### RESOLUTION NO. R-99- 322

#### RESOLUTIONAPPROVING ZONING PETITION **DOA95-116(A)** DEVELOPMENTORDER AMENDMENT PETITION OF LEVITT-AN-SCA TOWNE PARK BY ROBERT BENTZ, AGENT (TOWNE PARK PUD)

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

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

WHEREAS, Zoning Petition **DOA95-116(A)** was presented to the Board of County Commissioners at a public hearing conducted on February 25,1999; and

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

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

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

- 1. This Development Order Amendment is consistent with the Palm Beach County Comprehensive Plan.
- 2. This Development Order Amendment complies with the relevant and appropriate portions of Article 6, Supplementary Use Standards; of the Palm Beach County Unified Land Development Code.
- 3. This DevelopmentOrderAmendment is consistent with the requirements of the Palm Beach County Unified Land Development Code.
- 4. This Development Order Amendment, with conditions as adopted, is compatible as defined in the Palm Beach County Unified Land Development Code and generally consistent with the uses and character of the land surrounding and in the vicinity of the land proposed for development.
- 5. This Development Order Amendment, with conditions as adopted, complies with the standards imposed on it by applicable provisions of the Palm Beach County Unified Land Development Code for use, layout, function, and general development characteristics.
- 6. This DevelopmentOrder Amendment meets applicable local land development regulations.
- 7. This DevelopmentOrder Amendment, with conditions as adopted, minimizes adverse effects, including visual impact and intensity of the proposed use on adjacent lands.

- 8. This Development Order Amendment has a concurrency determination and complies with Article 11 (Adequate Public Facility Standards) of the Palm Beach County Unified Land Development Code.
- 9. This DevelopmentOrderAmendment, with conditions as adopted, minimizes environmental impacts, including but not limited to water, air, stormwater management, wildlife, vegetation, wetlands and the natural functioning of the environment.
- 10. This 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 PALM BEACH COUNTY, FLORIDA, that Zoning Petition DOA95-116(A), the petition of Levitt-AN-SCATowne Park, by Robert Bentz, agent, for a Development Order Amendment to reconfigure the master plan and delete the golf course 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 February 25, 1999, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

Commissioner <u>Aaronson</u> moved for the approval of the Resolution.

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

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

The Chair thereupon declared that the resolution was duly passed and adopted on February 25, 1999.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

DOROTHY H. WILKEN, CLERK

BY: ATTORNEY COUNTY CLERK Petition DOA95-116(A) Page 2

Project No. 0679-000

### **EXHIBIT A**

#### LEGAL DESCRIPTION

A PARCEL OF LAND BEING A PORTION OF BLOCKS **36** AND **43**, "PALM BEACH FAFMS COMPANY PLATNO. **3"**, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK **2**, PAGE **45**, PUBLIC RECORDS, PALM BEACH COUNTY, FLORIDA, AND ALSO BEING **A** PORTION OF LOTS **3** AND **4**, TRACT **42**, "PALM BEACH FARMS COMPANY PLAT NO. 13", ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK **6**, PAGE **98**, OF SAID PUBLIC **RECORDS**, SAID PARCEL OF LAND BEING **MORE** PARTICULARLY DESCRIBED **AS** FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF "LEXINGTON I OF SHERBROOKE". ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 32, PAGE 195. SAID PUBLIC RECORDS; THENCE NORTH 00'33'53" WEST, ALONG THE WESTERLY BOUNDARY LINE OF SAID PLAT OF "LEXINGTONI OF SHERBROOKE", A DISTANCE OF 1280.00 FEET; THENCE NORTH 13'08'08" WEST, CONTINUING ALONG SAID WESTERLY PLAT BOUNDARY, A DISTANCE OF 1506.10 FEET; THENCE NORTH 89'26'07" EAST, ALONG THE NORTHERLY PLAT BOUNDARY LINE OF SAID PLAT OF "LEXINGTON I OF SHERBROOKE", A DISTANCE OF 1399.71 FEET; THENCE NORTH 01"48'19" EAST, DEPARTING SAID NORTHERLY PLAT BOUNDARY, A DISTANCE OF 82.78 FEET; THENCE SOUTH 88°11'41" EAST, A DISTANCE OF 135.00 FEET; THENCE NORTH 01 "48'19" EAST, A DISTANCE OF 228.00 FEET; THENCE NORTH 38'03'43" WEST. A DISTANCE OF 619.84 FEET; THENCE NORTH 30'26'41" WEST, A DISTANCE OF 855 00 FEET; THENCE NORTH 29'26'41" WEST, A DISTANCE OF 250.00 FEET; THENCE NOR'TH 17'05'15" EAST. A DISTANCE OF 639.35 FEET TO THE INTERSECTION THEREOF WI'TH THE SOUTH LINE OF SAID PLAT OF "PALM BEACH FARMS COMPANY PLAT NO. 1.3"; THENCE NORTH 87'54'37" WEST, ALONG SAID SOUTH LINE, A DISTANCE OF 99.84 FEET; THENCE NORTH 04°54'05" WEST, ALONG THE EAST LINE OF SAID LOT 3, TRACT 42, A DISTANCE OF 1466.84 FEET TO INTERSECTION THEREOF WITH THE SOUTH RIGHT-OF-WAY LINE OF LANTANA ROAD; SAID SOUTH RIGHT-OF-WAY LINE LYING 40.00 FEET SOUTH OF, AS MEASURED AT RIGHT ANGLES TO, THE NORTH LINE OF SAID LOT 3; THENCE NORTH 87'59'21" WEST, ALONG SAID SOUTH RIGHT-OF-WAY LINE, A DISTANCE OF 1349.96 FEET; THENCE SOUTH 12'59'30" EAST, CONTINUING ALONG SAID SOUTH RIGHT-OF-WAYLINE, DISTANCE OF 14.49 FEET; THENCE NORTH 87°59'21" WEST, CONTINUING ALONG SAID SOUTHRIGHT-OF-WAYLINE, A DISTANCE OF 1278.67 FEET; THENCE SOUTH 01'40'29" WEST, ALONG THE EAST RIGHT-OF-WAY LINE OF LAKE WORTH DRAINAGE DISTRICT CANAL E-1, A DISTANCE OF 1431.04 FEET; THENCE SOUTH 00'24'03" EAST, CONTINUING ALONG SAID EAST RIGHT-OF WAY LINE, A DISTANCE OF 5557.60 FEET; THENCE SOUTH 00'04'49" EAST, CONTINUING ALONG SAID EAST RIGHT-OF-WAY LINE, A DISTANCE OF 454.69 FEE'[; THENCE SOUTH 45'33'53" EAST, DEPARTING SAID EAST RIGHT-OF-WAY LINE, A DISTANCE OF 56.57 FEET; THENCE NORTH 89'26'07" EAST, A DISTANCE OF 300.(0 FEET; THENCE SOUTH 86°47'19" EAST, A DISTANCE OF 250.54 FEET; THENCE NORTH 89'26'07" EAST, A DISTANCE OF 310.06 FEET TO THE POINT OF CURVATURE OF A CURVE TO THE RIGHT, HAVING A RADIUS OF 1055.00 FEET; THENCE EASTERLY ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 39'3 1'11", A DISTANCE OF

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## **EXHIBITA**

### LEGAL DESCRIPTION

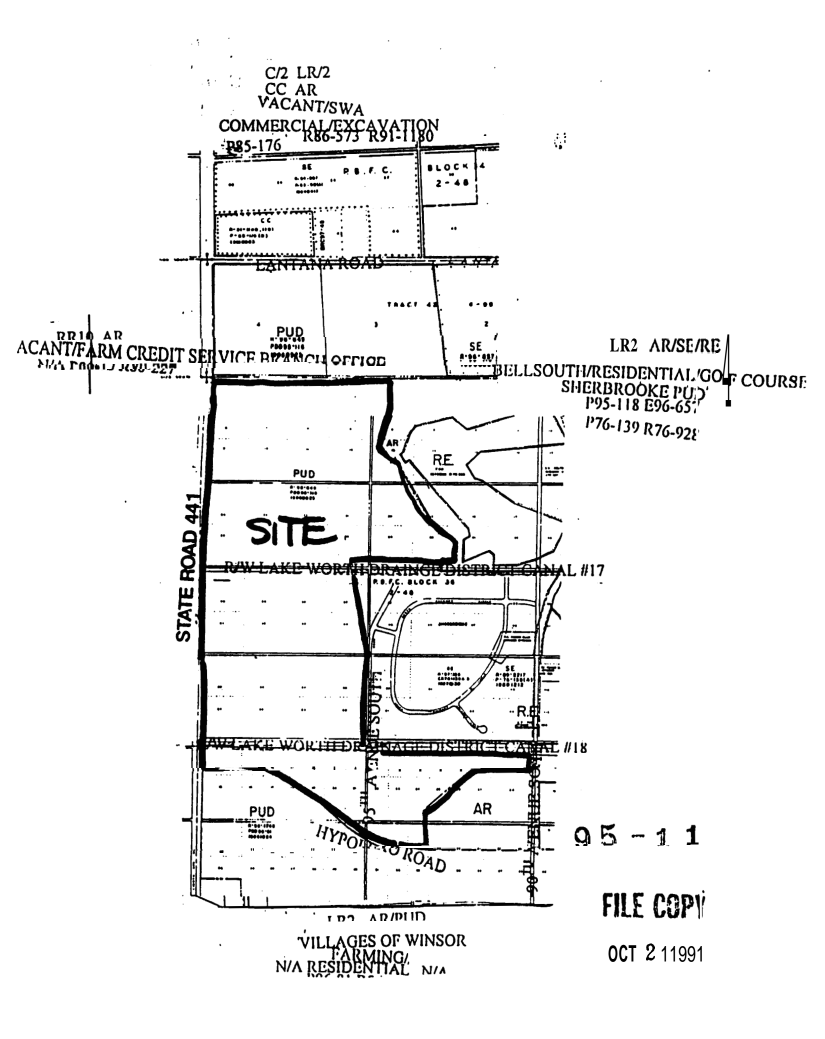
727.68 FEET TO THE POINT OF TANGENCY; THENCE SOUTH 51"02'42" EAST, A DISTANCE OF 923.14 FEET TO THE POINT OF CURVATURE OF A CURVE TO THE LEFT, HAVING A RADIUS OF 1854.86 FEET; THENCE EASTERLY ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 39°31'11", A DISTANCE OF 1279.38 FEET TO THE END OF SAID CURVE; THENCE NORTH 00°33'53" WEST, RADIAL TO SAID CURVE, A DISTANCE OF 570.00 FEET; THENCE NORTH 52°30'57" EAST, A DISTANCE OF 925.60 FEET; THENCE NORTH 89'26'07" EAST, A DISTANCE OF 1000.00 FEET; THENCENORTH 00°33'53" WEST, A DISTANCE OF 725.61 FEET TO THE INTERSECTION THEREOF WITH THE SOUTHERLY BOUNDARY OF SAID PLAT OF "LEXINGTON I OF SHERBROOKE"; THENCE SOUTH 89°26'07" WEST, ALONG SAID SOUTHERLY BOUNDARY LME, A DISTANCE OF 2610.00 FEET TO THE POINT OF BEGINNING.

CONTAINING 24,500,884 S.F. 562.46 ACRES, **MORE** OR LESS.

SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS, COVENANTS, AND RIGHTS-OF-WAY OF RECORD.

#### **EXHIBIT B**





Petition DOA95-116(A) Project No. 0679-000

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## EXHIBIT C

### CONDITIONS OF APPROVAL

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

#### A. <u>ALL PETITIONS</u>

1. Condition A. 1 of Resolution R-96-0649, Petition 95-116 which currently states:

This Petitioner shall comply with all previous zoning conditions applicable to the subject property including Resolution 83-220 (Petition 82-168), and Resolution R-89-2219 (Petition 89-58) except as expressly modified herein. This Petitioner shall comply with all previous conditions of approval and deadlines previously established by Section 58 of the ULDC and as established by the Board of County Commissioners.(ONGOING: MONITORING-Zoning)

Is hereby deleted. Reason: Replaced by new condition.

2. Condition A.2 of Resolution R-96-0649, Petition 95-116 which currently states:

Prior zoning conditions of approval provided in R-89-2219 (Petition **89**-58) shall be the responsibility of this Petitioner, except for **conditions 1**, 3, 4, **15**, 16, 17, and 18, which have been completed, and are thereby deleted. (DRC)

Is hereby deleted. Reason: Replaced by new condition.

- 3. (Previous Condition A.3 of Resolution R-96-0649, Petition **95-116**)(DRC) Zoning Resolution **No.** R-83-220 (Zoning Petition No. 82-168) is hereby revoked.
- 4. Condition A.4 of Resolution R-96-0649, Petition 95-116 which currently states:

Development of the site is limited to the uses and site design approved by the Board of County Commissioners (Exhibit dated February 29, 1996). All modifications must be approved by the Board of County Commissioners unless the proposed changes are required to meet conditions of approval or are in accordance with the ULDC. (ONGOING: ZONING)

Is hereby amended to read:

Development of the site is limited to the uses and site design as approved by the Board of County Commissioners. The approved site plan is dated December 3, 1998. All modifications must be approved by the Board of County Commissioners unless the proposed changes are required to meet conditions of approval or are in accordance with the ULDC. (ONGOING: ZONING)

5. Prior to the recording of the first plat, the applicant shall document to the County Attorney and County Engineer that the **requirements** of Resolution R-79-993 recorded at OR Book 3123, Page 1649 have **b : e** n satisfied, waived, released or that the County had no obligations under

the resolution. In the event that there has been no satisfaction, waiver, release, or that the County has obligations which have not been met, the applicant shall meet the requirements of paragraph 1 of Resolution R-79-993. (Previous Condition A.5 of Resolution R-96-0649, Petition 95-116) (PLAT: COATTY - Eng)

- 6. All previous conditions of approval applicable to the subject property, as contained in ResolutionsR-96-0649 (Petition95-116) have been consolic lated as contained herein. The petitioner shall comply with all previous conditicns of approval and deadlines previously established by Section 5.8 of the ULDC; and the Board of County Commissioners, unless expressly modified. (ONGC ING: MONITORING-Zoning)
- 7. Prior to DRC site plan application, the petitioner shall revise the existing concurrency reservation to eliminate the 25,000 sq. ft. golf club house and the 177 acres of golf course. (DRC: CONCURRENCY)
- 8. All building permits shall be subject to the approval of the South Florida Water Management District and ERM. Off-site removal of excavation shall be in compliance with Section 6.4.35 and Section 7.6 of the ULDC. (BLDG. PERMIT: SFWMD/ERM)

## B. <u>LANDSCAPING-STANDARD</u>

1. Condition B.I of Resolution R-96-0649, Petition 95-116 which currently states:

All trees required to be planted in the perimeter buffer areas shall **meet** the following minimum standards at time **of** installation:

Tree height:fourteen (14) feet.Trunk diameter:3.5 inches measured 4.5 feet above gradeCanopy diameter:seven (7) feet. Diameter shall be determined by theaverage canopy radius at 3 points measured from the trunk to theoutermost branch tip.Each radius shall measure at least 3.5 feot inlength. (CO: LANDSCAPE - Zoning)

Is hereby amended to read:

All trees required to be planted in the perimeter buffer areas shall mee: the following minimum standards at time of installation:

- a. Tree height: fourteen (14) feet.
- b. Trunk diameter: **3.5** inches measured **4.5** feet above grade
- c. Canopy diameter: 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 least 3.5 fest in length.
- d. Credit may be given for existing or relocated trees provided they nieet current ULDC requirements. (CO: LANDSCAPE Zoning)
- 2. Condition B.2 of Resolution R-96-0649, Petition 95-116 which currentlystates:

**All** palms to be planted in the perimeter buffer areas shall be native species and meet the following minimum standards at time **of** installation:

- a. Palm heights: twelve (12) feet clear trunk.
- b. Clustering: staggered heightstwelve (12) to eighteen (B) feet.
- c. Pruning: minimum six (6) fronds, no clipped or spiked cuts. (CO: LANDSCAPE-Zoning)

Is hereby Is hereby amended to read:

All palms required to be planted in the perimeter buffer areas shall **ment** the following minimum standards at time of installation:

- a. Palm heights: twelve (12) feet clear trunk;
- b. Clusters: staggered heights twelve (12) to eighteen **(18)** feet; and,
- c. Credit may be given for existing or relocated palms provided they neet current ULDC requirements. (CO: LANDSCAPE Zoning)

## C. <u>EASTERNPROPERTY LINE BUFFERADJACENTTOSHERBROOKEESTATES</u> PUD

Condition C. I of Resolution R-96-0649, Petition 95-116 which currently states:

### Petitioner shall provide a minimum twenty (20) foot Type D buffer for Parcels D, E and J wherever the proposed parcel's boundary is within two hundred (200) feet of existing one acre lots. (CO: LANDSCAPE -Zoning)

Is hereby deleted. Reason: replaced by new condition.

### D. LANDSCAPING ALONG THE EAST PROPERTY LINE

- 1. Landscaping and buffering along the above property line shall include
  - a. A minimum twenty (20) foot wide landscape buffer strip (no v/idth reduction shall be permitted);
  - b. A minimum two to three foot high undulating berm with an ave age height of two and one half (2.5) feet measured from top of curb
  - c. One (1) canopy tree planted every twenty (20) feet on center;
  - d. One (1) palm or pinetree for each thirty (30) linearfeet of frontage. A group of three or more palm or pine trees may not supersede the requirement for a canopy tree in that location; and
  - e. Twentyfour (24) inch high shrub or hedge material, spaced no more than twenty four (24) inches on center at installation, to be maintained at a minimum height of thirty-six (36) inches;
  - f. In areas where existing lakes cross the propertyline, the petitionershall have the option to fill the portions of the lake and provide the at love landscape buffer or to provide an alternative landscape betterment plan through the DRC process. (CO: LANDSCAPE)

# E. <u>ENGINEERING</u>

- 1. Lantana Road Construction Project.
  - a. County agreed upon a plan for construction of Lantana Road as a four to six (4/6) lane arterial for the roadway link between State Road 7 and Jog Road when the Lantana Road Section **was** included in the Five Year Road Program on January 9, 1990, in accordance with the following schedule:
    - (1) Initiation of construction plans in fiscal year 1995/1986
    - (2) Right of Way acquisition in fiscal year 1996/1997
    - (3) Construction infiscal year 1998/1999 (DATE: MONITORING
      Eng) (Previous Condition E.I.a of Resolution R-96-0()49, Petition 95-116).
  - b. County shall use its best efforts to provide a unified and coordinated design and construction program of all County and third-party developer roadway construction commitments relating to Lantana Road to facilitate the earlier or simultaneous construction contract award of the following roadway construction work with the Lantana Road Section:
    - (1) Intersection improvements at Jog Road and Lantana R<>ad (the Smith Dairy PUD construction segment);
    - (2) Lantana Road from Jog Road to Hagen Ranch Road (the Smith Dairy PUD construction segment);
    - (3) Lantana Road from Hagen Ranch Road to Grand Lacuna Boulevard (the Winston Trail PUD segment);
    - (4) Lantana Road/Florida's Turnpike improvements
    - (5) LWDD E-I Canal seven (7)-lane bridge and Lantana Roadway improvements through the bridge area (the Lacuna PUD segment and County segment); and
    - (6) Any and all other roadway or transportation requirements having a direct effect on the Project from agreements between County and the Smith Dairy PUD, Winston Trail PUD and Lacuna PUD Developments. (ONGOING: EN(;)

(Previous Condition E.I.b of Resolution R-96-0649, Petition 95-116)

County acknowledges that in order for the construction of the C. Lantana Road Section to be commenced and completed in a timely manner, which will permit the Developer to construct the various phases of its Project in accordance with Developer's building schedule, it may be necessary for County to acquire through eminent domain certain road rights-of-way and construction easements, if needed, for such roadway improvements. Upon the request of Developer, County agrees to thereafter use its best efforts to obtain all required road rights-ofway and construction easements, ifany, required for the Lantana Road Section within the time frame provided in condition a. above. However, County shall not be liable to Developer for any delays in obtaining the requested road rights-of-way. (ONGOING: ENG)(Previous Condition E.I.c of Resolution R-96-0649, Petition §15-116).

- 2. Project Development Order Requirements.
  - a. Building Permits for no more than the Entitlement **Phase** (56 single-family housing units) shall be issued until contracts nave been awarded for the construction of the following:
    - (1) State Road **7** as a four to six (**4**/**6**) lane section from **r** orth of Boynton Beach Boulevard to Lake Worth Road; **and**
    - (2) State Road 7 as a six-lane section from Lake Worth Road to Southern Boulevard; (COMPLETE) and
    - (3) Intersection improvements at Lantana Road/State Raad 7 to accomplish the following:
      - (i) Dualleft turn lanes, one thru lane, one right-turn lane on east approach over the **E-1** Canal Bridge.
      - (ii) Three thru lanes on the east departure over the E-1 Canal Bridge. (BLDG PERMIT: MONITORING -I:ng)

(Previous Condition E.2.a of Resolution R-96-0649, Petition 95 116)

- b. No building permits for more than **400** single-family units **or** their equivalency shall be issued until the construction is **substant** ally completed and open for traffic as determined by the County Engineer for the following:
  - (1) Hypoluxo Road as a 2/3 lane section from State Road 7 to Lyons Road (compatible with an ultimate six-lane section); and
  - (2) Lyons Road as a two-lane section with appropriate turn lanesfrom the existing terminus in the Sherbrooke Est; rtes PUD to Hypoluxo Road (compatible with an ultimate sixlane section). (BLDG PERMIT: MONIOTRING - Eing) (Previous Condition E.2.b of Resolution R-96-0649, Petition 95-116).
- c. Building permits for no more than **606** single-familyhousing units or their equivalent shall be issued until contracts have been awarded for construction of Lantana Road as a four to six **(4/6)** lane section from Jog road to Lyons Road. (BLDG **PERI**/IIT: MONITORING - Eng) (Previous Condition E.2.c of Resolution R.96-0649, Petition 95-116).
- d. Building permits for no more than 882 single-family housing units or their equivalent shall be issued until contracts have been awarded for the construction of improvements at the Lantana Road/Jog Road intersection of three (3) thru lanes plus appropriate receiving lanes on Lantana Road westbound. (BL DG PERMIT: MONITORING Eng) (Previous Condition E.2.d of Resolution R-96-0649, Petition 95-116).
- e. Developer's Performance Security for the road construction described in condition b. (1) and (2) above shall be posted v/ith County by November 23, 1996. Developer shall provids to County, prior to November 23,1996, an irrevocable Performatice Security in a form acceptable to the County Attorney an amount sufficient to fund preparation of construction plans and road construction for the improvements described in condition b.(1)

and (2) above. County shall be authorized to draw against this Performance Security in any amount necessary to fund the **actual** cost of the construction plan preparation and road constru**tion** including County administrative processing costs **by giving** thirty (30) days prior written notice to Developer of County's **intention** to draw funds against the Performance Security. (DATE: MONITORING - Eng) (Previdus Condition E.2.e of Resolution R-96-0649, Petition 95-116). (Note: Complete)

f. Developer's Performance Security to be provided for the road design and construction required in condition d. above shall be posted with County by November 23, 1996. (DATE: MONITOR ING - Eng) (Previous Condition E.2.f of Resolution R-96-0649, Petition 95-116). Note: Complete

Condition E.2.g **c** Resolution R-96-0649, Petition 95-116 which **curr antly** states:

g. Developer's Project presently contemplates a 25,000 squarefoot golf course clubhouse and an 18-hole golf course to be owned, operated and maintained by the Town Park Country (**) lub** Property Owners' Association, Inc. In the event that **Developer** elects to provide a public golf course rather than a golf **course** available to residents only within the Project, Developer shall provide a **traffic** equivalency analysis for approval by the **County** Engineer prior to such golf course operational change. (ONGOING: ENG)

Is hereby deleted. [REASON: no longer required]

- 3. Lantana Road Construction Project Funding.
  - Developer shall provide to County, prior to November 23, 1996, а an irrevocable Performance Security in a form acceptable to the County Attorney in the amount of Two Hundred Fifty Thous and Dollars (\$250,000) to be used by County to fund the preparation of construction plansfor the Lantana Road Section. County shall be authorized to draw against this Performance Security in any amount necessary to fund the actual cost of the construction plan preparation including County administrative processing costs for the Lantana Road Section by giving thirty (30) days priorwritten notice to Developer of the County's intention to draw funds against the Performance Security. All residual funds not used by County for construction plan preparation shall be available to County for right-of-way acquisition or road construction associated with the Lantana Road Section. (DATE: MONITORING - Eng) (Previous Condition E.3.a of Resolution R-96-0649, Petition 95-116). Note: Complete
  - b. For right-of-way acquisition purposes, Developer shall **furt ter** provide to County by November 23, 1996 an additional irrevocable Performance Security in a form acceptable to the County Attorney in amount **of** Two Hundred Fifty **Thouse** and Dollars (\$250,000) for County's use in purchasing Lantana **Read** Section right-of-way or roadway drainage area. County shall be

authorized to draw against this Performance Security in **any** amount necessary to fund the actual and associated costs of the right-of-way or roadway drainage area acquisition phase of the road project by giving thirty (30) days prior written **notice** to Developer of County's intention to draw funds against the Performance Security. County agrees to only draw against such Performance Security in accordance with a schedule directly related to County's actual need for such funds, but in no event shall the County be liable for failure to use such funds within **any** specific time frame. Any residual funds not required for **right**-ofway and drainage area acquisition shall be available to **County** for road construction associated with the Lantana Road Section.

(DATE: MONITORING-Eng) (Previous Condition E.3.b of Resolution R-96-0649, Petition 95-116). Note: Complete

- For actual road construction purposes, Developer shall provide C. to County by November 23, 1996 an additional irrevocable Performance Security in a form acceptable to the County Attorney in the amount of One Million One Hundred F'ifty Thousand Dollars (\$1,150,000) for use by County in construction of a portion of the Lantana Road Section from Grand Lacuna Boulevard through the intersection of Lyons Road. These funds shall be credited against the Project's traffic impactfees. County shall be authorized to draw against this Performance Security in any amount necessary to fund the actual cost of the construction of this portion of the Lantana Road Section by giving thirty (30) days prior written notice to Developer of County's intention to draw funds against the Performance Security. (DATE: MONITORING - Eng) (Previous Condition E.3.c of Resolution R-96-0649, Petition 95-116) Note: Complete
- d. For actual road construction purposes, Developer shall provide to Palm Beach County an interest-free loan in the amount of l'wo Million Three Hundred FiftyThousand Dollars (\$2,350,000) for the construction of a portion of the Lantana Road Section from west of Lyons Road to the LWDD E-1 Canal Bridge. Performance Security for these funds shall be provided no later than November 23, 1997. (DATE: MONITORING Eng) (Previous Condition E.3.d of Resolution R-96-0649, Petition 95-116).
- e. Not withstanding the foregoing, the County shall construct the Lantana Road Section as one project. County agrees to only draw against such Performance Security in accordance with a schedule directly related to County's actual need for such funds provided in conditions c. and d, above, but in no event shall County be liable for failure to use the funds within any specific time frame. In the event that there are any unused funds or uncalled Performance Security amounts in the Lantana Road Section account from the Five Hundred Thousand Dollars (\$500,000) provided by Developer in conditions 3. a and 3, b. above, all such funds shall be utilized by County for the Lantana Road Section construction project. Any remaining Performance Security not used for the Lantana Road Section construction project.

project shall be returned to Developer after such construction has been accepted by the County Engineer. (ONGOING: EING) (Previous Condition E.3.e **c** Resolution R-96-0649, Petition **95**-116)

- 4. Lantana Road Construction Project Administration.
  - a. County shall make its best effort to award the construction contract for the Lantana Road Section in a coordinated manner with other segments of Lantana Road no later than October 15, 1998. (DATE: MONITORING Eng) (Previous Condition E.4.a d Resolution R-96-0649, Petition 95-116)
  - b. County shall make its best efforts to provide for a unified and coordinated design and construction of all County and third-party developer road construction commitments related to the Lantana Road Section as provided for in condition 1. above. (DATE: MONITORING Eng)
     (Previous Condition E.4.b of Resolution R-96-0649, Petition 95-116)
  - c. County shall be responsible for all costs and experises associated with construction of the Lantana Road Section above Developer's contribution of One Million Six Hundred and Fifty Thousand Dollars (\$1,650,000) plus the Two Million Three Hundred and Fifty Thousand (\$2,350,000) interest-free loan to be provided by Developer to County. (ONGOING: ENG) (Previous Condition E.4.c of Resolution R-96-0649, Petition 95-116)
  - Countyshall repayfrom funds available in the approved Board of County Commissioner's 5 Year Road Program as of January 9, 1996 up to the Two Million Three Hundred and Fifty Thousand (\$2,350,000) loan (the amount actually borrowed) as follows:

One Million Dollars (\$1,000,000) on or before October **15**, **1999**. (DATE: MONITORING - Eng) (Previous Condition E.4.d.) of Resolution R-96-0649, Petition 95-116)

Up to One Million Three Hundred and Fifty Thousand **Dollars** (\$1,350,000) on or before October 15,2000. (DATE: **MONITORING** - Eng) (Previous Condition E.4.d.2 **cf** Resolution R-96-0649, Petition 95-116)

- 5. Impact Fee Credits. All sums paid by the Developertoward the Lanlana Road Section pursuant to conditions 3. a, 3. b. and 3 c. shall be credlited against the Project's Fair Share Road Impact Fees. (ONGOING: ENG) (Previous Condition E.5 cf Resolution R-96-0649, Petition 95-116)
- 6. DeveloperAgreement with Florida Department of Transportation (FCIOT) for State Road 7. County hereby recognizes that Developer, under threat of condemnation, has volunteered to dedicate approximately seven (7) acres +/- of right-of-way along the Project's State Road 7 frontage to accommodate the easterly shift of the State Road 7 alignment in order to avoid a major relocation of an existing television broadcast tower located on the west side of State Road 7, which right-of-way dedication will result in significant cost savings to the general public. County agrees to cooperate with Developer in negotiating!the

State Road 7 right-of-way dedication agreement between FDOT and Developerin order to facilitate the earliest possible construction of **State** Road 7 between Lake Worth Road and Boynton Beach **Boule /ard** including but not limited to the expanded intersection at Hypoluxo F oad and State Road 7. (ONGOING: ENG) (Previous Condition E.6 of **Resolution** R-96-0649, Petition 95-116)

- 7. Prior to November 23,1996 or prior to the issuance of the first Building Permit, whichever shall first occur, the Property Owner shall convey to Palm Beach County Land Development Division by road right-of-way warranty deed for:
  - a Hypoluxo Road a total of **1I 0** feet, on an alignment **approved** by the County Engineer, from SR **7** to Lyons Road; (COMPLETE)
  - b. Lantana Road **55** feet from centerline; (COMPLETE)
  - c. An expanded intersection at Lyons Road and Hypoluxo Road; (COMPLETE)
  - d. Lyons Road, a total of **110** feet **of** right of way, from the **pres** ent right of way terminus south of Lantana Road to Hypoluxo R (lad. (COMPLETE)

All of the above right of way shall be free of all encumbrances and encroachments. Property owner shall provide Palm Beach County with sufficient documentation acceptable to the Right of Way Acquisition Section to ensure that the property is free of all encumbrances and encroachments. Right-of-way conveyances shall also include "Corner Clips" where appropriate at intersections as determined by the County Engineer. (DATE / BLDG. PERMIT: MONITORING / ENG) (Previous Condition E.7 of Resolution R-96-0649, Petition 95-116)

- 8. The Property Owner shall convey to Florida Department of Transportation, the proposed relocated SR 7 right-of-way inaccordance with the Florida Department Of Transportation Requirements. I'he Petitioner's provision of the road right-of-way warranty deed for the proposed relocated SR 7 right-of-way shall be inaccordance with at in e schedule mutually approved by FDOT and Palm Beach County but in any event, such conveyance shall be prior to the issuance of the first buildingpermitfor the project. (BLDG PERMIT: ENG) (PreviousCondition E.8 of Resolution R-96-0649, Petition95-116) Maybedeleted. Reason: FD 3T will no longer require this additional right-of-way.
- 9. Prior to the issuance **cf** a building permit the Property Owner **sf** all convey to Palm Beach County Land Development Division by rc ad right-of-way warranty deed the additional right of way for (he construction of a right turn lane at the intersection of:
  - a Hypoluxo Road and the project's entrance road
  - b. Lantana Road and the project's entrance road

This right-of-way shall be a minimum **cf 280** feet in storage leng:h, twelve feet in width and **a** taper length of **50** feet **or** as approved by the County Engineer. This additional right-of-way shall be free of **all** 

encumbrances and encroachments and shall **include** "Comer-Clips" where appropriate as determined by the County Engineer. Property Owner shall provide Palm Beach Countywith sufficient **documentation** acceptable to the Right-of-way Acquisition Section to ensure thal the property is free of all encumbrances and encroachments. (BLDG. PERMIT: BLDG - Eng) (Previous Condition E.9 of Resolution R-96-0349, Petition 95-116)

- 10. Prior to technical compliance for the first plat the property owner shall convey a roadway construction easement to Palm Beach County. 'his roadway construction easement shall contain an isosceles trape: oid connecting the required comer clips across this pProperty oOwner's road right-of-way. Construction within this easement shall conform to Palm Beach County Standards. (TC: ENG) (Previous Condition E.ID of Resolution R-96-0649, Petition 95-116)
- 11. The Property Owner shall either fund **or** cause to be constructed by a third party the following turn lanes to be included in the **construction** by Palm Beach County:
  - a. Left **turn** lane west approach and a right turn lane east approach on Hypoluxo Road at the project's entrance road;
  - b. Left turn lane east approach and a right turn lane west approach on Lantana Road at the project's entrance road (to be constructed by Palm Beach County as part of the Lantana **R** ad Section at no cost to Developer);
  - c. Left turn lane east approach, a left turn lane north approach and a right turn lane south approach, at the intersection of Hypol ixo Road and SR 7;
  - d. Left turn lane east approach, right turn lane west approach, left turn lane south approach, lengthen the existing left turn I me south approach to provide for a three hundred thirty foot (330') distance plus appropriate paved tapers, and a right turn I me south approach at the intersection of Lantana Road and Lyons Road;
  - e. Left turn lane west approach, a right turn lane west **approach**, a right turn lane north approach, a left turn lane north approact, at the intersection of Hypoluxo Road and Lyons Road.

All construction shall be concurrent with the construction of the related roadway sections. These costs shall include, but are not limited **to**, utility relocations and acquisition of any additional required right of-way. (ONGOING: ENG) (Previous Condition E.11 of Resolution R-96-OE49, Petition 95-116)

12. On or before July 15, 1997, the Property Owner shall convey to Pillm Beach County sufficient road drainage easement(s) through the project's internal drainage system, as required by and approved by the County Engineer, to provide legal positive outfall for runoff from those segments of Hypoluxo Road, Lyons Road and Lantana Road along the property frontage, and a maximum 800 feet of these adjacent roadway(s). The limits of this additional 800 feet of drainage shall be determined by the County Engineer. Said easements shall be no loss than 20 feet in width. Portions of such system not included wilhin roadways or waterways dedicated for drainage purposes will be specifically encumbered by said minimum 20 foot drainage easement from the point of origin to the point of legal positive outfall. 'The drainage system within the project shall have sufficient retention/detention and conveyance capacity to meet the storm water discharge and treatment requirements of Palm Beach County, the applicable Drainage District, and the South Florida Water Management District for the combined runoff from the project to accommodate the ultimate Thoroughfare Plan Road Section(s) of the included road segment. If required and approved by the County Engineer the proporty owner shall construct within the proposed drainage easements a minimum of 24 inch closed piping system and appropriate wingwall or other structures as required by and approved by the County Engineer. Elevation and location of the entire drainage system shall be approved by the County Engineer. Any and all excess **fill** material from excavalion by Palm Beach County within said easements shall become the property of Palm Beach County which at its discretion may use this fill material (DATE: MONITORING - Eng). (Previous Condition E.12 of Resolution R-96-0649, Petition 95-116)

- 13. Using funds provided in condition E.2.e., above, Palm Beach County shall prepare the plans for and construct Lyons Road as a *two* (2) lane facility (expandable to six (6) lanes) from Hypoluxo Road north to the present paved terminus south of Lantana Road plus the appropriate paved tapers. (ONGOING: ENG) (Previous Condition E.13 of Resolution R-96-0649, Petition 95-116)
- 14. Using funds provided in condition E.2.e., above, Palm Beach County shall prepare the plans for and construct Hypoluxo Road as a **two (2)** lane facility (expandable to six **(6)** lanes) from SR **7** east to Lyons Road plus the appropriate tapers. These plans and construction work **shall** omit the construction of any segment of Hypoluxo Road which is **t**<sub>0</sub> be constructed by FDOT from **SR 7** to the project entrance plus **appropr** ate tapers. All FDOT and Palm Beach County construction work shall be compatible with the other. (ONGOING: ENG) (Previous Condition E.11 of Resolution R-96-0649, Petition 95-116)
- 15. The plans and permitting for the road construction work addressed in Conditions 13 and 14 above shall be completed so that the required construction can be accomplished simultaneously with the construction of Hypoluxo Roadfrom SR 7 to the Project's entrance plus appropriate tapers which construction work shall be by FD OT. (ONGOING: ENG) (Previous Condition E. 15of Resolution R-96-0649, Petition 95-116)
- 16. The PropertyOwner shall provide acceptable PerformanceSecurity by November 23, 1996 for the construction of intersection improvements at the intersection of Lantana Road and Jog Road by providing an additional westbound thru lane [for a total of three (3) westbound thru lanes] on Lantana Road with thru intersection continuity. Surety in the amount of one hundred ten percent (110%) shall be based upon a Certified Cost Estimate provided by the Developer's Engineer and

approved by the County Engineer. (DATE: MONITORING - **Eng**) (Previous Condition E. 16 of Resolution R-96-0649, Petition 95-116)

- 17. The Property Owner shall fund or cause to be funded by a third party the cost of signal installation if warranted as determined by the **County** Engineer at:
  - a. the project's entrance and Hypoluxo Road;
  - b. the project's entrance and Lantana Road; and
  - c. at the intersection of Hypoluxo Road and SR 7

Should signalization not be warranted after twelve (12) months of the final Certificate of Occupancy, the Property Owner shall be relieved from this condition (CO: MONITORING - Eng). (Previous Condition E.I 7 of Resolution R-96-0649, Petition 95-116)

 No internal vehicular traffic connections shall be made with any roadway within the Sherbrooke Estates PUD from the Project. (DRC: ENG) (Previous Condition E.18 of Resolution R-96-0649, Petition 95-1 16)

Condition number 19 currently states:

- 19. LANDSCAPE WITHIN MEDIAN
  - Prior to January 1, 2000, the property owner shall apply to the а Palm Beach County Engineering and Public Works Department for a permit to landscape all adjacent median(s) of Hypoluxo Road, Lantana Road and State Road 7 abutting the project. When permitted by Palm Beach County Department of Engineering and Public Works, landscaping shall, at a minimum, consist of the "Low Cost Planting Concept" outlined in the Palm Beach County Engineering and Public Works Department March 1994 Streetscape Standards and shall be consistent with the landscaping theme adopted for this roadway. All landscape material, installation, and maintenance requirements shall be subject to the standards as set forth by 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 in the Countystandards may be allowed subject to approval by the County Engineer. (DATE: MONITORING • Eng) (Previous Condition E.19.a of Resolution R-96-0649, Petition 95-116)
  - b. All required median landscaping including an irrigation system, if required, shall be at the property owners expense. All landscape material shall also be the perpetual maintenar ce obligation of the property owner its successors, heirs or assignees or duly established Property Owner's Association andlor Homeowners's Association. Perpetual maintenar ce includes, but is not limited to, pruning, fertilizing, irrigation, and alternate watering of Xeriscape material during periods of drought in order to maintain healthy plant material. All landscape

material shall be installed prior to July 1, 2000. (DATE: MONITORING-Eng) (Previous Condition E.19.b of Resolution №-96-0649, Petition 95-116)

c. Declaration of Covenants and Restriction Documents shall be established or amended as required, prior to recordation of the first platto reflect this obligation. (PLAT: ENG) (PreviousCondition E.19.c of Resolution R-96-0649, Petition 95-116)

Revise condition number 19 to read:

### 19. LANDSCAPE WITHIN MEDIAN

- Prior to January 1,2002, the property owner shall apply to the **Jaim** a. Beach County Engineering and Public Works Department for a pormit to landscape the adjacent median(s) of Hypoluxo Road, Lantanal load and State Road7 abutting the project. When permitted by PalmBeach County Departmentof Engineering and PublicWorks, landscaping hall, at a minimum, consist of the "Low Cost PlantingConcept" outlined in the Palm Beach County Engineering and Public Works Department March 1994 Streetscape Standards and shall be consistent with the landscapingtheme adopted for this roadway. All landscape material, installation, and maintenance requirements shall be subject to the standards as set forth by the Streetscape Standards. If all xeris ape 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 in the County standards may be allowed subject to approval by the County Engineer. (DATE: MONITORING-Eng) (Previous Condition E.19.a of Resolution R-96-0649, Petition 95-116)
- b. All required median landscaping including an irrigation system, if required, shall be at the property owners expense. All landscape material shall also be the perpetual maintenance obligation of the property owner its successors, heirs or assignees or duly established Property Owner's Association and/or Homeowners's Association. Perpetual maintenance includes, but is not limited to, pruning, fertilizing, irrigation, and alternate watering of Xeriscape material during per ods of drought in order to maintain healthy plant material. All landscape material shall be installed prior to July 1,2002. (DATE: MONITORING-Eng) (Previous Condition E.19.b of Resolution R-96-0649, Petitior 95-116)
- c. Declaration of Covenants and Restriction Documents shall be established or amended as required, prior to the issuance of the First building permit to reflect this obligation. (PLAT: ENG) (Previous Condition E.19.c of Resolution R-96-0649, Petition 95-116)

# F. <u>LANDSCAPING ALONG THE WEST PROPERTY LINE (ABUTTING LWDD E-1</u> <u>CANAL</u>)

- 1. Landscaping and buffering along the above property line shall include:
  - a. A minimum ten (10) foot wide landscape buffer strip;
  - b. One (1) canopy tree planted every twenty (20) feet on center;

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- c. One (1) palm or pine tree for each thirty (30) linear feet of **fronta**(**je**. A group of three or more palm or pine trees may not **supersed**) the requirement for a canopy tree in that location: and
- d. Twenty four (24) inch high shrub or hedge material, spaced nomore than twenty four (24) inches on center at installation, to be maintained at a minimum height of thirty-six (36) inches;
- e. In areas where existing lakes cross the property line, the petitioner shall have the option to fill the portions of the lake and provide the above landscape bufferor to provide an alternative landscape betterment plan through the DRC process. (CO: LANDSCAPE)

### G. <u>LANDSCAPINGALONG THE LANTANA ROAD, LYONS ROAD AND HYPOLUXO</u> <u>ROAD FRONTAGE</u>

- 1. Landscaping and buffering along the above property lines shall **includ** ::
  - a. A minimum twenty (20) foot wide landscape buffer strip;
  - b. A minimum two to four foot high undulating berm with an average h sight of three (3) feet measured from top of curb;
  - c. One (1) canopy tree planted every twenty (20) feet on center;
  - d. One (1) palm or pine tree for each thirty (30) linear feet of **frontage**. A group of three or more palm or pine trees may not **supersed**() the requirement for a canopy tree in that location; and
  - e. Twentyfour (24) inch high shrub or hedge material, spaced no more than twenty four (24) inches on center at installation, to be maintained at a minimum height of thirty-six (36) inches. (CO: LANDSCAPE)

# H. <u>LIGHTING</u>

- 1. All outdoor lighting used to illuminate the subject property and identification signs shall be of low intensity, minimum necessary to satisfy Security Code shielded and directed down and away from adjacent properties and streets. (CO/ ONGOING: BLDG/ CODE ENF Zoning)
- 2. All outdoor lighting fixtures shall not exceed twenty five (25) feet in height, measured from finished grade to highest point. (CO: BLDG Zoning)
- 3. The lighting conditions above shall not apply to proposed security or low vol: age landscape/accent type lights used to emphasize plant material. (ONGOING: CODE ENF)

# <u>HEALTH</u>

- 1. Reasonable precautions shall be taken during development to insure that unconfined particulates (dust particles) from the property do not become a nuisance to neighboring properties. (ONGOING: HEAL TH / CODE ENF) (Previous Condition H.I of Resolution R-96-0649, Petition 95-116)
- J. <u>MASS TRANSIT</u>
  - 1. Condition F.I of Resolution R-96-0649, Petition 95-116 which currently states:

Prior to final certification of the master plan or site plan by the Development Review Committee, whichever occurs first, the petitic ner shall amend the plan to indicate bus access and/or a bus stop(s) on or adjacent to the subject property. Bus access and/or bus stops shall be

located and constructed by the petitioner in a manner acceptable to the Palm Beach County School Board, Palm Tran, and County Engineer. (DRC: ZONING - School Board / Eng / Planning)

**Is** hereby amended to read:

A. Priorto final certification of the preliminary development planor site planby the Development ReviewCommittee, whichever occurs first, the petitionershall amend the planto indicate one or more of the following: mass transit acc ass, mass transit shelter(s) and/or a bus stop(s) on or adjacent to the sul; ject property, if required by the Palm Beach County School Board and/or the County Engineer. (DRC: ZONING)

B. Mass transit access, shelters and/or bus stops, if required, shall be constructed by the petitioner in a location and manner acceptable to the P alm Beach County School Board, PalmTran, and County Engineer prior to **issuance** of a building permit for the 100th unit. The petitioner shall accommodate the requirement for mass transit access, bus shelters and/or bus stop!: by dedicating additional right-of-way, if requested by the County Engineer. Provisions for mass transit shall include, at a minimum, a covered she ter, continuous paved pedestrian and bicycle access from the subject propert y or use to the shelter, appropriate lighting, waste container, and bicycle rack. Bus shelters or bus stops located on private property or in common areas shall be the maintenance responsibility of the property owner. (\_BLDG PERMIT: MONITORING-Eng)

2. Condition F.2 of Resolution R-96-0649, Petition 95-116 which currently states:

The petitioner shall dedicate additional right-of-way to accommodate this requirement, if requested by the County Engineer. Bus stop:!;, if required, shall include, at a minimum, a covered shelter, **continuous** paved pedestrian and bicycle access from the subject property or use, and bicycle rack. (DRC: ZONING -School Board / Eng / Planning)

Is hereby deleted. Reason: Replaced by new condition.

3. The property owner shall negotiate, in good faith, a contract for a proportionate share of the cost of operation and maintenance of maiss transit generated by this projects identifiable impacts in accordance with an official County program adopted for such purpose. This condition F(3) shall remain in effect until May 23, 1997. (DATE: MONITORING - Eng) (Previous Condition F.3 of Resolution R-96-0619, Petition 95-116)

# K. <u>PLANNED UNIT DEVELOPMENT</u>

1. Condition D.1 of Resolution R-96-0649, Petition 95-116 which currently states:

Street lights shall be provided pursuant to Section **6.8A.23d(1)** of the ULDC, subject to approval by the County **Engineer**.(**CO**: BLDG • **Eng**)

**Is** hereby amended to read:

Street lights shall be provided pursuant to Section 6.8A.23e(1) of the ULC C, subject to approval by the County Engineer.(CO: BLDG - Eng)

2. Condition D.2 of Resolution R-96-0649, Petition 95-116 which currently states:

Street trees shall be planted in or adjacent to all **right-of-way, pursuant** to Section **6.8A.23.d(3)** of the ULDC, subject to approval by the **County** Engineer. (CO: LANDSCAPE - Eng)

**Is** hereby amended to read:

Street trees shall be planted in or adjacent to all right-of-way, pursuant to Section **6.8A.23.c(3)** of the ULDC, subject to approval by the County Engiriser.

- 3. Petitionershall construct an eight (8) foot **bike/pedestrian** pathalong the internal collector road within the Project in lieu of **constructing street/bike lane(s)**. (CO: ENG) (Previous Condition D.3 of Resolution **R** 96-0649, Petition 95-116).
- 4. Condition D.4 of Resolution R-96-0649, Petition 95-116 which currently states:

All utilities shall be underground, pursuant to Section **6.8.A.23.d(5)** of the ULDC. (PLAT: ENG - Zoning)

Is hereby amended to read:

All utilities shall be underground, pursuant to Section 6.8.A.23.e(5) of the ULIC. (PLAT: ENG - Zoning)

5. All property included in the legal description of the petition shall be subject to a Declaration of Restrictions and Covenants acceptable to the County Attorney's office which shall, among other things, provide for formation of a single "master" property owners' association, automatic voting membership in the master association by any party holding title to any portion of the subject property, and assessment: 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 Restriction!; 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 platfor any portion of the planned development, whichever occurs first. (BLDG **PERMIT/PLAT**: BLDG / ENG • Co **A**(ty) (Previous Condition D.5 of Resolution R-96-0649, Petition 95-116)

6. Condition D.6 of Resolution R-96-0649, Petition 95-116 which currently states:

The eighteen (18) hole golf course shown on the project's master plan shall be owned by the property owners' association comprised of all residential dwelling units provided in this PUD. In the event the golf course is to be a public golf course, this Petitioner shall submit a tralfic equivalency analysis to the County Engineer reducing the number of residential dwelling units within the PUD to accommodate traffic impact requirements associated with the conversion of the property owners' association-owned golf course to a privately owned golf course available for public golf course play as long as such public golf course play includes residents of the PUD. Any operational change of this nature shall be approved by County's DevelopmentReview**Commi**(tee. **(DRC)** 

# Is hereby deleted. Reason: eliminated golf course.

- 7. The Florida Department of Transportation (FDOT) has requested additional SR7 right-of-way from the project to accommodate a proposed SR7 road right-of-way realignment to avoid the relocation of a television tower located west of SR7. Any PUD master plan revisions required as a result of such proposed SR7 right-of-way dedication to FDOT by this Petitioner shall be approved by County's Development Review Committee. (DRC) (Previous Condition D.7 of Resolution R-96-0(i49, Petition 95-116).
- 8. A Public Facilities Agreement shall be entered into by this Petitioner, and the Board of County Commissioners further detailing transportation related requirements of this petition and shall be adopted concurrent with the approval of the Development Order for this petition. (EING) (Previous Condition D.8 of Resolution R-96-0649, Petition 95-116).

# L. <u>PLANNING</u>

- 1. Prior to master plan approval, the site plan shall depict a pathway/sidev/alk system along Lantana Road and Hypoluxo Road, in order to provide a pedestrian walkway since this site is within two miles of a school. (DIRC: Planning)
- M. <u>PREM</u>
  - The property owner shall provide to the Palm Beach County **Boar(**) of 1. County Commissioners by a special warranty deed by April 25,199 8 a 33.63 acre plus/minus civic site. The civic site shall be a parcel to be acquired by Towne Park, the location of which has been mutually agreed upon by PREM, the Parks Department and the petitioner to be located in an area bounded by the Florida Turnpike on the east, the approved Hypoluxo Road Right-of-way on the north, the approved Lyons Road Right-of-wayon the west and the LWDD L-19 canal on the south. Hypoluxo Roadfrontage shall be provided and the site shall lot be located contiguous to Florida's Turnpike. The total civic site acreage shall include: 1) the 2% civic site requirement for Petition 95-116(11.25 acres); 2) the 2% civic site requirement for the Sherbrooke Estates PJD pursuant to Petition 76-139 (R-89-2217 Condition #2) (10.75 acres), and 3) the 2% civic site requirement for a 581.52 acre ± parcel located contiguous to the Towne Park Country Club (11.63 acres) to be submitted as part of a future zoning petition. Developer to plat and dedicate the civic site to Palm Beach County prior to conveying Ihe deed, and shall have satisfied each of the following conditions priot to deed conveyance.
    - a Developer to provide a title policy insuring marketable title to Palm Beach County for the civic site. Policy is subject 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 Covenants and Conditions of the P.U.D., as it would apply to the civic **sit**(). if the civic site is used for governmental purposes. In the event 'he site is used for private purposes, the Declarations of Covena Its of the P.U.D. shall remain in full force and effect.

- b. All ad valorem real estate taxes and assessments for the year of closing shall be pro-rated at the day of acceptance of the deed for the civic site; acceptance date to be determined by PREM and the County Attorney's Office after receiving Board approval.
- c. Civic site to be free and clear of all trash and debris at the tims of acceptance of the warranty deed.
- d Developer shall provide all retention, detention, and drainage required for any future development of the proposed civic site by the County. Developer shall specifically address the following issues:
  - (1) The discharge of surface water from the proposed **civic** site into the Developer's water retention basins.
  - (2) As easement across Developer's property from the proposed civic site to the retention basins, if required.
- e. By acceptance of these conditions developer agrees to allow the County to perform any on site inspections deemed appropriate to support the acquisition of the civic site.
- f. Developer to prepare civic site to buildable grade under the direction of the Facilities Development & Operations Department.
- g. Developer to provide water and sewer stubbed out to the propertyline. (DATE: MONITORING/PREM) (Previous Condition 1.1 of Resolution R-96-0649, Petition 95-116)
- 2. The property owner shall provide the County with a certified survey of the proposed civic site by February 25, 1998. Survey shall reflect the boundary and topographical areas of the site and the surveyor shall use the following criteria:
  - a The survey shall meet Minimum Technical Standards for a Boundary Survey as prescribed by F.A.C. **21HH.6.**
  - b. **If** this parcel is a portion of Palm Beach Farms, sufficient data **to** make a mathematical overlay should be provided.
  - c. The survey should include a location of any proposed water retention 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. (DATE: **MONITO**RING / PREM) (Previous Condition **12** of Resolution R-96-0649, Petition **95**, 116)

- 3. The property owner shall provide PREMwith an EnvironmentalAssessment of the proposed civic site by February25,1998. The minimum assessment which is required is commonly called a "Phase Audit". The audit shall describ > the environmental conditions of the property and identify the past and curren lland use. The assessment will include but not be limited to the following:
  - a. Review of property abstracts for all historical ownership data for evidence of current and past land use of the proposed civic sits.
  - b. Reviewof local, state, and federal regulatory agency's enforcement and permitting records for indication of prior groundwater or soil contamination. Also, a review of the neighboring property that bor ders the proposed civic site will be required. The review shall include, but not be limited to, Palm Beach County Environmental Resources Management Department Records, and Florida Department of Regulation Records.
  - c. 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)
    - (3) Hazardous Waste Data Management System List (HWDIMS)
  - d. Review of current and historical aerial photographs of the proposed civic site. Provide a recent aerial showing site and surrounding properties.
  - e. The results of an on-site survey to describe site conditions **and** to identify potential area of contamination.
  - f. Review of Wellfield Protection Zone maps to determine if property is located in a Wellfield Zone. (DATE: MONITORING/ PREM)(Previous Condition 1.3 of Resolution R-96-0649, Petition 95-116)
- 4. Prior to February 25,1998, the Petitioner may request to exchange the required on-site dedication of land for cash of equal value or off-Bite land equal in acreage, however, this option shall be used only upon Countyapproval. Inaddition, should the off-site land option be chosen, each PREM condition listed in numbers 1,2 & 3 above will 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 difference in values. 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 off-site land or cash contribution *is* accepted by Palm Beach County, the petitioner shall be deemed to have satisfied the intent of ULDC 6.8B.6a (2). (DATE: MONITORING / PREM) (Previous Condition 1.4 of Resolution R-96-0649, Petition 95-116)

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## N. <u>SCHOOL BOARD</u>

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 The petitioner shall post in a clear and visible location in all sales off ices and model homes a sign provided by the School Board of Palm Be ach County which indicates that school age children in the development may not be assigned to the most proximate public school because of overcrowding, racial balancing, or other School Board policies. (ONGOING: SCHOOL BOARD) (Previous Condition G.I of Resolution R-96-0649, Petition 95-116)

## O. <u>COMPLIANCE</u>

- 1. Ingranting this approval, the Board of County Commissioners relied upon the oral and written representations of the petitioner both on the record 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)
- 2. Failure to comply with any of the conditions of approval for the **sub** ect property at any time may result in:
  - a The issuance of a stop work order; the issuance of a cease **#** nd desist order; the denial **or** revocation of a building permit; **:**he denial **or** revocation of a Certificate of Occupancy; the denial of any other permit, license **or** approval to any developer, owner, lessee, **or** user of the subject property; the revocation of any other permit, license **or** approval from any developer, owner, lessee, or user of the subject property; **and/or**
  - b. The revocation of the Official Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or **any** other zoning approval; and/or
  - c. A requirement of the development to conform with the standards of the ULDC at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions; and/or
  - d. Referral to code enforcement; and/or
  - e. Imposition of entitlement density or intensity.

Appeals of any departmental administrative actions hereunder may the taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Unified Land Development Code (ULDC), as amended. Appeals of any revocation of an Official Zoning Map Amendment, Conditional use, Requested Use, Development Order Amendment (or other actions based on a Board of County Commission decision shall be by petition for writ of certiorari to the Fifteenth Judicial Circuit. (Previously Condition J.1 of Resolution R-96-0649, Petition 95-116) (MONITORING)