# RESOLUTIONAPPROVING ZONING PETITION CA99-015 CLASS A CONDITIONAL USE PETITION OF CROQUET FOUNDATION OF AMERICA <br> BY UNRUH, SMITH \& ASSOC., AGENT (CROQUET FOUNDATION OF AMERICA) 

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

WHEREAS, the Boardof County Commissioners, pursuantto Article 5 (Development ReviewProcedures) of the PalmBeachCounty Unified Land DevelopmentCode (Ordinance $92-20$, as amended) is authorized and empowered to consider, approve, approve with conditions or deny Class A Conditional Uses; 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 CA99-015 was presented to the Board of County Commissioners at a public hearing conducted on June 29, 1999; and

WHEREAS, the Board of County Commissioners has consideredthe evidence and testimony presented by the petitionerand other interested parties, the recommendationsof the various county reviewagencies, and the recommendationsof the Zoning Commission; and

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

WHEREAS, the Boardof County Commissioners madethe following findings offact:

1. This Class A Conditional Use is consistent with the Palm Beach County Comprehensive Plan.
2. This ClassA Conditional Use complieswith relevantand appropriate portions of Article 6, Supplementary Use Standards of the Palm Beach County Unified Land Development Code.
3. This ClassA Conditional Use is consistent with the requirements of the Palm Beach County Unified Land Development Code.
4. This Class A Conditional Use, with conditions as adopted, is compatible as defined in the Palm Beach County Unified Land Development Code and generally consistentwith the uses and character of the land surrounding and in the vicinity of the land proposed for development.
5. This Class A Conditional Use, with conditions as adopted, complies with standards imposedon it by all other applicable provisions of the Palm Beach County UnifiedLand Development Codefor use, layout, function, and general development characteristics.
6. This Class A Conditional Use meets applicable local land development regulations.
7. This ClassA Conditional Use, with conditionsas adopted, minimizesadverse effects, includingvisual impactand intensity of the proposed useon adjacent lands.
8. This Class A Conditional Use has a concurrencydetermination and complies with Article 11, Adequate Public Facility Standards of the ULDC.
9. This Class A Conditional Use, with conditions as adopted, minimizes environmental impacts, including but not limited to water, air, stormwater management, wildlife, vegetation, wetlands and the naturalfunctioning of the environment.
10. This Class A Conditional Use, with conditionsas adopted, will resultin 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 PALMBEACHCOUNTY, FLORIDA, that Zoning PetitionCA99-015, the petition of Croquet Foundationof America, by Unruh, Smith\& Assoc., agent, fora Class A Conditional Use(CA) to allow a nonprofit institutional assembly facility in the Residential Single Family (RS) Zoning District, on a parcel of land legally described in EXHIBIT A, attached hereto and madea part hereof, and generally located as shown on a vicinity sketch as indicated in EXHIBITB, attached hereto and made a part hereof, was approvedon June 29, 1999, subject to the conditions of approvaldescribed in EXHIBITC, attached hereto and made a part hereof.

Commissioner Masilotti moved for the approval of the Resolution.
The motion was seconded by Commissioner_Roberts___ and, upon being putto a vote, the vote was as follows:

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

The Chair thereupon declared that the resolutionwas duly passed and adopted on June 29, 1999.

| APPROVED AS TO FORM | PALM BEACH COUNTY, FLORIDA |
| :--- | :--- |
| AND LEGAL SUFFICIENCY | BY ITS BOARD OF COUNTY |
|  | COMMISSIONERS |

DOROTHY H. WILKEN, CLERK


Petition CA99-015
Project No. 5549-000

## EXHIBITA

## LEGAL DESCRIPTION

## LEGAL DESCRIPTION

A PARCEL OF LAND IN GOVERNMENT LOT 11. SECTION 5,TOWNSHIP 44 SOUTH. RANGE 43 EAST, PALMBEかCH COUNTY FLORIDA MORE PARTICULARLY DESCRIBEDAS FOLLOWS.

BEGIN ATA POINT WHICH IS THE INTERSECTION OF THE EASTERLY RIGHT-OF-WAY LINE OF FLORIDAMANGOROAD WITH THE SOUTHERLY RIGHT-OF-WAY LINE OF ILLINOISSTREET, BOTH ACCORDING TO THE PLAT OF REPLAT OF PATRICK'S ADDITION AS RECORDED IN PLAT BOOK 23. PAGE 205, IN AND FOR THE RECORDS OF PALM BEACHCOUNTY, FLORIDA; THENCE EASTERLY ALONG THE SAD SOUTHERLY RIGHT-OF-WAY OF ILLINOIS STREET. A DISTANCE OF 840.52 FEET TO A POINT; THENCE SOUTHERLY AT AN ANGLE OF 89 DEGREES 43 MINUTES 29 SECONDS TO THE PREVIOUS COURSE, TURNED FROM WEST TO SOUTH. A DISTANCE OF 213.59 FEET TO A POINT IN THE NORTHERLYRIGHT-OF-WAY LINE OF.NEW YORK STREET. ACCORDING TO THE PLAT OF GOVERNMENT LOT 11. SECTION 5, TOWNSHIP 44 SOUTH. RANGE 43 EAST. AS RECORDED INRLAT BOOK 22. PAGE 18, IN AND FOR THE RECORDS OF PALMBEACH COUNTY. FLORIDA THENCE WESTERLY ALONG THE SAID NORTHERLY RIGHT-OF-WAY LINE OF NEW YORK STREET, AT AN ANGLE OF 90 DEGREES 15 MINUTES 53 SECONDS TO THE PRE YOUS COURSE TURNED FROM NORTH TO WEST. A DISTANCE OF 846.75 FEET TO A POINT WHICH IS ITS INTERSECTION WITH THE EASTERLY RIGHT-OF-WAY LINE OF FLORIDA MANGO ROAD AFORESAID; THENCE NORTHERLY ALONG THE SAID EASTERLY RIGHT-OF-WAY LINE AT AN ANGLE OF 88 DEGREES 03 MINUTES 52 SECONDS TO THE PREVOUS COURSE TURNEDFROM EAST TO NORTH, A DISTANCE OF 213.56 FEET TO THE POINT OF BEGINNING.

LESS AND EXCEPT THEREFROM THE RIGHT-OF-WAY OF SUMMIT BOULEVARDAS NOW LAD OUT AND IN USE, AND LESS THE FOLLOWNG DESCRIBEDPARCEL

COMMENCE AT THE INTERSECTIONOF THE NORTHERLY RIGHT-OF-WAY LNE OF SUMMIT BOULEVARD RECORDED IN ROAD BOOK 3. PAGES 165-167 AND THE WESTERLY RIGHT-OF-WAY OF EASY STREET RECORDED IN PLAT BOOK 23, PAGE 205 (PATRICKS ADDITION) RECORDS OF PALMBEACH COUNTY, FLORIDA THENCE SOUTHERLY ALONG THE WESTERL PROLONGATION OF EASY STREET, A DISTANCE OF 80 FEET TO THE SOUTH RIGHT-OF-WAY LINE OF SUMMIT BOULEVARD BEING THE POINT OF BEGINNING OF THE HEREIN DESCRIBEDLAND; THENCE WESTERLY ALONG SAD SOUTH RIGHT-3F-WAY LINE, A DISTANCEOF 40 FEET; THWCE SOUTHERLYFROM AN ANGLE OF 90 DEGREESNEASURED EAST TO SOUTH, A DISTANCE OF 20 FEET; THENCE EASTERLY AND PARALLELWITH THE NORTHRIGHT-OF-WAY LINE OF SUMMIT BOULEVARD.A DISTANCE OF 40 FEET;THENCE NORTHERLY,A DISTANCE OF 20 FEET TO THE POINT OF BEGINNING.

## AND

GOVERNMENT LOT 11. SECTION 5, TOWNSHIP 44 SOUTH. RANGE 43 EAST, PALM BEACH COUNTY, FLORIDA MORE PARTICULARLY DESCRIBEDAs FOLLOWS:

BEGINNINGAT THE SOUTHWEST COMER OF GOVERNMENT LOT 11, SECTION 5, TOWNSHIP 44 SOUTH, RANGE. 43 EAST. PALM BEACHCOUNTY, FLORIDA; THENCE IN A NORTHERLY DIRECTION NORTH I DEGREE 54 MINUTES 49 SECONDS EAST,A DISTANCE OF 1149.16 FEET TO A POINT; THENCE EAST 40.02 FEET TO THE POINT OF BEGINNING, SAID POINT BEING IN THIE EASTERLY RIGHT-OF-WAY LINE OF FLORIDAMANGOROAD; THENCE CONTINUE EAST, A DISTANCE OF 242.98 FEETTO A FOINT: THENCE IN A SOUTHERLY DIRECTION SOUTH I DEGREE 54 MINUTES 49 SECONDS WEST, A DISTANCE OF 135 FEET TO A POINT; THENCE EAST, A DISTANCE OF 615.20FEET TO A POINT IN THE WESTERLY RIGHT-OF-WAY LINE OF EASY STREET PROJECTEDFROM THE REPLATOF PATRICK'S ADDITION, AS RECORDEDIN PLAT BOOK 23, PAGE 205. RECORDS OF PALMBEACH COUIVTY, FLORIDA THENCE IN A NORTHERLY DIRECTION ALONG THE WESTERLY LINE OF EASY STREET PROJECTEO NORTH 0 dE JREES 14 MINUTES 38 SECONDS EAST, A DISTANCE OF 323.81 FEETTO A POINT; THENCE WEST ALONG THE SOUTH RIGHT-OF-WAY LINE OF NEW YORK STREET. As NOW LAND OUT AND IN USE ACCORDING TO THE PLAT OF GOVERNMUJT LOT 11, SECTION 5 . TOWNSHIP 44 SOUTH, RANGE 43 EAST, AS RECORDED IN PLAT BOOK 22, PAGE 18. RECORDS OF PALM BEACHSOUNTY. FLORIDA A DISTANCE OF 848.74 FEET TO A POINT; THE SAD POINT BEING IN THE EASTERLY RIGHT-OF-WAYLINE OF FLORIDA MANGO ROAD, AS NOW LAD OUT AND IN USE; THENCE IN A SOUTHERLY DIRECTION SOUTH 1 DEGREE 54 MINUTES 49 SECONDS WEST, A DISTANCE OF 188.89 FEETTO A POINT OF BEGINNING AND NEW YORK STREET, AS SHOWN IN PLAT BOOK 22, PAGE 18, PLAT OF GOVERNMENT LOT 11, SECTION 5, TOWNSHIP 44 SOUTH, RANGE 43 EAST. FROM THE EASTERLY RIGHT-OF-WAY LINE OF FLORIDA MANGO ROAD EAST TO A POINT INTERSECTINGTHE EXTENDED WESTERLY RIGHT-OF-WAY LINE OF EASY STREET, ALL IN PALMBEACH COUNTY, FLORIDA

AND THAT PART OF NEWYORK STREET AS SHOWN IN PLAT BOOK 22, PAGE 18. PLAT OF GOVERNMENT LOT 11, SECTION 5, TOWNSHIP 44 SOUTH, RANGE 43 EAST, FROM EASTERLY RIGHT-OF-WAY LINE OF FLA-MANGO ROAD EAST TO A. POINT INTERSECTINGTHE EXTENDEDWESTERLY RIGHT-OF-WAYLINE OF EASY STREET AS SHOWN ON THE REPLATDF PATRICKS ADDITION. AS RECORDED IN PLAT BOOK 23, PAGE 205. OF THE PUBLIC RECORDS OF PALM BEACHCOUNTY, FLORIDA LESS THEREFROM THE WESTERLY 7 FEET FOR THE ULTIMATE RIGHT-OF-WAY FOR FLA-MANGOROAD.

CONTAINING 440,177 SQUARE FEET OR 10.1051ACRES, MORE OR LESS.
-- IN THIS SURVEYORS OPINION WESTERLY SHOULD BE SOUTHERLY

Petition CA99-015

## EXHIBIT B

## VICINITY SKETCH



## EXHIBIT C

CONDITIONS OF APPROVAL

## A. ALL PETITIONS

1. Developmentof the site is limited to the uses and site design as approved by the Board of County Commissioners. The approved site plan is dated May 17, 1999. All modifications must be approved by the Board of Ccunty Commissionersunlessthe proposed changes are requiredto meet condi:ions of approval or are in accordance with the ULDC. (ONGOING: ZONING)
B. ARCHITECTURAL CONTROL
2. Similar architecturalcharacter and treatment, including but not limited to color, material, fenestration and roof lines, shall be provided on all sides of the building. (BLDG PERMIT: BLDG-Zoning)
C. BUILDING AND SITE DESIGN
3. Total gross floor area shall be limited to a maximum of 21,733 square feet. Expansion shall be limited to an increase of five percent (5\%) of the total squarefootage or 1,000 squarefeet, whichever is less and shall be subject to Traffic Division's approval . (DRC: ZONING)
4. The maximum heightfor the museum/headquarters building, including all air conditioning and mechanicalequipment, and satellite dishes measuredfrom finished grade to highest point, shall not exceed thirty five (35) feet. The ornamental spires shall notexceed thirty nine(39) feet measured from finished grade to highest point. All other buildingsshall be limited to one (1) story and not exceed twenty (20) feet measured from finished grade to highest point. (BLDG PERMIT: BLDG - Zoning)
5. All air conditioning and mechanical equipment shall be roof mounted and screenedfrom view on all sides in a mannerconsistentwith the color, charazter and architectural style of the principal structure.(BLDG PERMIT: BLDG Zoning)
D. ENVIRONMENTALRESOURCES MANAGEMENT
6. A Phase Iand limited Phasell EnvironmentalAudit indicatedthat there is sc me localized contamination on the site. Prior to DRC site plan certification, the Petitionershall meet with ERM staff with regard to the State requirements for the assessment of the contamination and the remediation of the site. (DIRC: ERM)
E. ENGINEERING
7. Prior to issuance of a building permit the property owner shall convey a temporary roadway constructioneasementalong FloridaMango Roadto Palm BeachCounty. Construction bythe applicantwithin this easement shall conform to all PalmBeachCounty Standardsand Codes. The location, legal sketches and the dedication documents shall be approved by the County Engineerp-ior to final acceptance.(BLDG PERMIT: MONITORING-Eng)
8. The property owner shall convey to Palm Beach County Land Development Division by for:
a) road right-of-waywarranty deed to provide for a 40 foot corner clip at Summit Boulevard and Florida Mango Road;
b) road right-of-way warranty deed to provide for a 25 foot corner clip at the intersection of West Patrick Circle and Summit Boulevard c) a lineof sight easement in the southwest corner of the intersection of West PatrickCircle and SummitBoulevardin accordancewith the State of Florida Green Book Standards

All right of way or easements shall be conveyed priorto the issuanceof the first Building Permit. Right of way conveyance shall be along the projects entire frontage and shall befree of all encumbrances and encroachments. Developer shall provide Palm Beach Countywith 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 as determined by the County Engineer. (DATE/BLDG PERMIT: MONITORING-Eng)
3. The Propertyownershall construct a pedestrianpathway along the east side of Florida Mango Rd. from Summit Blvd. to the projects south property line.
A. This construction shall be concurrent with the paving and drainage improvements for the site. Any and all costs associated with the construction shall be paid by the property owner. These costs shall include, but are not limited to, utility relocations and acquisition of any additional required right-of-way.
B. Permits required by Palm Beach County for this construction shall be obtained prior to the issuance of the first Building Permit. (Bl.DG PERMIT: Monitoring-Eng).
C. Construction shall be completed prior to the issuance of the first Certificate of Occupancy. (CO: MONITORING-Eng).
F. LANDSCAPING - STANDARD

1. All canopy trees required to be planted on the perimeter of the site by this approval 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 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 feet in length; and,
d. Credit may be given for existing or relocated trees provided they meet current ULDC requirements. (CO: LANDSCAPE - Zoning)
2. All palms requiredto be planted along the north and west property lines of the site bythis approval shall meetthe following minimum standardsat installation:
a. Palm heights: twelve (12) grey wood; overall height minimum (20) twenty feet;
b. Credit may be given for existing or relocated palms provided they meet current ULDC requirements. (CO: LANDSCAPE - Zoning)
3. All palms required to be planted on the remaining portion of the site bj' this approval shall meet the following minimum standards at installation:
a. Palm heights: twelve (12) feet clear trunk;
b. Clusters: staggered heights twelve (12) to eighteen (18)feet, and
c. Credit may begivenfor existing or relocated palms providedthey rneet current ULDC requirements. (CO: LANDSCAPE-Zoning)
G. LANDSCAPING - INTERIOR
4. One landscape island shall be provided for every ten (10) paved parking spaces. The maximum spacing between landscape islands shall not exceed one hundred (100) linear feet. (DRC:ZONING)
5. Foundationplantingor grade level planters shall be provided along allfacé des of the museum/headquarters building to consist of the following:
a. The minimum width of the required landscape areas shall be five: (5) feet;
b. The length of the required landscapedareas shall be no lessthan $!; 0 \%$ of the total length of each side of the structure; and,
c. Landscapeareas shall be planted with a minimumequivalent of ons (1) tree or palm for each twenty (20) linear foot of building facade and appropriate ground cover. (DRC / CO: ZONING / LANDSCAPE)
H. LANDSCAPING ALONG THE NORTH PROPERTY LINE (ABUTTING SUM VIT BOULEVARD)
6. Landscaping and buffering along the north property line shall be upgradedto include:
a. A minimum thirty (30) foot wide landscape buffer strip; and
b. A six (6) foot black, vinyl chain link fence.(CO: LANDSCAPE)
7. The following landscaping requirements shall be installedonthe exteriorside of the required fence:
a. One (1) Royal palmfor each twenty (20) linearfeet of the frontage, ivith a maximum spacing of sixty (60) feet between clusters; and
b. Twenty four (24) inchhigh shrubor hedge material spaced no moret an twenty four (24) inches on center at installation, to be maintained at a minimum height of thirty six (36). (CO: LANDSCAPE)
I. LANDSCAPINGALONG THE SOUTHAND EASTPROPERTYLINES(ABUTTING RESIDENTIALAND WEST PATRICK CIRCLE)
8. Landscaping and buffering along the south and east property lines shall be upgraded to include:
a. A minimum thirty (30) foot wide landscape buffer strip; and
b. A minimumtwo to four foot high undulating berm with an average height of three (3) feet measured from top of curb; and
c. A six (6) foot black, vinyl chain link fence.(CO: LANDSCAPE)
9. The following landscaping requirementsshall be installedalternatelyonthe both sides of the required fence:
a. One (1) canopytree planted every twenty (20) feet on center. A group of three (3) or more palm or pine trees may not supersede the requirement for a canopy tree in that location;
b. One (1) palm or pine tree for each twenty (20) linear feet, with a maximum spacing of sixty (60) feet between clusters; and
c. Twenty four (24) inch high shrub or hedge material spaced no more than twenty four (24) inches on center at installation, to be maintainec at a minimum height of thirty six (36) inches. (CO: LANDSCAPE)
J. LANDSCAPING ALONG THE WEST PROPERTY LINE (ABUTTING FLOF:IDA MANGO ROAD)
10. Landscaping and buffering along the west property line shall be upgrade:d to include:
a. A minimum twenty five (25) foot wide landscape buffer strip;
b. A six (6) foot black, vinyl chain link fence. (CO: LANDSCAPE)
11. The following landscaping requirementsshall be installed on the exterior side of the required fence
a. One (1) Royal palmfor eachtwenty (20) linearfeet of the frontage, with a maximum spacing of sixty (60) feet between clusters; and
b. Twenty four (24) inch high shrub or hedge material spaced no more han twenty four (24) inches on center at installation, to be maintained at a minimum height of thirty six (36). (CO: LANDSCAPE)
K. LIGHTING
12. All outdoor lighting used to illuminate the subject property and identification signs shall be of low intensity, minimum necessaryto satisfy the Palm Beach County Security Code, shielded and directed down and away from adja: ent properties and streets. (CO/ONGOING: BLDG/CODE ENF - Zoning)
13. All outdoor lighting fixtures shall not exceed fourteen (14) feet in height, and shall be setback a minimum of fifty (50) feet from any residential property line measured from finished grade to highest point. (CO: BLDG - Zoning)
14. All outdoor lighting shall be extinguished no later than 10:00 p.m., exclucling security lighting only. (ONGOING: CODE ENF)
15. The lighting conditions above shall notapply to proposed security or lowvolt age landscape/accent type lights usedto emphasize plant material. (ONGOIIVG: CODE ENF)
L. SIGNS
16. Freestandingsigns fronting on FloridaMango Roadshall be limitedasfollows:
a. Maximumsign height, measuredfrom finished grade to highestpo nt eight (8) feet;
b. Maximum sign face area per side - 80 square feet;
c. Maximum number of signs - one (1); and
d. Style - monument style only. (CO: BLDG)
17. No off-premise signs or relocated billboards shall be permitted on the site. (ONGOING/DRC: CODE ENF/ZONING)
18. No wall signs shall be permitted on any buildings. (ONGOING/DRC: CJDE ENF/ZONING)
M. USE LIMITATION
19. Hours of operation including deliveries shall not be permitted prior to 6:00 a.m. nor continue later than 10:00 p.m. daily. (ONGOING: CODE ENF - Zc ning)
20. Storage or placementof any material, refuse, equipmentor debris shall not be permitted in the rear of the facility. (ONGOING: CODE ENF - Zoning)
21. Repairor maintenanceof vehicles or large equipment shall not be permitte d on site. (ONGOING: CODE ENF - Zoning)
22. Parkingofdeliveryvehiclesor trucks shall not be permitted on site exceptw ithin the designated loading space as indicated on the site plan dated May' 17, 1999. (ONGOING: CODE ENF)
N. COMPLIANCE
23. Ingrantingthis approval, the Board of County Commissioners reliedupon the oral and written representationsof the petitioner bothon 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)
24. Failureto complywith any of the conditions of approval for the subject prof erty at any time may result in:
a. The issuance of a stop work order; the issuance of a cease and dt:sist order; the denial or revocation of a building permit; the denial or revocation of a Certificateof Occupancy; the denial of any other pelmit, license or approval to any developer, owner, lessee, or user of the subject property;the revocationof any other permit, licenseor appr jval 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 Ilse, Requested Use, Development Order Amendment, and/or any o :her zoning approval; and/or
c. A requirementofthe developmentto conform with the standardsol the ULDC at the time of the finding of non-compliance, or the additio or modification of conditions reasonably related to the failure to conıply 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 vot 3 of the Code Enforcement Board to schedule a Status Report before the bjdy which approved the Official Zoning Map Amendment, Conditional Lse, Requested Use, Development Order Amendment, and/or other zor ing approval, in accordance with the provisions of Section 5.8 of the ULDC, in responseto any flagrant violation and/or continued violation of any conditio of approval.

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

