RESOLUTION NO. R-2004-0965

RESOLUTION APPROVING RECOMMENDATION OF STATUS REPORT NO. SR 1987-136.10 TO REVOKE A DEVELOPMENT ORDER AMENDMENT FOR PROPERTY PREVIOUSLY GRANTED A DEVELOPMENT ORDER AMENDMENT BY

RESOLUTION NO. R-2002-0838 PETITION NO. 1987-136

WHEREAS, the Board of County Commissioners, as the governing body, 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, systematic monitoring and review of approved zoning actions help implement the goals and objectives of the Comprehensive Plan; and

WHEREAS, the notice and hearing requirements as provided for in Article 2.E. of the Palm Beach County Unified Land Development Code have been satisfied; and

WHEREAS, pursuant to Article 2.E., Status Report SR 1987-136.10 was presented to the Board of County Commissioners of Palm Beach County at a public hearing conducted on May 27, 2004; and

WHEREAS, the Board of County Commissioners has reviewed Status Report SR 1987-136.10 and considered testimony, and the recommendations of the various county review agencies; and

WHEREAS, Article 2.E. authorizes the Board of County Commissioners to revoke Development Order Amendmentments; and

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

- 1. Resolution No. 2002–838 amended Resolution No. 89-358.
- 2. Resolution No. 89-358 has been revoked.
- 3. The revocation of a Development Order Amendment is consistent with the Palm Beach County Comprehensive Plan and with the Unified Land Development Code.

WHEREAS, Section 5.3 of the Land Development Code requires that the action of the Board of County Commissioners be adopted by resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that the recommendation of Status Report No. SR 1987-136.10, to revoke the Development Order Amendment, Resolution No. 2002-0838, which amended conditions of approval of Resolution R-89-358 (Petition 1987-136), for a parcel of land lying in the West ½ of the Southwest 1/4 of Tract 69, of Section 19, Township 44 South, Range 43 East, as recorded in Plat Book 6, Page 66. **LESS** the South 40.00 feet thereof, and **LESS** the right-of-way of State Road 802.

TOGETHER WITH:

The East ½ of the Southwest 1/4, of Tract 69, in Section 19, Township 44 South, Range 43 East, as recorded in Plat Book 6, Page 66. <u>LESS</u> all that portion of the preceding described parcel of land for road right-of-way purposes, situated in Section 19, Township 44 South, Range 43 East, lying

South of the proposed North right-of-way line of Lake Worth Road, as shown on the right-of-way map of Lake worth Road, recorded in Road Book 5, Pages 125-138, located on the north side of Lake Worth Road (S.R. 802), approximately 300.00 feet east of Davis Road., being located on the north side of Lake Worth Road (S.R. 802) approximately 300 feet east of Davis Road, in the CG-General Commercial and granted a Special Exception for a Planned Commercial Development (PCD) Zoning District, is approved.

Comn	nissioner	Aaronson	moved f	or approval o	f the	Resolution.	
The motor to a vote, the		seconded by Confollows:	nmissioner	Greene		and, up	on being put
	TONY M JEFF KOO WARREN MARY M BURT AA	Γ. MARCUS, C. ASILOTTI, VICONS N H. NEWELL ICCARTY ARONSON . GREENE		AN		Aye Absent Absent Aye Absent Aye Aye	
	hair thereup	oon declared the	resolution w	as duly passe	ed and	d adopted this	s <u>27</u> day
APPROVED AND LEGAI) Market A	ALM BEACH		F COUNTY	RIDA
BY:COUNTY AT	1 TORNEY	2005	AO OR NOTE OF THE PROPERTY OF	PEPLITY CIT	SSION RK	Heelen	RK •
Filed with the 2004.	Clerk of the	e Board of Coun	ty Commissi	oners on the _	22	day of	June ,