (PreviouslyConditionS. 6 of Resolution R-96-1195, Petition PDD96-40) (CO: LANDSCAPE- Eng)
7. A clearly delineated. and distinct continuous bike path or bike lane, which may be constructed as part of the vehicular use area internal to the PUD, shall provide bike access to allmasstransit stops, school bus pick up locations, and MUPD G. (Previously Condition S. 7 of Resolution R-96-1195, Petition PDD96-40) (DRC: ZONING)
8. All utilities shall be underground, pursuant to Section 6.8.A.23.d(;) of the ULDC. (Previously Condition S. 8 of Resolution R-96-1195, Peition PDD96-40) (PLAT: ENG - Zoning)
9. All property included in the legal description of the PUD shall be subject to a Declaration of Restrictions and Covenants acceptab e to the County Attorney's office which shall, among other things, provide for: formation of a single "master" property owner's associa:ion, automatic voting membership in the master association by any farty holdingtitle to any portion of the subject property, and assessme it of all members of the master association for the cost of maintaining all common areas.

The property shall not be subjected to the Declaration of Restrictions in phases. Approval of the Declaration must be obtained from the County Attorney's office prior to the issuance of the first building permit, or recordation of the first plat for any portion of the plarıned development, whichever occurs first. (Previously Condition S. 3 of Resolution R-96-1195, Petition PDD96-40) (BLDG PERMIT/P AT: MONITORING/ENG - Co Att)

## T. PREM

1. The property owner shall provide Palm Beach County Board of Coınty Commissioners with a warranty deed by December 1,1999 for a net 2.0 acre Fire Rescue civic site, in a location and form acceptable tc the Facilities, Development \& Operations Department (FDO) and Coınty Attorney's office. The petitioner shall plat and dedicate the civic site to Palm Beach County prior to conveying the deed, and shall lave satisfied each of the following conditions prior to deed conveyance:
a Developer to provide a title policy insuring marketable title to Palm Beach County for the civic site. Policy is subjes:t to Property \& Real Estate Management Department's (PREM:)and County Attorney's approval. The title policy to be insured to Palm Beach County for a dollar value based on current market appraisal of the proposed civic site. The appraisal to be obtained by the Developer. The County to have the option, at their discretion, to release all or part of the Declarations of Coverıants and Conditions of the MUPD, as it would apply to the civic site. If the County ever sells the site for a nonpublic use,, the subsequent owner will be subject to the covenants and conditions of the applicable MUPD. The County will agree!that the civic site will be subject to reasonable design control $\mathbf{s}$ to ensure compatibility of design and function of the facility within the overall development. However, any design changes bej'ond standard Fire Rescue. Facility design shall be at the sole cost of the property owner.
b. All ad valorem real estate taxes and assessments for the yelar of closing shall be pro-rated at the day of acceptance of the "leed for the civic site; acceptance date to bedetermined by PREM and County Attorney's Office after receiving Board approval.
c. Civic site to be free and clear of all trash and debris at the time of acceptance of warranty deed.
d. Developer shall provide all detention required for any future development of the proposed civic site by the Conınty. Developer shall specifically address the following issues:
1) The discharge of surface water from the proposed !:ivic site into the Developer's water detention basins;
2) As easement across Developer's property from the proposed civicsite to the detention basins, if required; and
3) Drainage conveyance system connection shall be provided to the property line by the property owner.
e. By acceptance of these conditions developer agrees to allow'the County to perform any on site inspections deemed appropiliate to support the acquisition of the civic site.
f. Developer to prepare civic site to buildable grade under the direction ofthe Facilities Development \& Operations Departnent.
g. Developer to provide water and sewer stubbed out to the property line.
h Should the County decide to sell or transfer the proposed sivic site for a nonpublic use, it will first offer the property to the developer at current marketprice before placing it on the general market. Shouldthe County receive an acceptable bona-fide effer for the purchase of the property for a nonpublic use, the developer shall have a right of first refusal to match said of fer.
I. Should the County decide not to use the proposed civic site as a Fire-Rescue station, the following alternative public uses inall be prohibited: incinerator, landfill, hazardous waste disposal, hazardous material storage, recycling center, transfer static n or any other noxious refuse related use. (Previously ConditionA. 1 of Resolution R-96-1195, Petition PDD96-40) (DATE: MONITORIVG PREM)
2. The property owner shall provide the County with a certified survery of the proposed civic site by September 1, 1999. Survey shall reflec! the boundary and topographical areas of the site and the surveyor thall use the following criteria:
a. The survey shall meet Minimum Technical Standards for a Boundary Survey as prescribed by F.A.C. Rule61G17-6.
b. Ifthis parcel is a portion of Palm Beach Farms, sufficient data to make a mathematical overlay should be provided.
c. The survey should include the location of any proposed nater detention area that will border the civic site. Survey is also subject to the County's approval of any proposed or existing easements within the proposed civic site. (Previously Concition T. 2 of Resolution R-96-1195, Petition PDD96-40) (DitE: MONITORING-PREM)
3. The property owner shall provide PREM with an Environmental Assessment of the proposed civic site by September 1, 1999. The minimum assessment which is required is commonly called a "Pliase I Audit". The audit shall describe the environmental conditions $\mathbf{o}^{\prime \prime}$ the property and identify the past and current land use. The assessrnent will include but not be limited to the following:
a Review of property abstracts for all historical ownership dat a for evidence of current and past land use of the proposed civic site.
b. Review of local, state, and federal regulatory agencies' enforcement and permitting records for indication of $\|$ rior groundwater or soil contamination. Also, a review of the neighboring property that borders the proposed civic site will be required. The review shall include, but not be limited to, F alm Beach County Environmental Resources Managenrent Department Records, and Florida Department of Regulation Records.

The assessment shall reflect whether the civic site or any bordering property is on the following lists:

1) EPA's National Priorities list (NPL);
2) Comprehensive Environmental Response Compensation and Liability Act System List (CERCLA); and
3) Hazardous Waste Data Management System List (HWDMS).
c. Review of current and historical aerial photographs of the proposed civic site. Provide a recent aerial showing site and surrounding properties.
d The results of an on-site survey to describe site conditions and to identify potential areas of contamination.
e.

Review of Wellfield Protection Zone maps to determir e if property is located ina Wellfield Zone. (Previously Condition T. 3 of ResolutionR-96-1195, Petition PDD96-40)(DATE:MONITORINGPREM)
4. Priorto September 1,1999, the petitioner may request to exchange the required on-site dedication of land for cash of equal value or off-site land equal in acreage, however, this.option shall be used only upon County approval. In addition, should the off-site land option be chosen, each PREM condition listed in numbers 1, $\mathbf{2}$ \& $\mathbf{3}$ above ! h all also apply. If the land off-site is of less cash value than the on-site dedication the petitioner shall contribute cash equal to the differ:nce invalues. Valuation of the on-site and off-site land shall be subject to the County appraisal process and be at the cost of the petitioner. If offsite land or cash contribution is accepted by Palm Beach County, the petitioner shall be deemed to have satisfied the intent of ULDC $6.8 \mathrm{8.6a}$ (2). (Previously ConditionT. 4 of ResolutionR-96-1195, PetitionPDD9(i-40) (DATE: MONITORING - PREM)
5. The developer shall install appropriate safety signalization and turn lanes on all interior circulating access drives in a location and manner acceptable to Palm Beach County Fire Rescue when requested by Palm Beach County Fire Rescue. (Previously ConditionT. 5 of Resolation R-96-1195, Petition PDD96-40) (ONGOING: PREM/FIRE)

## U. REPAIR AND MAINTENANCE. GENERAL

1. ConditionU. 1 of ResolutionR-96-1195, PetitionPDD96-40, which curr ently states:

All repair and maintenance shall be conducted indoors. There sha ll be no outdoor repair or maintenance of vehicles or parts. (ONGOING: CODE ENF)

Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitior er]
2. Condition U. 2 of ResolutionR-96-1195, PetitionPDD96-40, which currently states:

Automatic car wash facilities shall utilize a $100 \%$ recycling system. (BLDG PERMIT - HEALTH)

Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitior er]
3. ConditionU. 3 of ResolutionR-96-1195, PetitionPDD96-40, which curr ently states:

Outdoor speaker or public address systems shall not be permitted. (BLDG PERMIT - BLDG)

Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitior er]
4. Condition U. 4 of Resolution R-96-1195, Petition PDD96-40, which currently states:

Outdoor storage of disassembled vehicles, parts, inventory, or siınilar merchandise shall not be permitted. (ONGOING-CODE ENF)

Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitiorer]
5. ConditionU. 5 of ResolutionR-96-1195, Petition PDD96-40, which currently states:

Outdoor display of auto parts, auto accessories, tires, inventory, or similar merchandise shall not be permitted. (ONGOING: CODE EIJF)

Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitiorer]
6. Condition U. 6 of ResolutionR-96-1195, Petition PDD96-40, which curlently states:

Vehicle/trailer rental shall not be permitted. (ONGOING: CODE EIIF) Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitiorier]
7. Condition U. 7 of ResolutionR-96-1195, PetitionPDD96-40, which curlently states:

Bay doors shall not be oriented toward the east. (DRC - ZONING;
Is hereby deleted. [Reason: Use was voluntarily withdrawn by petitiorıer]

## v. REQUESTEDUSES

1. The maximum number, location and maximum gross square feet of floor area for each requested use shall be limited as follows:

| REQUESTED USE | $\begin{aligned} & \text { MAX } \\ & \text { NO. } \end{aligned}$ | $\begin{gathered} \text { MUPD } \\ \text { LOCATION } \end{gathered}$ | $\begin{gathered} \text { MAX SF } \\ \text { BY MUPD* } \end{gathered}$ | $\begin{gathered} \text { MA:' } \\ \text { COMBI VED } \\ \text { SF ** } \\ \hline \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: |
| Building supplies, retail | 5 | F | 150,000 in F | 151,000 |
| Convenience store with gas sales / auto service station ycar wash \& auto detailing | 1 | F | 5,000in F | 1,000 |
| Day care, general *** | 3 | A,B,C,D,F | 30,000 in A; 15,000 in B,C, D 25,000 in F | 411,000 |
| 4ntertainment, ndoor | 8 | A,B,C,F | $\begin{array}{r} 30,000 \text { in A, B; } \\ 60,000 \text { in } \mathrm{C} ; \\ 150,000 \text { in } F \end{array}$ | 1511,000 |
| Entertainment, butdoor**** | 4 | A,F | $\begin{aligned} & \text { 10,000 in } A ; \\ & 50,000 \text { in } F ; \end{aligned}$ | 511,000 |


| Financial nstitution ***** | 10 | ALL- | 10,000 in A, E 30,000 in B, C; 20,000 in D,F | 100,00 |
| :---: | :---: | :---: | :---: | :---: |
| Hotel |  | A,B,C,F | \% 125 rAdmeif |  |
| Restaurant, fast food | 5 | $B, F=6,000$ in $B ; 14,000$ in |  | 14,000 |
| Theater, indoor | Maximumgross square |  | $\begin{aligned} & \text { 40,000 in } C ; \\ & \mathbf{1 2 0 , 0 0 0} \text { in } \end{aligned}$ | $120.098 s$ 1250 |
| - Maxtmum gross squara feet of floor area per reques sted |  |  |  |  |
| ** |  |  | use permitted in each MUPD. <br> 1,000 |  |  |  |
| *** | permitted (total). <br> Combined enrollment limited to a maximum of ${ }^{1} 680$ |  |  |  |
| **** | 18 acres (gross) maximum. |  |  |  |
| **** | Limitation square fee only. (Previo Petition PD | ies to fin with mor y Condit 40) (DRC | inancial institutions re than 3 drive up tell ition V.I of Resolution : ZONING) | er 10,000 winciows R-96-1195, |

2. Requested uses may be co-located on a single and/or combined out parcel if an acceptable traffic equivalency analysis and transfor of square footage is approved by the County Engineer and the \|IRC. (Previously Condition V. 2 of Resolution R-96-1195, Petition PDD9(i-40) (DRC: ZONING/ENG)
W. SCHOOL BOARD
3. The petitioner shall postina clear and visible locationinall sales/r:ntal offices and model homes a sign provided by the School Board of |'alm Beach County which indicates that school age children in the development may not be assigned to the most proximate public sc:hool because of overcrowding, racial balancing, or other School Eloard policies. (Previously Condition W.I of Resolution R-96-1195, Petition PDD96-40) (ONGOING: SCHOOL BOARD)
X. SIGNS
4. One free standing primary site identification sign at the intersection of Forest Hill Boulevard and SR7/US441 shall be permitted as follow/s:
a Maximum sign height, measured from finished grade to highest point - twenty five (25) feet;
b. Maximum sign width • nine (9) feet;
c. Maximum signface area per side - 75 square feet;
d. Maximum number of signs - one (1);
e. Style • monument style or decorative tower only; and
f. Advertising - primary project identification only. (Previc)usly Condition X.I of Resolution R-96-1195, Petition PDD96-40) (CO: BLDG - Zoning)
5. Median entry freestanding signs on SR7/US441 shall be limited as follows:
a Maximum sign height, measured from finish grade to highest point - 8' H $\times 10^{\prime} \mathrm{W}$;
b. Maximum sign face area per side - 45 sq. ft.;
c. Maximum number of signs - two (2);
d Style - monument style only; and
e. Advertising-regionalmall name only. (Previously Condition) ..2of Resolution R-96-1195, Petition PDD96-40) (CO: BLDG-Zonin 3 )
6. Freestanding point of purchase signs fronting SR7/US441 shal be limited as follows:
a. Maximum sign height, measured from finish grade to highest point - 10' $\mathrm{H} \times 8^{\prime} \mathrm{W}$;
b. Maximum sign face area per side - $\mathbf{6 0}$ sq. ft:;
c. Maximum number of signs - two (2);
d Style - monumentstyle only; and
e. Advertising • primary identification for adjacent MUPD and maximum of four (4)tenants/users only. (PreviouslyConditio IX. 3 of Resolution R-96-1195, Petition PDD96-40) (CO: BLDG-Zol ling)
7. Median entry freestanding signs on Forest Hill Boulevard shail be limited as follows:
a Maximum sign height, measured from finish grade to highest point $\cdot 8^{\prime} \mathrm{Hx}$ 10' W;
b. Maximum sign face area per side - 45 sq. ft.;
c. Maximum number of signs - two (2);
d. Style - monument style only; and
e. Advertising • regional mall name only. (Previously Condition X. 4 of Resolution R-96-1195, Petition PDD96-40) (CO: BLDG - Zoning)
8. Freestanding point of purchase signs fronting Forest Hill Boulevard shall be limited as follows:
a. Maximum sign height, measured from finish grade to hiç hest point - 10 ' H x 8' W;
b. Maximum sign face area per side - $\mathbf{6 0}$ sq. ft.;
c. Maximum number of signs.-four (4);
d. Style - monumentstyle only; and
e. Advertising - primary identification for adjacent MUPD and maximum of four (4) tenants/users only. (PreviouslyConditio IX. 5 of Resolution R-96-1195, Petition PDD96-40) (CO: BLDG-Zo ling)
9. MUPD $C$ or $F$ shall be permitted one additional freestanding point of purchase sign only fronting either ForestHill Boulevardor SR7/U\$;441, limited as follows:
a Maximum sign height, measured from finish grade to hiç hest point-15'Hx $10^{\prime} \mathrm{W}$;
b. Maximum sign face area per side - 120 sq. ft.;
c. Maximum number of signs - one (1);
d. Style - monumentstyle only; and
e. Advertising - theater use only. (Previously Condition X6 of Resolution.R-96-1195, Petition PDD96-40) (CO: BLDG - Zonir g)
10. PUD entrance wall signs shall be limited as follows:
a. Maximum sign height, measured from finished grade to highest point - six (6) feet;
b. Maximum sign length $\mathbf{0} 40$ feet;
c. Maximum sign face area - 40 square feet
d Maximum number of signs - one (1) per entry; and
e. Style - monument style only. (Previously Condition X. 7 of Resolution R-96-1195, Petition PDD96-40) (CO: BLDG-Zoning)
11. Temporary balloon signs shall not be permitted. (Previously Conc ition X. 8 of Resolution R-96-1195, Petition PDD96-40) (ONGOING: ZONIA G)
12. Electronic message signs shall not be permitted. (Previously Conc ition X. 9 of Resolution R-96-1195, Petition PDD96-40) (BLDG PERMIT: BLDGZoning)
13. Flags, other than Federal, State or local governmentemblems, shall not be permitted. Flag poles shall be limited to a maximum height of $\mathfrak{t}$ inty five (35) feet, measured from finished grade to highest poirt. A maximum of three (3)flag poles shall be permitted in each planıned development. (PreviouslyConditionX. 10 of ResolutionR-96-1195, Peition PDD96-40) (BLDGPERMIT/ONGOING: BLDG/CODE ENF)
14. Outdoor display of equipment, inventory, merchandise or similar ॥e etail products shall not be permitted. (Previously ConditionX. 11 of Resol ation R-96-1195, Petition PDD96-40) (ONGOING: CODE ENF)

## Y. UNITY

1. Prior to recordation of the first plat, the petitioner shall record irı the public record a unity of control for the entire subject property. The unity shall be recorded in a form and manner acceptable to the County Attorney. The unity shall not be removed, altered, changed or amerided withoutwritten approval from the Zoning Director. (PreviouslyConc ition Y.I of ResolutionR-96-1195, Petition PDD96-40) (PLAT: ENG-Zonin z/Co Att)
2. Prior to recordation of the first plat, the petitioner shall reca d a covenant in the public record indicating that all structures, uses; and parking areas within each MUPD and the PUD are part of a siingle unified planned development, regardless of ownership. The cove ant shall be recorded inthe public record in a manner and form accepifable to the County Attorney. The covenant shall not be removed, alte red, changed or amended without written approval from the County Attorney. (Previously Condition Y. 2 of Resolution R-96-1195, Peition PDD96-40) (PLAT: ENG-Zoning / Co Att)

## Z. COMPLIANCE

1. ConditionZ.I of ResolutionR-96-1195, PetitionPDD96-40), which curr mntly states:

Failure to comply with any of the conditions of approval for the sublject property at any time may result in:

The issuance of a stop work order; the issuance of a cease and desist order; the denial or revocation of a building permif; the denial or revocation of a Certificate of Occupancy; the denial of any other permit, license or approval to any developer, ovmer, lessee, or user of the subject property; the revocation ol any other permit, license or approval from any developer, oviner, lessee, or user of the subject property; and/or
b. The revocation of the Official MapAmendment, Conditional Use, Requested Use, Development Order Amendment, and/or any other zoning approval; and/or
c. . A requirement of the development to conformwith the standards of the ULDC at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related tis the failure to compiy 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 ma y be taken to the Palm Beach County Board of Adjustment or as other wise provided in the Unified Land Development Code (ULDC), as amerıded. Appeals of any revocation of an Official Zoning Map Amendrıent, Conditional Use, Requested Use, Development Order Amendmeit or other actions based on a Board of County Commission decision !shall be by petition for writ of certiorari to the Fifteenth Judicial Circui':.

Is hereby amended to read:
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 isther permit, license or approval to any developer, owner, lessee, or user of the subject property; the revocation of any other permit, licenise 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 isther zoning approval; and/or
c. A requirement of the development to conform with the standar is of the ULDC at the time of the finding of non-compliance, or the ads lition or modification of conditions reasonably related to the failu e 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 Boardto schedule a Status Report beforethe jody which approved the Official Zoning Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or other zr:ning approval, in accordance with the provisions of Section 5.8 of the ULDC, in responseto any flagrant violation and/or continued violation of any conc lition of approval.

Appeals of any departmentaladministrative actions hereunder may bet aken to the Palm Beach County Board of Adjustment or as otherwise providiad in the Unified Land Development Code (ULDC), as amended. Appealso any revocation of an Official Zoning Map Amendment, Conditional Use, RequestedUse, Development Order Amendment or other actions basf $\mathbf{d}$ on a Board of County Commission decision shall be by petition for w it of certiorari to the Fifteenth Judicial Circuit. (MONITORING)
2. The County acknowledges that the petitioner is executing an agreeınent with the Village of Wellington addressing certain contributions;and commitments to be made by the petitioner. This agreement, cr its individual components, are not to be considered as conditions of approval and are not enforceable by the County. (Previously Conclition 2.2 of ResolutionR-96-1195, Petition PDD96-40) (Monitoring Not Requ. ired)
3. Ingranting this approval, the Board of County Commissioners relied apon the oral and written representations of the petitionerboth on the recorll and 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 this approval. (ONGOING: MONITORING-Zoning)

