Staff Report Exhibit B

RESOLUTION NO. R99-85

1			
2			
2			

3

8 9 10

11 12

13

14

15 16 17

18 19

20 21 22

24 25 26

27

23

28 29 30

33 34 35

31 32

36 37 38

39

40

41 42 43

44

45 46

47

2.

A RESOLUTION OF THE VILLAGE COUNCIL OF THE VILLAGE OF WELLINGTON, FLORIDA APPROVING THE DEVELOPMENT ORDER AMENDMENT FOR THE ORANGE POINT P.U.D. LOCATED ON THE NORTH AND SOUTH SIDES OF LAKE WORTH ROAD BETWEEN US/441 ON THE EAST AND SW 120TH AVENUE ON THE WEST (PETITION DOA 6-2-99) AND

PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Village Council, as the governing body of the Village of Wellington. Florida, pursuant to the authority in Chapter 163 and Chapter 166, Florida Statutes, and the Palm Beach County Unified Land Development Code, as adopted by the Village of Wellington, is authorized and empowered to consider petitions related to zoning and land development orders; and

WHEREAS, the notice and hearing requirements as provided in Article V of the Palm Beach County Unified Land Development Code, as adopted by the Village of Wellington have been satisfied; and

WHEREAS, the subject site has been previously approved by Palm Beach County as a P.U.D. in Palm Beach County Resolutions R-1834, R-89-954, R-92-362, R-92-937, and R-95-527.

WHEREAS, the property has received a Future Land Use Map Residential Designation of Residential Category "C"; and

WHEREAS, the requested modifications were reviewed by the Wellington Planning, Zoning and Adjustment Board at a public hearing conducted on August 26, 1999; and

WHEREAS, the Village Council has considered the evidence and testimony presented by the Petitioner and other interested parties and the recommendations of the various Village of Wellington review agencies and staff; and

WHEREAS, the Village Council has made the following findings of fact:

- The subject site has been previously approved on the P.U.D. Master Plan and the Future Land Use Map as residential. As neither a change in use nor an increase in units is contemplated, the petition has been determined to be consistent with both the Land Use and Master Plan designations for the subject parcel. The request is consistent with the Comprehensive Plan.
- The applicant has submitted a conceptual revised master plan that has been reviewed for general conformity with the standards contained in the ULDC. The proposed master plan is in conformance with the ULDC criteria.

3. The proposed uses have been found to be compatible with surrounding uses.

5

 There are no environmental concerns associated with this petition, and the applicants will have to comply with all provisions of the Code and Comprehensive Plan with regard to the environment.

5. There are adequate public services and facilities available to service the subject site.

NOW, THEREFORE, BE IT RESOLVED BY THE VILLAGE COUNCIL OF THE VILLAGE OF WELLINGTON, FLORIDA that:

<u>SECTION 1.</u> The provisions of Resolution No. R-1834, Resolution R-89-954, Resolution R-92-362, Resolution R-92-937, and Resolution R-95-527 are hereby replaced in their entirety.

SECTION 2. The Development Order Amendment Petition DOA 6-2-99, the petition of Lennar Land Partners, a Florida General Partnership by Lennar Homes, Inc. (owner) / Land Design South (agent) to modify the approved Master Plan for the Orange Point P.U.D., is hereby APPROVED on the following described real property, subject to the conditions of approval contained herein, which are in addition to the general requirements otherwise provided by ordinance:

A PARCEL OF LAND LYING WITHIN SECTION 26, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SAID SECTION 26; THENCE NORTH 02°39'45" EAST, ALONG THE EASTERLY LINE OF SAID SECTION 26, A DISTANCE OF 100.01 FEET; THENCE NORTH 88°27'52" WEST, ALONG A LINE 100.00 FEET NORTH OF AND PARALLEL WITH AS MEASURED AT RIGHT ANGLES TO THE SOUTHERLY LINE OF SAID SECTION 26, A DISTANCE OF 195.04 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE NORTH 88°27'52" WEST, ALONG THE NORTH RIGHT OF WAY LINE OF THE ACME DRAINAGE DISTRICT CANAL AS RECORDED IN DEED BOOK 1037 AT PAGES 686 THROUGH 692 OF THE PUBLIC RECORDS OF SAID PALM BEACH COUNTY, A DISTANCE OF 610.53 FEET TO A POINT ON THE ARC OF A CIRCULAR CURVE TO THE RIGHT, AT WHICH THE RADIUS POINT BEARS SOUTH 80°58'11" EAST; THENCE NORTHERLY, NORTHEASTERLY, AND EASTERLY ALONG THE ARC OF SAID CURVE, ALSO BEING THE NORTHWESTERLY BOUNDARY OF AN 80.00 FOOT ACCESS EASEMENT AS RECORDED IN OFFICIAL RECORDS BOOK 4000 AT PAGE 999 OF SAID PUBLIC RECORDS, HAVING A RADIUS OF 92.00 FEET AND A CENTRAL ANGLE OF 82°30'19", A DISTANCE OF 132.48 FEET TO A POINT OF CUSP; THENCE NORTH 88°27'52" WEST, ALONG A LINE LYING 180.00 FEET NORTH OF AND PARALLEL WITH AS MEASURED AT RIGHT ANGLES TO THE SOUTH LINE OF SAID SECTION 26, A DISTANCE OF 4631.71 FEET TO A POINT LYING ON THE EAST RIGHT OF WAY LINE OF THE ACME DRAINAGE DISTRICT CANAL AS RECORDED IN DEED BOOK 1037 AT PAGES 686 THROUGH 692 OF SAID PUBLIC RECORDS; THENCE NORTH 02°03'45" EAST, ALONG SAID EAST RIGHT OF WAY LINE LYING 100.00 FEET EAST OF AND PARALLEL WITH AS MEASURED AT RIGHT ANGLES TO THE WEST

LINE OF SAID SECTION 26, A DISTANCE OF 2109.32 FEET; THENCE NORTH 04°33'46" 1 EAST, ALONG THE EASTERLY RIGHT OF WAY LINE OF A 50.00 FOOT CANAL RIGHT 2 OF WAY AS RECORDED IN OFFICIAL RECORDS BOOK 1921 AT PAGE 1331 OF SAID PUBLIC RECORDS, A DISTANCE OF 3057.47 FEET TO A POINT LYING ON THE SOUTHERLY RIGHT OF WAY LINE OF THE ACME DRAINAGE DISTRICT CANAL AS RECORDED IN DEED BOOK 1037 AT PAGES 676 THROUGH 692 OF SAID PUBLIC RECORDS; THENCE SOUTH 88°27'36" EAST, ALONG SOUTHERLY RIGHT OF WAY LINE LYING 50.00 FEET SOUTH OF AND PARALLEL WITH AS MEASURED AT RIGHT ANGLES TO THE NORTH LINE OF SAID SECTION 26, A DISTANCE OF 3696.62 FEET; 9 THENCE SOUTH 02°39'45" WEST, ALONG THE WESTERLY BOUNDARY OF THE 10 PARCEL DESCRIBED IN OFFICIAL RECORDS BOOK 986 AT PAGE 210 OF SAID 11 PUBLIC RECORDS, A DISTANCE OF 2615.39 FEET; THENCE SOUTH 88°56'48" EAST, 12 ALONG THE SOUTH LINE OF SAID PARCEL, A DISTANCE OF 1376.94 FEET TO A 13 POINT LYING ON THE WESTERLY RIGHT OF WAY LINE OF THE ACME DRAINAGE 14 DISTRICT CANAL AS RECORDED IN DEED BOOK 1037 AT PAGES 686 THROUGH 692 15 OF SAID PUBLIC RECORDS; THENCE SOUTH 02°39'45" WEST, ALONG SAID 16 WESTERLY RIGHT OF WAY LYING 195.00 FEET WEST OF AND PARALLEL WITH AS 17 MEASURED AT RIGHT ANGLES TO THE EAST LINE OF SAID SECTION 26, A 18 DISTANCE OF 2559.35 FEET; THENCE NORTH 88°27'52" WEST, ALONG A LINE 180.00 19 FEET NORTH OF AND PARALLEL WITH AS MEASURED AT RIGHT ANGLES TO THE 20 SOUTH LINE OF SAID SECTION 26, A DISTANCE OF 175.62 FEET TO A POINT ON 21 THE ARC OF A CIRCULAR CURVE TO THE RIGHT, AT WHICH THE RADIUS POINT 22 BEARS SOUTH 01°32'08" WEST; THENCE EASTERLY ALONG THE ARC OF SAID 23 CURVE, ALSO BEING THE NORTHERLY BOUNDARY OF SAID 80.00 FOOT ACCESS 24 EASEMENT, HAVING A RADIUS OF 1628.73 FEET AND A CENTRAL ANGLE OF 25 05°24'20", A DISTANCE OF 153.66 FEET TO THE POINT OF TANGENCY; THENCE 26 SOUTH 83°03'32" EAST, ALONG SAID NORTHERLY BOUNDARY, A DISTANCE OF 27 22.10 FEET TO A POINT LYING ON SAID WESTERLY RIGHT OF WAY LINE; THENCE 28 SOUTH 02°39'45" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE 29 OF 70.69 FEET TO THE POINT OF BEGINNING. 30

31 32

LESS THE FOLLOWING DESCRIBED PARCEL:

33 34

35

A PARCEL OF LAND LYING WITHIN SECTION 26, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

36 37

COMMENCING AT SAID SOUTHEAST CORNER OF SECTION 26; THENCE NORTH 38 88°27'52" WEST, ALONG THE SOUTH LINE OF SAID SECTION 26, A DISTANCE OF 39 375.42 FEET; THENCE NORTH 04°00'30" WEST, ALONG THE SOUTHERLY 40 EXTENSION OF THE EASTERLY BOUNDARY OF THE FLORIDA POWER AND LIGHT 41 SUBSTATION PARCEL AS RECORDED IN OFFICIAL RECORDS BOOK 6647 AT PAGE 42 943 OF SAID PUBLIC RECORDS, A DISTANCE OF 281.32 FEET TO THE POINT OF 43 BEGINNING, ALSO BEING THE SOUTHEAST CORNER OF SAID PARCEL; THENCE 44 NORTH 88°27'52" WEST, ALONG THE SOUTHERLY BOUNDARY OF SAID PARCEL, A 45 DISTANCE OF 355.85 FEET; THENCE NORTH 01°32'08" EAST, ALONG THE 46 WESTERLY BOUNDARY OF SAID PARCEL, A DISTANCE OF 320.00 FEET; THENCE 47 SOUTH 88°27'52" EAST, ALONG THE NORTHERLY BOUNDARY OF SAID PARCEL, A 48

DISTANCE OF 324.79 FEET; THENCE SOUTH 04°00'30" EAST, ALONG THE EASTERLY BOUNDARY OF SAID PARCEL, A DISTANCE OF 321.50 FEET TO THE POINT OF 2 3

5

CONTAINING 525.285 ACRES MORE OR LESS.

6

(BEARINGS BASED ON THE EASTERLY LINE OF SAID SECTION 26 BEARING NORTH 7 02°39'45" EAST, ACCORDING THE STATE PLANE COORDINATE SYSTEM USING THE NORTH AMERICAN DATUM OF 1983, 1990 ADJUSTMENT, AS ESTABLISHED AND ADOPTED BY THE PALM BEACH COUNTY SURVEY SECTION. 10

11

A PARCEL OF LAND LYING WITHIN SECTION 23, TOWNSHIP 44 SOUTH, RANGE 41 12 EAST, PALM BEACH COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS 13 14

15

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 23; THENCE 16 SOUTH 00_ 18' 47_ EAST, ALONG THE EASTERLY LINE OF THE ACME DRAINAGE 17 DISTRICT'S CANAL RIGHT OF WAY AS RECORDED IN OFFICIAL RECORDS BOOK 18 1548 AT PAGE 388 OF THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA. 19 A DISTANCE OF 2505.40 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE. 20 SOUTH 00_ 18' 47_ EAST, ALONG SAID LINE, A DISTANCE OF 2826.25 FEET TO A 21 POINT 228.06 FEET EAST OF THE SOUTHWEST CORNER OF SAID SECTION 23 22 THENCE SOUTH 88_ 31' 53_ EAST, A DISTANCE OF 5273.77 TO A POINT ON THE 23 EAST LINE OF SAID SECTION 23 AND 11.45 FEET NORTH OF THE SOUTHEAST 24 CORNER OF SAID SECTION 23; THENCE NORTH 00_ 33' 30_ WEST, ALONG THE 25 EAST LINE OF SAID SECTION 23, A DISTANCE OF 2712.61 FEET TO THE EAST 26 QUARTER CORNER OF SAID SECTION 23; THENCE NORTH 02_15' 44_ EAST, ALONG 27 SAID EAST LINE, A DISTANCE OF 88.08 FEET; THENCE NORTH 88_ 14' 59_ WEST, A DISTANCE OF 5266.98 FEET TO THE POINT OF BEGINNING. 29

30

(BEARINGS ARE BASED ON THE NORTH LINE OF SAID SECTION 23 BEARING 31 NORTH 88_ 35' 16_ WEST, ACCORDING TO STATE PLANE COORDINATES BASED ON 32 THE FLORIDA COORDINATE SYSTEM, EAST ZONE, GRID NORTH, 1983 STATE 33 PLANE TRANSVERSE MERCATOR PROJECTIONS, WITH THE NAD 83 1990 34 35 ADJUSTMENT).

36 37

SAID LANDS SITUATE IN PALM BEACH COUNTY, FLORIDA, AND CONTAIN 340.06 ACRES, MORE OR LESS.

38 39

LEGAL DESCRIPTION

40 41

A PARCEL OF LAND LYING WITHIN SECTIONS 23 AND 26, TOWNSHIP 44 SOUTH, 42 RANGE 41 EAST, PALM BEACH COUNTY, FLORIDA, MORE PARTICULARLY 43 DESCRIBED AS FOLLOWS: 44 45

BEGINNING AT THE SOUTHWEST CORNER OF SAID SECTION 28; THENCE SOUTH 46 88_ 27' 52_ EAST, ALONG THE SOUTH LINE OF SAID SECTION 26, A DISTANCE OF 47 5408.25 FEET TO A POINT ON A LINE THAT IS 37.50 FEET WEST OF AN PARALLEL 48

WITH THE EAST LINE OF SAID SECTION 28; THENCE NORTH 02_ 39' 45_ EAST, 1 ALONG SAID PARALLEL LINE, A DISTANCE OF 2740.70 FEET TO THE SOUTH LINE 2 OF A PARCEL AS DESCRIBED IN OFFICIAL RECORDS BOOK 986, PAGE 210 OF THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; THENCE NORTH 88_ 56' 48_

5

WEST, ALONG THE SOUTH LINE OF SAID PARCEL. A DISTANCE OF 1534.50 FEET TO THE SOUTHWEST CORNER THEREOF; THENCE NORTH 02_ 39' 45_ EAST,

- ALONG THE WEST LINE OF SAID PARCEL, A DISTANCE OF 2674.88 FEET TO A 9
- POINT ON THE SOUTH LINE OF A PARCEL AS DESCRIBED IN OFFICIAL RECORDS
- BOOK 3203 AT PAGE 1846, AS PARCEL 111: THENCE NORTH 88_ 31' 53_ WEST, 10 ALONG SAID SOUTH LINE, A DISTANCE OF 3694.90 FEET TO THE EAST LINE OF THE 11
- ACME DRAINAGE DISTRICT'S CANAL RIGHT OF WAY AS MONUMENTED AND 12
- DESCRIBED IN OFFICIAL RECORDS BOOK 1921 AT PAGE AND DESCRIBED IN 13
- OFFICIAL RECORDS BOOK 1921 AT PAGE 1331 OF SAID PUBLIC RECORDS; THENCE 14 15
- SOUTH 04_ 33' 46_ WEST, ALONG SAID EAST LINE, A DISTANCE OF 5404.84 FEET TO THE POINT OF BEGINNING.
- 16

17

- (BEARINGS ARE BASED ON THE EAST LINE OF SAID SECTION 26 BEARING NORTH 18 19
- 02_ 39' 45_ WEST, ACCORDING TO STATE PLANE COORDINATES BASED ON THE 20
- FLORIDA COORDINATE SYSTEM, EAST ZONE, GRID NORTH, 1983 STATE PLANE 21
 - TRANSVERSE MERCATOR PROJECTIONS WITH THE NAD 83 1990 ADJUSTMENT).

22

SAID LANDS SITUATE IN PALM BEACH COUNTY, FLORIDA, AND CONTAIN 585.37 23 24 ACRES, MORE OR LESS. 25

26

LEGAL DESCRIPTION

27

ALL SECTION 34, TOWNSHIP 44 SOUTH, RANGE 41 EAST, PALM BEACH COUNTY. 28 29 FLORIDA. 30

SAID LANDS SITUATE IN PALM BEACH COUNTY, FLORIDA, AND CONTAIN 656.31 31 32 ACRES, MORE OR LESS. 33

STATUS: ONGOING

This development shall retain on site the first one inch of the stormwater runoff per 1. Palm Beach County Subdivision and Platting Ordinance 73-4, as amended.

36 STATUS:

Developer shall construct on S.R. 7 at South Road concurrent with the construction of South Road:

COMPLETED 39

> a) right-turn lane, north approach.

40 41

42 b) left-turn lane, south approach. 43

44

C) right-turn lane, west approach.

45 STATUS:

Developer shall construct signalization at the intersection of South Road and S.R. 7. COMPLETED

STATUS: COMPLETED

> 3 4

5 6

7

12

15

19

20

23

27

31

32

33

36 37

38

4. Developer shall construct on South Road at the project's proposed access drive concurrent with the construction of South Road:

a) right-turn lane, east approach

b) left-turn lane, west approach

STATUS: COMPLETED IU 5. The bridge and the intersection improvements as outlined in Condition No.15 shall be credited toward the Fair Share Impact Fee of Three Hundred Twenty-Two Thousand Seven Hundred Seventy-Five Dollars (\$322,775.00) based upon a certified cost estimate by the Developer's engineer.

STATUS: ONGOING If the "Fair Share Contribution of Road Improvements Ordinance" is amended to increase the Fair Share Fee, the Developer shall contribute the increased Fair Share Fee and receive credit for the construction in Condition No. 15.

STATUS: ONGOING

 Design of the road drainage of South Road shall be accommodated through the internal lake system for this project to provide for legal positive outfall, and shall be subject to all governmental agency requirements.

STATUS: ONGOING 8. Reasonable precautions shall be exercised during site development to insure that unconfined particulates (dust particles) from this property do not become a nuisance to neighboring properties.

24 STATUS: ONGOING

 Reasonable measures shall be employed during site development to insure that no pollutants from this property shall enter adjacent of nearby surface waters.

STATUS: ONGOING 10. All property included in the legal description of each section, including Sections 23, 26, and 34, shall be subject to a Declaration of Restrictions and Covenants for that Land Section acceptable to the Village of Wellington's Attorney's Office which shall provide for, among other things, formation of a "Master" property owners' association for that section and automatic membership in the "Master" association by any party holding title to any portion of the property in said Land Section.

STATUS: ONGOING

11. If equestrian trails are created, they may be permitted to encroach by ten (10) acres into the required landscape buffers, subject to final approval of the trail design included within a final site plan as certified by the Development Review Committee.

STATUS: DELETE, the 10-acre parcel is the subject of this application and proposed to amended to allow residential.

Use of the ten (10) acre equestrian center pod shall be for equestrian-related uses. This ten (10) acre pod will be allowed a maximum of two (2) acres of equestrian-related retail uses such as tack shops, fee and grain sales, and other similar commercial equestrian establishments. The remaining eight (8) acres are to be utilized for other public or private equestrian uses such as commercial stables, show rings, riding rings, or fields, paddocks, and other such equestrian uses.

45 46

13. Prior to master plan certification, the master plan shall be amended to indicate:

STATUS: COMPLETED

a) the minimum tree planting requirement;

1 2 3 4 STATUS: COMPLETED. THIS POD IS DEVELOPED. 9 STATUS: ONGOING. 12 STATUS: ONGOING. 15 STATUS: DELETE, the 10-acre parcel is the subject of this application and proposed to amended to allow residential development. 23 24 25 26 STATUS: COMPLETED 29 30 31 32 STATUS: **COMPLETED** 35 36 37 STATUS: **ONGOING** 40 41 42 43 44 STATUS: **ONGOING**

47

48

- b) minimum native tree planting requirement; and
- c) how the minimum native tree planting requirement will be satisfied and incorporated into the project design.
- The petitioner shall consult with the School Board prior to considering the commercial uses that may be permitted on the one (1) acre commercial pod located on Lake Worth Road.
- Sewer service is available to Sections 23 and 26. Therefore, no septic tanks shall be permitted on Sections 23 and 26. Septic tanks shall be allowed on Section 34.
- 16. Water service is available to Sections 23 and 26. Therefore, no wells shall be permitted on Sections 23 and 26 to provide potable water. Water wells shall be allowed on Section 34.

The ten (10) acre equestrian center pod shall provide a minimum thirty-five (35) foot landscape buffer along the entire perimeter, supplemented with a berm and hedge combination to reach a combined height of six (6) feet, with native ten (10) to twelve (12) foot canopy trees planted a maximum of twenty (20) feet on center.

All thoroughfares and collector roads shall be built to Palm Beach County Thoroughfare Plan Standards as they presently exist, or as they may be amended from time to time.

19. Any right-of-way required for the construction of South Road (to Palm Beach County Thoroughfare Plan Standards) shall be funded in its entirety by this property owner. Said right-of-way shall be acquired concurrent with approval of the construction plans by Palm Beach County.

Property owner shall fund the cost of signalization at any of the projects' entrances onto either South Road or Lake Worth Road, including the school site if warranted by the County Engineer or Village Engineer. If the signalization is not warranted by the County or Village Engineer within one (1) year of completion of the project, then property owner shall be relieved of this condition.

The property owner shall disclose to prospective home buyers the future existence of Lake Worth Road from State Road 7 to Wellington as a future thoroughfare roadway and the existence of Florida Power and Light's transmission lines which traverse the property. Disclosure shall be made in sales brochures and literature.

22. As provided in Zoning Code Sections 400.2 and 402.6, failure to comply with any of these conditions of approval at any time may result in:

a) The denial or revocation of a building permit; the issuance of a stop work order; the denial of a Certificate of Occupancy on any building or structure; or the denial or revocation of any permit or approval for any developer-owner, commercialowner, lessee, or user of the subject property; and/or

- b) The revocation of the Special Exception and any zoning which was approved concurrently with the Special Exception, as well as any previously granted certifications of concurrency or exemptions therefrom; and/or
- c) A requirement of the development to conform with updated standards of development, applicable at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions.
- 23. Appeals of any departmental-administrative actions hereunder may be taken to the Planning, Zoning and Adjustment Board or as otherwise provided in the Village of Wellington Land Development Regulations. Appeals of any revocation of Special Exception, Rezoning, or other actions based on a Village Council decision shall be by petition for writ of certiorari to the Fifteenth Judicial Circuit.
 - The approval of this petition shall not affect any Zoning Code Section 402.9 (Mandatory Review of Development Approval) review date established as the result of a previous approval for this property.
 - The property owner shall also fund that portion of Lake Worth Road previously constructed by Palm Beach County to provide access to the Elementary School "K", in an amount approved by the County Engineer. The reimbursement for this section of Lake Worth Road shall be made prior to plats for more than twenty (20) units being filed or prior to the issuance of a building permit, whichever shall first occur.

SECTION 3. The following modifications to the Master Plans for Sections 26 and 23 are hereby approved:

- Pod "D" has been modified from an 11.66 acre, 51 DU single-family site to a 40-acre Private Civic site (potential church/school site). The proposed 40-acre Pod "D" will have a 15-foot buffer along the east side adjacent to Pod "D-1." A 50-foot landscape buffer, a 6-foot wall, and an additional 15-foot landscape buffer shall separate proposed Pod "D" from Pod "G" to the south. Access to the proposed Pod "D" will be from Lake Worth Road or by the easement located to the west side of proposed Pod "D." Access to Pod "D" has been eliminated from the internal access road of Orange Point P.U.D., Section 26. The 3.7-acre water body originally identified between Pod "D" and Pod "G," and the 1.5-acre water body within Pod "D" has been eliminated. No traffic analysis has been conducted or approved which includes this parcel and use, and therefore no permits or other approvals may be issued for this parcel without a public hearing and approval by the Village Council with a finding of consistency with the Palm Beach County Traffic Performance Standards and other Development Order Amendment review criteria at a later date.
- Pod "G" is increased from 25.4 acres with 89 single-family dwelling units to 27.45 2. acres with 80 single-family dwelling units. The water body tract within Pod "G" is 45 increased from 2.9 acres to 5.3 acres. A 15-foot landscape buffer and 6-foot wall will 46 divide Pod "G" and Pod "J" from the westerly 100-foot canal right-of-way. The 3-acre 47

STATUS: ACKNOWLEDGED STATUS:

ACKNOWLEDGED 19

1 2

3

4

5

6 7

8

9

10

13

14 15

16

20

25.

21 STATUS:

COMPLETED 24

25 26

27 28

> > 37

38

39

29

30

40 41 42

43 44

water body tract that was to divide Pod "G" from Pod "H" has been removed and 1 2 replaced with a 25-foot landscape buffer.

3 4

5 6

7

Pod "H" has been moved further south and west, and Pod "J" has been inserted moving from the southeast portion of the project. The proposed Pod "J" is similar in shape to proposed Pod "G." Proposed Pod "J" is increased from 49 single-family dwelling units on 22.1 acres to 50 single-family dwelling units on 25.83 acres. The proposed Pod "J" will include a 4.28-acre water body tract.

8 9

Relocated Pod "H" has been reduced and the product changed from 87 acres with 30 10 4. 11 single-family equestrian dwelling units to 45.29 acres with 68 single-family dwelling 12 The 7.4-acre water body tract has been reconfigured from a north-south orientation to an east-west orientation and has increased slightly to 7.70 acres. 13 14

Pod "I" has been eliminated and incorporated into revised Pod "N." 15 5. 16

The 78.4-acre water body tract located in the central portion of Section 26 has been 17 6. reduced to 66.7 acres and redistributed into four separate water body tracts. This 18 revision is discussed further in Pod "N" amendments, below. 19

20

25

26 27

28

29

Pod "N" is changed to incorporate additional single-family dwelling units from the 21 former Pod "I." Pod "N" has increased from 95 single-family dwelling units on 24.5 22 acres to 159 single-family dwelling units on 77.82 acres. A 25.31-acre water body 23 tract has been placed to the south of Pod "N." This tract includes a peninsula of 24 single-family dwelling units into the water body. A second 5.97-acre water body tract has been added to the northwest corner of Pod "N" with a small single-family dwelling unit peninsula. A third 28.21-acre water body tract has been added to the northeast corner of Pod "N" with four residential single-family dwelling unit peninsulas. A fourth 7.23-acre water body tract was added to the east of Pod "N" with an access added onto the internal circulation road to the east.

30 31

The recreation area has increased to 8 acres from 6.5 acres and is located in the 32 8. same general vicinity. The new 28.21-acre water body tract has increased its 33 34 influence on the recreation area.

35

Pod "F-1," model center, has been moved slightly south and on a separate peninsula 36 located on the 28.21-acre water body tract described previously. Pod "F-1," model 37 center, has increased from 8 dwelling units on 2.4 acres to 15 dwelling units on 3.79 38 39 acres.

40

10. Pod "F" has been relocated from the center of the project to the east, adjacent to an 41 expanded 14.68-acre water body tract. Pod "F" has changed from 49 single-family 42 dwelling units on 13.9 acres to 28 zero lot line dwelling units on 16.42 acres. A 43 portion of the 14.68-acre water body enters the center of Pod "F." 44 45

46

11. Pod "J" has been relocated to the west, as discussed in Item #3. A portion of the revised Pod "N" is located where Pod "J" existed.

47 48

- 1 12. Pod "K" has been modified and shifted easterly and changed in size from 47 townhomes on 13.8 acres to 47 townhomes on 29.17 acres. A 2.45-acre water body tract has been added internal to Pod "K." A 100-foot landscape buffer has been placed around the 3.0-acre FPL sub-station.
- Pod "M" has been modified from 86 single-family dwelling units on 34.7 acres to 140 single-family, zero lot line dwelling units on 27.32 acres. A 15-foot landscape buffer with a 6-foot wall has been placed on the easterly and southern portions of revised Pod "M." This pod is adjacent to the approved Orange Grove Estates single-family residential development. Both developments share a similar product type and are compatible. This replaces a 25-foot buffer originally contemplated.
- 13 14. Pod "E" does not change from the current platted approvals.
- 15. The 2.7-acre civic site located at the northeast corner is now depicted with a 20-foot landscape buffer from Pod "E" and a 15-foot landscape buffer from the civic site.
- 18 16. The front of the Orange Point project on Lake Worth Road has a 75-foot landscape buffer; the main entrance has a minimum 80-foot right-of-way.
- 17. The main internal spine roadway will be an 80-foot right-of-way throughout the 21 development. The approved master plan depicts an 80-foot right-of-way in the north 22 and 50-foot right-of-way in the east and west. The original internal roadway had a 15-23 foot Type "D" buffer on both sides (Type "D" buffer is from the County Code). The 24 developer has proposed a 50-foot buffer on the inside of the internal roadway. The 25 50-foot buffer includes a bike/pedestrian path. The exterior of the roadway will include 26 a 30-foot buffer. The only exception is Pod "D-1" and "E" which is approved and 27 platted with a 20-foot buffer. Both sides of the internal roadway will have increase in 28 29 buffering from the original plan. 30
- From east to west, the south end of this section will have a 100-foot landscape buffer. With the reconfiguration of Pod "H," the 100-foot landscape buffer will increase from the original proposal of 25 feet modified Type "D".
- The landscape buffer surrounding the equestrian center has increased from 35 feet to west.
- 38 20. All water bodies will include a 10-foot, maximum 4:1 slope and a 20-foot lake maintenance easement.
- 21. Each pod shall have a 50-foot right-of-way from the internal access road. Only Pod 42 "N" has two entrances on the internal access road.
- The original 10-foot landscape buffer between Pod "M" and the FPL easement is modified to provide a 14.68-acre water body tract located completely outside the FPL 180-foot easement.

- 23. The zero lot line patio homes depicted on the master plan are increased from 392 units on 78.87 acres to 506 units on 119.31 acres.
- 24. The 10-acre commercial pod at the southwest corner of Section 26 has been redesignated from commercial to equestrian center and shall be limited to a maximum of 2 acres of equestrian-related retail uses such as tack shops, feed and grain sales, and other similar commercial equestrian establishments. The remaining 8 acres are to be utilized for other public or private equestrian uses such as commercial stables, show rings, riding rings, or fields, paddocks, and other such equestrian uses.

SECTION 4. This Resolution shall become effective immediately upon adoption.

PASSED AND ADOPTED this 19th day of October

ATTEST:

VILLAGE OF WELLINGTON, FLORIDA

Carmine A. Priore, DDS, Mayor

APPROVED AS TO FORM AND **LEGAL SUFFICIENCY**

Attorney for the Village

RESOLUTION NO. R-84-1834

RESOLUTION APPROVING ZONING PETITION 84-98, Special Exception

body, pursuant to the authority vested in Chapter 163 and Chapter 125, Florida Statutes, is authorited and empowered to consider

In Chapter 482.5 of the palm search county Zoning Code Ordinance No.

County Commissioners of Palm Beach County at its public hearing conducted on 16th July 1984; and

evidence and teatimony presented by the applicant and other interested parties and the recommendations of the various county raview agencies and the recommendations of the planning Commission; and

WMERCAS, the Board of County Commissioners made the following

 The proposed is consistent with the requirements of the Comprehensive plan and Zoning Code.

HOW, THEREPORE, BE IT RESOLVED BY THE BOARD OF COUNTY E COMMISSIONIES OF PALM REACH COUNTY, PLORIDA, SAREMBLE IN REGULAR ASSAULT ENIA 26th 6sy of July, 1984, that Potition No. 84-98 the potition of RUCH JANON, AS TRUSTEE BY P. MARTIN PERFY, AGENT, for a special exception to combine, exeand and amend the master plans for Change Point Estates Planked unit development previously approved UNDER LOWING PETITION NO. 79-283, AND GRANGE POINT PLANNED UNIT DEVELOPMENT PREVIOUSLY APPROVED UNDER ZONING PETITION NO. 79-284 on the Joseph Previously approved UNDER ZONING PETITION NO. 79-284 on the Joseph State of Section 23. Township 44 South, Range 41 East; (State plane grid bearing datum) along the Easterly line of the Acme Drainage District's Canal right of way as recorded in Official Record South 88 degrees 18-17 Past along said line 2826-26 feet to a point 128-85 last last 65 the Southwest corner of Section 23, and 4.85 feet 1828 as Last 65 the Southwest corner of Section 23, and 4.85 feet 1828 as Last 65 the Southwest corner of Section 23, and 4.85 feet 1828 as Last 65 the Southwest corner of Section 23, and 4.85 feet 1828 as Last 65 the Southwest corner of Section 23, and 4.85 feet 1828 as Last 65 the Southwest corner of Section 23, and 4.85 feet

800x 379146E 371

teel to a point on the Bast line of Section 23, and 13-feet North of the Southeast corner of Section-23, thence North west along the East line of said Section 77712.62 to the test 1/4 corner of Section 23; thence worth 82 degrees 15 48 - Root along said East line, 88.88 feet; thence North 88 degrees 14.59 meste 5266.96, Los Cito, the Politicas Boginnings together with a percel Im Section 26, foundatip 44 South, Range 41 East, being more perticularly described as follows: Beginning at the Bouthwest corner of Section 26; thence South E8

degreed 20 98" zwit Tetata plans grid pearing detum) along the South line of said Section, 5488.17 feet to a point on a line that is 37.5 terminated and persided with the grant line of Section 25; thence worth #2 degrees 39-45 Zoot along said parallel line, 5484:29 Leek point on the South line of a parcel an described in Official Record Rook 3283, Page 1846, as parcel 111; thonce North 88 degrees went along said south line, 1534.25 feet to the East line of the parcel specified in Olijetal Record Book 1125, Page 134; thence 87 degrees 19719" West along said East line, 1334.70 riest to uth line of said parcal; thence North 88 degrees 31'54" West elong the Bouth line of said parcel, 3739.22 feet to the Hest line of Drainage District's Canal right-of-way as monumented and b Record Book (1971, Page 1311; thence south be well as West along said East line, 4868.48 feet to the point requester with all of Saction 34, Township 44 South, seat; Subject to the Acas Drainage District's Canal vettene orded in beed book 1837, Pages 686+692. Said property approximately 1:7 miles south of West Porest Hill Boulevard was epproved an advertised subject to the following conditions:

This development shall retain quatte the tirst one inch of the Starweter runois per pala Beech County Subdivision and placeing

All rightered way shall be conveyed within 38 days

....

Potitioner and L'convey for the ultimate right-of-way of:

take Worth Road 228 2002 on am wlignment approved by the County Engineer. " The County Engineer State of Way.

epprovationd conveyances must be accepted by Palm Beach County pajor to issuance of the first building permit. Apper shall construct; South Road from existing limits of paving west to the project's westernmost access drive in Section 34 conductent with the construction of the projects entrance roads onto South Road or upon motification by the County Engineer to provide paved continuity for South hoad. Lake Worth Road from S.R. 7 west to the project's west property line. This petitioner shall be responsible for any acquisition of Right-of-way necessary for the construction of Lake Moths Road. The county Engineer: Lake Worth Road shall be constructed concurrent with the Lake worth Road shall be constructed concurrent with the Elling Marth Elist plat adjacent to Lake Worth Road or upon notification by the County Engineer to provide paved continuity for Lake Worth Road. This development shall continuity for Lake Morth Road. This development shall be limited however to 154 building permits until such time that both Lake Morth Road and South Road is renarracted from BVN. The the project. 4. A. The developer shall provide the construction plans for an additional 4-lane bridge over the LWDD E-1 Conal per the County shell include hidewalks. In addition, construction plans shall be submitted for the following turn lanes at the intersection of lake Worth Road and S.R. 7. dual left turn lenea, north approach dual left turn lanea, morth approach dual left turn lanea, morth approach dual left turn lanea, east approach dual left furn lanea, least approach right turn lanea, north approach right turn lane, mouth approach right turn lane, want approach right turn lane, want approach right turn lane, want approach right turn lanea. right turn lanes, west approach These plans shell be completed within twelve months of Appealed Appealen approval or prior to the insuance of the influence of th The Developer shall construct an additional 4-lane Bridge ever the LMDD 2-1 Canal on Lake Worth Road, per the Caunty Engineer's approval. This construction shall also County Engineer: a approval. This construction shall also include turn lanes at the interfaction of Lake Worth Road t.s., 7 as impulsed in the condition in the previous persesseph as outlined pelow. This construction shall be for a 488 foot full section, plus the appropriate transitions to chapteristing two lenss. a. dual left turn lanes, north approach
b. -dual left turn lanes, south approach
c. dual left turn lanes, east approach
d. small left turn lane, morth approach
right turn lane, morth approach
f. right turn lane, south approach
g. right turn lane, sest approach
h. right turn lane, wast approach
f. Biunalization when required as determ Signalization when required as determined by the County the said in the said This developer should also be responsible for any and all right of the seconstruction of the sure lanes and bridge construction as authors above lifts the intent that It is the intent that the Right-of-way abili be acquired as shown on the Thoroughtare Right-of-way Protection Map "Special Intersections". Palm Beach County , 800K .379P4GE 373

will acquire this might-of-way at the develops's expense. This construction shall be completed within 24 months of Special Special Exception approval or prior to the issuance of 200 building persits, whichever shell occur first. This Petitioner shell also persons, welchever and Locur live. This Pettioner shall elso be required to post surery in the form of a clean irrevocable letter of Credit within his months of Special Exception approvation prior to the issuance of a building permit. The amount of this letter of wradit shall be based upon a certified Cost Retimate by the develops a curious for the required plans and construction into the improvements of the Porth Readward S.R. 7.

3. Developer shall construct on 5.R. 7 at South Road concurrent with the construction of South Road:

a) right turn land, mosth pproach

c) Fight turn lane, went approach

Developer shall construct mignalization at the intersection of:

Lake Morth Road and S.R. 7 b) a Spoth Road and S.R. 7

All signalization to be constructed when warranted, as determined by the County Engineer.

7. Developer shall construct a four-lane bridge over the E-1 Canal on Lake Worth Road, per the County Engineer's approval, coccurrent with the improvements for the first plat however in no event later than 12 mouths of approval. This construction shall also include a left turn lane, and a right turn lane, east approach on Lake Horth Road at S.R. 7.

. Dorbinger shall construct of 3outh Road at each of the project's proposed access drives concurrent with the construction of South Road:

- right turn lane, mant approach .
- laft turn lane, week approach

8. Access to the proposed commercial parcels shall be from the internal collector coads only and shall not be located onto South Road, take Worth Anad or slong the mosth-south road adjacent to Section 23, 26

The bridge and the intersection improvements as outlined in Condition No. 4. shall be credited coward the Fair Share Impact forms 5322,773.00 based upon a certified cost estimate by the developer's

If the "Fair Share Contribution of Road Improvements Ordinance" is embedded to increase the Fair Share Fee and receive credit for the embedded in Condition No. 4 and 10.

Developer must dedicate the 28.5 acre givic size to the Palm Beach County. School Board without cost, at the time of the filing of the first pint.

(a) The final configuration of the school site shall be of a shape that is exceptable to the School Board, and agreed apon by them. School Board prior to the filing of the first · plat-

competetal pods located in the immediate vicinity of the school vite shall be cooperatively agreed upon by the School sound and the petitioner, in efforts to minimize attractive

the challength of the chele and warrenty deed, and survey showing the pects and bounds of the school site shall be delivered to the School Board prior to the filling of the firet plat.

800x -379 FACE 374

Petitioner shall provide primary access to the site petitioner anali provide primary access to the site from adjacent roadways. [Curb cuts, and proper left and fight turning lanes in accessoner to School Board and County Engineering guidelines). Secondary access for residents within the PUD will be cooperatively worked out between the School Board and petitioner prior to the filing chiffret plat.

(e) Utilities (water and Bewer) shall be brought to the school site property line.

12. Design of the road drainage of Lake Worth Road and South Road governmental agency requirements.

13. Reasonable processions "whell be exercised during site as a sever second or ing site of sever participal participal participal from this property do not become a nuisance to neighboring properties.

14 Resemble mesures shall be employed during site development to insure that no pollutants from this property shall enter adjacent or nearby surface waters.

15. The developer shall relocate and/or preserve existing significant native regeration wherever possible and shall incorporate seld vegetation into the project design. Appropriate measures shall also be taken to protect any individual trees and/or preservation areas during site clearing and construction.

16. The developer shall reserve all of Section 34 and the Western perties of Section 26 (identified as those 1) from active development until all other portions of the PUD have been developed. The artive agricultural production on this land shall developed. The active agricultural production on this land shall developed. The this paried bearing these areas altimatoly developed, no trees shall be moved except those necessary for readwright of way and home construction proposed. Continued grove production shall be encouraged even after residential development is implemented.

> Commissioner Wilken , moved for approval of the petition.

The motion was seconded by Commissioner Kochler , and upon

being put to a vote, the vote was as follows:

84_1834

Ren Spillias, Chairman Dorothy Wilkens, Vice Chairman --Peggy Evatt, Member Dennia P. Roehler, Member -- AYE Bill Bailey, Member

The foregoing resolution was declared duly passed and

adopted this say of DEC 1 1994 , confirming action of 26th July

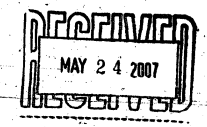
PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

JOHN B. DUNKLE, CLERK

FRED THIS THE CONTRACTOR OF THE CONTRACTOR DAY OF AND RECORDED IN RESOLUTION

MENUTE BOOK NO . 379. AT AT JOHN B. DUNKLE, CLERK

800K 779 PIOE 375



RESOLUTION NO. R- 89-954

RESOLUTION APPROVING ZONING PETITION NO. 84-98(A) SPECIAL EXCEPTION PETITION OF HUGH JANOW, TRUSTEE

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

WHEREAS, the notice and hearing requirements as provided for in Chapter 402.5 of the Palm Beach County Zoning Code Ordinance No. 73-2 have been satisfied; and

WHEREAS, Petition No. 84-98(A) was presented to the Board of County Commissioners of Palm Beach County, sitting as the Zoning Authority, at its public hearing conducted on May 27, 1988; and

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

WHEREAS, this approval is subject to Zoning Code Section 402.9 (Mandatory Review of Development Approvals) and other provisions requiring that development commence in a timely

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

This proposal is consistent with the requirements of the Comprehensive Plan and local land development regulations. regulations.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PAIM BEACH COUNTY, FLORIDA, that Petition No. 84-98 (A) the petition of Hugh Janow, TRUSTEE, by F. Martin Perry, Agent, for a special exception to amend the master Plan For ORANGE POINT PLANNED UNIT DEVELOPMENT TO CHANGE THE BOUNDARIES OF THE DEVELOPMENT BY: 1] DELETING 94 ACRES FROM THE PLANNED UNIT DEVELOPMENT IN THE NORTHEAST QUADRANT OF SECTION NO. 26; 2] ADDING 112 ACRES TO THE PLANNED UNIT DEVELOPMENT IN THE NORTHWEST. ADDING 112 ACRES TO THE PLANNED UNIT DEVELOPMENT IN THE NORTHWEST-QUADRANT OF SECTION 26 on a parcel of land in the Southerly portion of Section 23, Township 44 South, Range 41 East, being more particularly described as follows:

Commencing at the Northwest corner of Section 23; thence South 00 degrees 18' 37" East (state plane grid bearing datum) along the Easterly line of the Acme Drainage District's Chal Right-of-way as recorded in Official Record Book 1548, page 388, 2605.43 feet to the point of beginning; thence South 00 degrees 18' 37ms East along said line 2826.26 feet to a point 228.05 feet East of the Southwest corner of Section 23, and 4.85 feet North of the South line of Section 23; thence South 88 degrees 31' 54" East, 5273.93 feet to a point on the East line of Section 23; and 11.45 feet North of the Southeast corner of Section 23; thence

Together with a parcel in Section 26, Township 44 South, Range 41 East, being more particularly described as follows:

Beginning at the Southwest corner of Section 26; thence South 88 degrees 28' 00" East (state plane grid bearing datum) along the south line of said Section, 5408.17 feet to a point on a line that is 37.5 feet West of and parallel with the East line of Section 26; thence North 02 degrees 39' 49" East along said parallel line, 2740.73 feet to the South line of a parcel as described in O.R.B. 986, page 210; thence North 88 degrees 57' 19" West along the South line of said parcel, 1534.53 feet to the Southeast corner thereof; thence North 02 degrees 39' 49" East along the West line of said parcel, 2674.91 feet to a point on the South line of a parcel as described in Official Record Book (O.R.B) 3203, page 1846, as Parcel III; thence North 88 degrees 31' 54" West along said South line, 3694.94 feet to the West line of the Acme Drainage District's canal Right-of-Way as monumented and described in O.R.B 1921, page 1331, of said public records; thence South 04 degrees 33' 44" West along said East line, 5404.86 feet to the Point of Beginning, together with all of Section 34, Township 44 South, Range 41 East

All the above parcels subject to the Acme Drainage District Canal reservations as recorded in Deed Book 1037, pages 686-692; and being located on the north and south sides of the proposed Lake worth Road Extension, approximately 1.3 miles West of State Road, 7 (U.S 441), in a RE-Residential Estate Zoning District, was approved as advertised, subject to the following conditions:

- 1. The developer shall comply with all previous conditions of approval unless expressly modified herein.
 - All property included in the legal description of this petition shall be subject to a Declaration of Restrictions and Covenants acceptable to the County Attorney's Office which shall provide, among other things, for: Formation of a single "master" property owner's association, and automatic membership in the "master" association by any party holding title to any portion of the property included in the PUD.
- 3. The equestrian trials shall not be permitted to encroach the required twenty-five (25) foot buffer.
- 4. The proposed ten (10) acra equestrian pod located in the southwest-corner of Section 25 shall be designated as an equestrian facility and shall be limited to a maximum of two (2) acres of equestrian related commercial use.
- 5. Prior to master plan certification the master plan shall be amended to indicate:

Petition No. 84-98(A)

R89 954

- The minimum tree planting requirement;
- Minimum native tree planting requirement; and
- How the minimum native tree planting requirement will be satisfied and "lincorporated into the". c.
- Condition No. _____ll.b__of__Zoning _Petition No. ___84-98, Resolution No. R-1834 which states:
 - "11. b. Commercial pods located in the immediate vicinity of the school site shall be cooperatively agreed upon by the School Board and the petitioner, in efforts to minimize attractive nuisances to students.

Is hereby amended to read as follows:

The petitioner shall consult with the School Board prior to considering the commercial uses that may be permitted on the one (1) acre commercial pod located on Lake Worth Road ...

- Condition No. 4 of Zoning Petition No. 84-98, Resolution No. R-1834, which presently states:
 - Developer shall provide construction plans for an additional 4-lane bridge over LWDD E-1 Canal per C.E. approval. The plan section shall include sidewalks in addition, construction plans shall be submitted for the following turn lanes at the intersection of Lake Worth Rd. 6.5:R. 71 Lake Worth Rd. & S.R. 7:
 - Dual left turn lanes, north approach dual left turn lanes, south approach dual left turn lanes, east approach pual left turn lanes, west approach right turn lanes, north approach م وط
 - 3 c.
- right turn lames, south approach right turn lames, east approach right turn lames, west approach

These plans shall be completed within months of Special Exception approval or prior to issuance of lolst Building Permit, whichever shall first occur.

Developer shall construct an additional lane bridge over LWDD E-1 Canal on Lake Worth Road per County Engineer's approval. This construction shall also include turn lanes at the intersection of Lake Worth Road & S.R. 7 as required in this condition in the previous paragraph. outlined below.

Petition No. 84-98(A)

construction shall be for a 400 foot full m, section, plus the appropriate transitions (the existing two lanes)

- Dual left turn lanes, north approach ъ.
- dual left turn lanes, south approach dual left turn lanes, east approach
- Dual left turn lanes, west approach
- right turn lanes, north approach
- right turn lanes, south approach right turn lanes, east approach
- right turn lanes, west approach signalization when required determined by the County Engineer.

This developer shall also be responsible for any and all right-of-way acquisition costs any and all right-of-way acquisition costs incurred with construction of these turn lanes and bridge construction as outlined above. It is the intent that the gight of shall be acquired as shown on the Thoroughfare R/W Protection Map "Special Intersections". Palm Beach County will acquire this right-of way at the developer's Intersections". Palm Beach County will acquire this right-of way at the developer's expense. This construction shall be completed within 24 months of Especial Exception approval or prior to issuance of 200 Building Permits, whichever shall first occur. This Petitioner shall also be required to post sursty in the form of a Clean Irrevocable letter of credit within 6 months of Special Exception approval or prior to issuance of a building permit. The amount of this letter of credit shall be based upon a certified cost estimate by the developer's engineer for required plans and construction for improvements of Lake Worth construction for improvements of Lake Worth Rd. & S.R. 7.

Is hereby amended to read as ofollows:

- Developer shall provide construction plans for an 8-lane bridge over LWDD E-1 Canal per CTE approval. The plan. section shall include sidewalks. In addition, construction plans shall be submitted for the following turn lanes at the intersection, of Lake Worth Rd. & S.R. 7:
 - Dual left turn lanes,
 - Dual left turn lanes, south approach-
 - Dual left turn lanes, east approach Dual left turn lanes, west approach
 - Right turn lanes, north approach
- Right turn lanes, south approach

800x 0788 PAGE 307

Right turn lanes, east approach Right turn lanes, west approach B)

These plans shall be completed prior to June 15, 1988, or prior to the certification of the master plan, whichever shall first occur.

Developer shall construct the improvements as shown in the construction plans presently under construction plans presently under review by the County Engineer over LWDD E-1 Canal on Lake Worth Road per the County Engineer's approval. This construction shall also include turn lanes at the intersection of Lake Worth Road S.R. 7 as required in this condition in the previous paragraph as cutlined below. This construction shall outlined below. This construction shall be for a 400 foot full section, plus the appropriate transitions to the existing two lanes. Construction shall commence prior to August 1, 1988 and shall be completed prior to June 1, 1989.

- Dual left turn lanes, north approach
- Dual left turn lanes; south approach
- Dual left turn lanes, east approach
 Dual left turn lanes, west approach
 Right turn lanes, north approach
 Right turn lanes, south approach 6)
- Right turn lanes, east approach Right turn lanes, west approach Signalization when required as determined by the County Engineer.

This developer shall also be responsible for any and all right-of-way acquisition costs inquired with construction of these turn lanes and bridge construction as outlined above. It is the intent that the right-of-way shall be acquired that the right-of-way shall be acquired, as shown on the Thoroughfare Right-of-way protection Map "Special Intersections". Palm Beach County will acquire this right-of-way at the developer's expense. This construction shall be completed prior to the construction schedule as presented to construction schedule as presented to Palm Beach County, and agreed upon by the developer. This Petitioner shall also be required to post surety in the form of a clean irrevocable letter of credit for the above offsite road improvements prior to June 16, 1988. The amount of this letter of credit shall be

based upon a certified cost estimate by the developer's engineer for required plans and construction for improvements of Lake Worth Rd. £ S.R. 7 and update annually. Surety for any and all remaining off-site improvements shall be posted prior to August 1, 1988, or prior to certification of any site plan, whichever of the two shall first occur.

- Sewer service is available to the property. Therefore, no septic tank shall be permitted on the site.
- 9. Mater service is available to the property. Therefore, no well shall be permitted on the site to provide potable water.
- 10. The 11 acre commercial pod shall provide a minimum thirty-five (35) foot landscape buffer along their entire perimeter, supplemented with a berm and hedge combination to reach a combined height of six (6) feet, with native ten (10) to twelve (12) foot canopy trees planted a maximum of twenty (20) feet on center.
- 11: Condition No. 2 of Resolution No. R-1834, Zoning.
 Patition No. 84-98, which presently states:
 - 2. Petitioner shall convey for the ultimate right-of-way of:
 - Lake Worth Road, 120 foot on an alignment approved by the County Engineer.
 b. South Road, 80 feet at right-of-way.

All rights of way shall be conveyed within 90 days of approval and conveyances must be accepted by Palm Beach County prior to issuance of the first building permit.

Is hereby amended to read as follows:

"Petitioner shall convey for the ultimate right-

a. Lake Worth Road, 120 foot on an alignment approved by the County Engineer.
b. South Road, 80 feet at right of way.

Approval and conveyances must be accepted by Palm Beach County prior to July 1, 1988, or prior to certification of the master plan, whichever shall first occur.

2. All thoroughfares and collector roads shall be built to Palm Beach County Thoroughfare Plan Standards as they presently exist, or as they may be amended from time to time.

Petition No. 84-98(A)

Page 6

800k 0788 PAGE 309

- 13. Any right-of-way required for the construction of South Road (to Palm Beach County Thoroughfare Plan Standards) shall be funded in its entirety by this property owner. Said right-of-way shall be acquired concurrent with approval of the construction plans by Palm Beach.
- 14. Property owner shall fund the cost of signalization at any of the project's entrances onto either South Road or Lake Worth Road including the school site.
- 15. The property owner shall disclose to perspective home buyers the future existence of Lake Worth Road from State Road 7 to Wellington as a future six-lane highway and the existence of Florida Power and Light's transmission-lines which traverse the property. Disclosure shall be made in sales brochures and literature.
- 16. Use of the 11 acre commercial site shall be limited to equestrian related commercial uses such as tack shops, commercial stables, feed and grain sales, and no general retail land uses shall be permitted on the site. There shall be no commercial signage on any public road advertising the development which would attract patrons from outside the development.
- 17. The land area of the planned unit development north of proposed Lake Worth Road shall not receive master plan certification until a site visit has been conducted to determine the viability and significance of the wetland areas located in the north portion of the project. To the greatest extent possible viable wetland areas shall be preserved and incorporated into the project's open space and surface water management systems. If the incorporated into the project's vegetation removal permit and a conservation easement shall be incorporated into the project's vegetation removal established for those areas. The conservation easement shall be project design and may be used for storm water management, and passive recreation areas. A recommendation on the viability of wetland areas shall be made to the Zoning Director by representatives from the Zoning Division, Planning Division, Department of Environmental Resources Management, South Florida Water Management District and representative(s) of the
- 18. Condition No. 3(a) of Resolution No. R-1834, Zoning Petition No. 84-98, which presently states:
 - "3. Developer shall construct:
 - a) South Road from existing limits of paving west to the project's westernmost access drive in Section 34 concurrent with the construction of the project's entrance roads

Petition No. 84-98(A)

R89 954

onto South Road or upon notification by the County Engineer to provide paved continuity for South Road."

Is hereby amended to read as follows:

"Developer shall construct:

- a) South Road from existing limits of paving west to the project's westernmost access drive, or any other driveways, in Section 34 concurrent with the construction of the project's entrance roads onto South Road or upon notification by the County Engineer to provide paved continuity for South Road."
- 19? Failure to comply with the conditions herein may result in the denial or revocation of a building permit; the issuance of a stop work order; the denial of a Certificate of Occupancy on any building or structure; or the denial or revocation of any permit or approval for any developer-owner, commercial-owner, lessee, or user of the subject property. Appeals from such action may be taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Palm Beach County Zoning Code. Violations of the conditions herein shall constitute violations of the Palm Beach County Zoning Code.

Commissioner Marcus moved for approval of the petition. The motion was seconded by Commissioner Elmquist and, upon being put to a vote, the vote was as follows:

Carol A. Roberts -- Aye
Carol J. Elmquist -- Aye
Karen T. Marcus -- Aye
Dorothy Wilken -- Absent
James Watt -- Aye

The foregoing resolution was declared duly passed and adopted this 23rd day of May 1989 confirming action of May 27, 1988.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY, COMMISSIONERS

x: Mulues Oll.

JOHN B. DUNKLE, C

DUNKLE CLERK,

DEPUTY CLERK

R89 954

Petition No. 84-98(A)

Page 8

BOOK 0788 PAGE 311.

RESOLUTION NO. R-92- 362

RESOLUTION APPROVING ZONING PETITION NO. 84-98(B) MODIFICATION OF COMMISSION REQUIREMENTS PETITION OF PRASHA PROPERTIES, HUGH JANON TRUSTDE

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

WHEREAS, the notice and hearing requirements, as provided for in Chapter 402.5 of the Palm Beach County Zoning Code, have been satisfied; and

WHEREAS, Patition No. 84-98(B) was presented to the Board of County Commissioners of Palm Beach County, sitting as the Zoning Authority, at its-Public Hearing conducted on December 9, 1991; and

WHEREAS, the Board of County Commissioners, sitting as the Zoning Authority, has considered the evidence and testimony presented by the applicant and other interested parties, and the recommendations of the various county review agencies and the recommendations of the Planning Commission; and

WHEREAS, this approval is subject to the Zoning Code, Section 402.9 (Mandatory's Review of Development Approvals) and other provisions requiring that development commence in a timely manner;

WHEREAS, the Board of County Commissioners, sitting as the Zoning Authority, made the following findings of fact:

This proposal is consistent with the requirements of the Comprehensive Plan and local land development

WHEREAS, Chapter 402.5 of the Zoning Code, requires that the action of the Board of County Commissioners, sitting as the Zoning Authority, be adopted by resolution.

THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that Petition No. 84-COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that Petition No. 84-98 (B), the petition of PRASHA PROPERTIES, HUGH JANOW TRUSTEE, BY LEE STARKEY, AGENT, for a MODIFICATION OF COMMISSION REQUIREMENTS REGARDING CONDITION NO. 3A AND NO. 3B (ENGINEERING RELATED/ORANGE POINT PUD) OF RESOLUTION NO. R-1834, on a parcel of land lying in the southerly portion of Section 23, Township 44 South, Range 41 East, described as follows: COMMENCING at the northwest corner of Section 23, thence South 00°18/37" East (state plane grid bearing East, described as rollows: COMMENDING at the northwest Collect of Section 23; thence South 00°18'37" East (state plane grid bearing datum) along the easterly line of the Acme Drainage District's Canal right of way as recorded in Official Record Book 1548, Page 388, 2,505.43 feet to the POINT OF BEGINNING; thence South 00°18/37" East along said line 2,826.26 feet to a point 228.05 feet east of the southwest corner of Section 23, and 4.85 feet north of the south line of Section 23; thence South 88°31'54" East, 5,273.93 feet to a point on the east line of Section 23, and 11.45 feet north of the southeast corner of Section 23; thence North 00°33'33" West along the east line of said Section, 2,712.62 feet to the East 1/4 corner of Section 23; thence North 02°15'48" East along said east line; 88.08 feet; thence North 88°14'59" West, 5,266.96 feet to the POINT OF BEGINNING, containing 340.06 acres, more or less; TOGETHER WITH a parcel in Section 26. Township 44 South Range 41 East, described as follows: BEGINNING at the southwest corner of

Petition No. 84-98(B)

Section 26; thence South 88*28'00" East (state plan grid bearing datum) along the south line of said Section, 5,408.17 feet to a point on a line that is 37.5 feet west of and parallel with the east line of Section 26; thence, North 02°39'49" East along said pafallel line, 2,740.7] feet to the south line of a parcel as described in O.R.B. 986, Page 210; thence North 88*57'19" West along the south line of said parcel, 1,534.53 feet to the southeast corner thereof; thence North 02*39'49" East along the west line of said parcel, 2,674.91 feet to a point on the south line of a parcel as described in Official Record Book (O.R.B.) 3203, Page 1846, as parcel III; thence North 88°31'54" West along said south line, parcel III; thence worth 88 31 54 west along said south line, 3;694.94 feet to the west line of the Acme Drainage District's canal right of way as monumented and described in O.R.B. 1921, Page 1331, of said public records; thence South 04°33'44" West along said east line, 5,404.86 feet to the POINT OF BEGINNING, Containing 565.37 acres; more or dess; TOGETHER WITH all of Section 34, Township 44 South; Range 41 East, containing 656.36 acres, more or less; all of the above parcels subject to the Acme Drainage District Canal reservations as recorded in Deed Book 1037, Pages 686-692, and being located ON THE N AND S SIDES OF THE PROPOSED. LAKE WORTH RD EXTENSION, APPROX. 1.3 MILE W OF STATE RD. 7, IN THE PROPOSED PROPOSED ON THE PR

ALL PETITIONS

- The petitioner shall comply with all previous conditions of approval, including original deadlines for Zoning Code Sections 402.9 compliance; unless expressly modified herein.
- Prior to certification, the Master Plan shall be amended to indicate compliance with all minimum property to indicate compliance with all minimum property development regulations and land development requirements

ENGINEERING

Condition No. 3 of Resolution No. R-84-1834 approving Zoning Petition 84-98 which reads:

* "Developer shall construct:

- South Road from existing limits of paving west to the project's westernmost access drive in Section 34 concurrent with the construction of the project's entrance roads onto South Road or upon notification by the County Engineer to provide paved continuity for South Road
- b. Lake Worth Road from S.R. 7 west to the project's west property line. This petitioner shall be responsible for any acquisition of Right-of-way necessary for the construction of Lake Worth Road. The alignment of this rightof-way shall be approved by the County Engineer. Lake Worth Road shall be constructed concurrent with the filing of the first plat adjacent to Lake Worth Road or upon notification by the County Engineer to provide paved continuity for Lake Worth Road. This development shall be limited however, to 154 building permits until such time that both Lake Worth Road and South Road is constructed from S.R. 7 to the project."

Petition No. 84-98(B)

Shall be amended to read:

"Developer shall construct:

- s. South Road from existing Fimits of paving west to the project's Westernmost access drive in Section 34 concurrent with the construction of the project's entrance roads onto South Road or upon notification by the County Engineer to provide paved continuity for South Road.
- Lake Worth Road from S.R. 7 west to the project's west property Tine. Two lanes shall be constructed compatible with an ultimate six lane section as approved by the County Engineer. This petitioner shall be responsible for any acquisition of Right-of-Way necessary for the construction of Lake Worth Road. The alignment of this right-of-Worth Road. The alignment of this lighter.
 way shall be approved by the County Engineer.
 This construction shall be constructed
 concument with the first plat adjacent to
 Lake Worth Road. If Palm Beach County chooses to construct a portion of Lake Worth Road prior to the time required by this condition, to provide timely access to the Elementary School "K", then the Developer shall reimburse Palm Beach County for this construction in the amount to be approved by the County Engineer. This reimbursement shall be made prior to plats for more than 20 units being filed or prior to the issuance of a building permit, whichever shall first occur. However, this Worth Road construction, shall constructed upon notification by the County. Engineer that it is required to provide paved continuity to Lake Worth Road west of the Orange Point Estates, P.U.D."

C. PARKS AND RECREATION

1. The petitioner shall include in all written solicitations, advertisement, inducements, and other methods or attempts to encourage any person to purchase a legal or equitable interest in property within the district park with active recreational facilities is north.

D. COMPLIANCE

- As provided in Zoning Code Sections 400.2 and 402.6, failure to comply with any of these conditions of approval at any time may result in:
 - a. The denial or revocation of a building permit; the issuance of a stop work order; the denial of a Certificate of Occupancy on any building or structure; or the denial or revocation of any permit or approval for any developer-owner, commercial-owner, lessee, or user of the subject property; and/or
- b. The revocation of the Special Exception and any zoning which was approved concurrently with the

Petition No. 84-98(B)

Special Exception as well as any previously granted certifications of concurrency or exemptions

- .c. A requirement of the development to conform with updated standards of development, applicable at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions.
- 2. Appeals of any departmental-administrative actions hereunder may be taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Palm Beach County Zoning Code. Appeals of any revocation of Special Exception, mezoning, or other actions based on a Board of County Commission decision, shall be by petition for writ of Cartiorari to the Fifteenth Judicial Circuit.
- The epproval of this petition shall not affect any Zoning Code Rection 102.9 (Mandatory Review of Development Approval) review date established as the result of a previous approval for this property.

Commissioner Hecarty moved for approval of the

The motion was seconded by Commissioner Foster and, upon being put to a vote, the vote was as follows:

Karen T. Marcus, Chair Carole Phillips		Aye 4/K
Carol A. Roberts		1ye
Carol J. Elmquist		Absent
Mary McCarty	•	Aye 🦡
Ken Foster		Aye
Maude Ford Lee		Aye.
		Aye

The Chair thereupon declared the resolution was duly passed and adopted this 10th day of March , 1992.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

MILTON T. BAUER, CLERK

BY: Miles Attern COUNTY ATTORNEY

BY: Lan Holling

Petition No. 84-98(B)

E-R S-B MC+P- ASENT Agenda Item 1: 3K-1

R- 10- 987 THIU

BOARD OF COUNTY CONNISSIONERS R-12-943 -

A. Rescommendation State SR 88	missioners tus Report 34-98 587-13/2 17-128 18-8.2 8-37	By: Plann For: and Title for State (Zoning Es: Ac AM RE	Ing. For	ECUTIVE	Building Building Building Building Building	Depar Depar Debar Depar	PPRO COUNTY CO OF UTTO TES & RECOR	VED OMMISSION OFFE OFFE OFFE OFFE OFFE OFFE OFFE OF	J
A. Resc Comm Stat SR 8 SR 8 SR 8 SR 8 SR 8 SR 8	Notion olutions missioners tus Report 34-98 587-13/2 87-128 88-2 88-37	and Title for State (Zoning	I. EX	ECUTIVE	AT M BRIEF	OABO OF	PPRO COUNTY CO OF UTTO TES & RECOR	VED OMMISSION 7779 PARCE POSSECTION	J
A. Resc Comm Stat SR 8 SR 8 SR 8 SR 8 SR 8 SR 8	Notion olutions missioners tus Report 34-98 587-13/2 87-128 88-2 88-37	and Title for State (Zoning	I. EX	ECUTIVE	AT M BRIEF	OABO OF	PPRO COUNTY CO OF UTTO TES & RECOR	VED OMMISSION 7779 PARCE POSSECTION	J.
States SR 8 SR	missioners tus Report 34-98 587-13/2 17-128 18-8.2 8-37	Zoning Ac AM RE	si * Sta 18 Repor Authori	ECUTIVE	BRIEF	OARD OF LEETING	COUNTY, CO	OMMISSION 1776- PLANA NOS SECTION	J.
States SR 8 SR	missioners tus Report 34-98 587-13/2 17-128 18-8.2 8-37	Zoning Ac AM RE	si * Sta 18 Repor Authori	ECUTIVE	BRIEF	MINUT	TES & RECOR	CALLED SECTION	J.
States SR 8 SR	missioners tus Report 34-98 587-13/2 17-128 18-8.2 8-37	Zoning Ac AM RE	si * Sta 18 Repor Authori	iff rec	BRIEF	MINUT	TES & RECOR	CALLED SECTION	J.
States SR 8 SR	missioners tus Report 34-98 587-13/2 17-128 18-8.2 8-37	Zoning Ac AM RE	si * Sta 18 Repor Authori	iff rec	mmends :	MINU	res & recor	NDS SECTION	Y.
States SR 8 SR	missioners tus Report 34-98 587-13/2 17-128 18-8.2 8-37	Zoning Ac AM RE	Authori	iff rece rts hea ty) on M	rd by thay 28, 19	moti	lon to a	adopt:	-
SR 8 CR S SR 8 SR 8 SR 8 CR 9	S4-98 587-13/2 57-128 58-8.2 8-37	AM.	tion:			, 48	s follows	sounty .	
CR S SR 8 SR 8 SR 8 SR 8 CR 9	587-13/2 37-128 18-8.2 18-37			, •					,
SR 8: SR 8: JCR 9:	8-37	. 50	TYNE BPE	CIAL FY	NS OF APP CEPTION 4	ROVAL IMPOS	E ENTITE	.EMENT	
SR 8: SR 8: JCR 9: B.	8-37	AMI	ENDING C	ONDITIO	S OF APP	ROVAT			•
JCR 9		λMI	ENDING C	ONDITTO	10 00 100			•	
B. Were	9-92	1111	and the C	ONDITIO	S OF APPI	ROVAL			•
Were	U-42/F2.2	REV	OKE SPE	CIAL EXC	EPTION	OVAL			
C. 402.9	ng Author pliance irements)/ oval), and issioners Backgroun), the Bo prized to	(Legislat d and Just ard of Co	ive Auth ificati unty Co	ority) on: Pur mmission	suant to	tions. Sections	ons 402.6	and	
follo	rized to al except Wing reso oning Auti	ions at r	ublic h	earings	for Stai	prova Lus Re			
D. 1	Attachment	:8 ;	*	•		.43.			
**************************************	a. Petit	ion Summa	-						
t	υ• ~~xeso1	utione					\$		*.
Lipe V	(can	be viewed	in Adm	lnistrat	ion)				
====					*==== <i>l-</i>	•			
	/	ر ن	1	1		/===== /		===	. •
ecomm	ended by:	<u></u>	Leid	\	// K		6/91	6.	
		Degar	tment D	irector			Daye /	<u> </u>	
prov	ed by:	1200	and the state of	3	1 .f. 1.				in a
	in service tradicall a in constitution in the service of the serv	Assis	tant Con	inty Ad-	4/1/21	0	6/23/9	<u>2</u>	* * *
				- Jan	THITACLECO	T	Date/		·

II. FISCAL INPACT ANALYSIS

Recommended Sources of Funds/Summary of Fiscal Impact:

Five Year Summary of Fiscal Impact:

Is Item Included in Current Budget?
Budget Account No.: Pund Agency Reporting Category.

Capital Expenditures Operating Costs Operating Revenues

			٠		. '
, ; - -		111	· REVIEW	OBMENTS	,
A. c	PMB Fisca	1 and/or C	ontract Adm	inistration	Comments
	This item h	ss bo fiscal	Impact.		commetica
.a					
. ~	2 Lifes	Mouth	·	,	•
		OPMB.	. 11 17	Contract	Administr
B. Le	egal Buff	loiency:			
			•		
	1		•		
B	Assistant	County Att	Ornou		
	ner Debar	tment Revie	7.		
	.				
	Departme	nt Director			Arte das A SA
رکم دور					
ب يرور					
EVISED OF THE PROPERTY OF THE	A1.				
		iot to be us	With the same of t	sis for payr	nent.)
27.5	~} ``}		2-		
11	£20	SPB			
4.11%	75.			H92	977

PALM BEACH COUNTY COMMISSIONERS SITTING AS THE LOSING AUTHORITY

MAT 24, 1992

THE POLLOWING PETITIONS WERE APPROVED:

PETITION NO.	PETITIONERVACTION	YOTE
SR 84-98	ORIGINAL PETITIONER: HUCH JANON, TRUSTEE	
R-92 937	STATUS REPORT & STAFF RECORDENDATION FOR PROPERTY ON THE NORTH & SOUTH SIDES OF THE PROPOSED LAKE MORTH ROAD EXTENSION, APPROXIMATELY 1.3 HILES WEST OF STATE ROAD 7 (SR 441). THE PROPERTY IS	ELMQUIST ABSENT
*	CURRENTLY ZONED RE-RESIDENTIAL ESTATE DISTRICT WITH A SPECIAL EXCEPTION TO PERMIT A PLANNED UNIT DEVELOPMENT (ORANGE POINT).	
CR 587-13/2 .		7-0 .
R-92-938	RECOMMENDATION FOR PROPERTY ON THE	
	ACCESS ROAD. THE PROPERTY IS CURRENTLY ZONED CG-GENERAL CONNECTION	,
	A SPECIAL EXCEPTION TO ALLOW GASOLINE PUMP ISLAND PACILITIES.	•
SR 87-128	ORIGINAL PETITIONER: KENNETH G. & CAROL.	6-0
R 92-939	RECOMMENDATION FOR PROPERTY ON THE EAST	ELMQUIST - Absent
	BOULEVARD (B.R. 4704) THE PROPERTY	•
~	CURRENTLY ZONED IL-LIGHT INDUSTRIAL DISTRICT WITH A SPECIAL EXCEPTION TO PERMIT A PLANNED INDUSTRIAL DEVELOPMENT (PID).	• . •
SR 88-8.2	ORIGINAL PETITIONER: GILL PROPERTIES	•
R-92-940	INC. STATUS REPORT & STAFP RECOMMENDATION FOR PROPERTY ON THE	5-0 ELMQUIST &
	OVULDEADT CORNED OF THEFTON	FOSTER - ABSENT
	ROAD BOUNDED ON THE TASE TO BATES	
	AVENUE. THE PROPERTY IS CURRENTLY ZONED RT-RESIDENTIAL TRANSITIONAL DISTRICT.	1 St. 12
SR 88-37	ORIGINAL PETITIONED. TUDITURE	6-0
22 941	STAFF RECOMMENDATION FOR PROPERTY &	ELMQUIST - ABSENT
	159TH COURT NORTH & THE INTERSECTION OF	
va .	AGRICULTURAL RESIDENTIAL DIGITAL	
	SPECIAL EXCEPTION TO ALLOW RECREATIONAL PACILITIES & CLUBS (JUPITER SHRINE CLUB).	

PETITION SUMMARY

MAY 1992

SPECIAL EXCEPTION TO ADLON FACILITIES & CLUBS (JUPITER SHRINE CLUB).

PETITION NO.

PETITIONER/ACTION

YOIL

ORIGINAL PETITIONER: ELSA RIVERS. STATUS REPORT & STATY RECONCENDATION FOR PROPERTY OF THE MORTH SIDE OF LAKE WORTH ROAD (S.R. #802), APPROXIMATELY 150 FEET EAST OF HAVERHILL ROAD. THE PROPERTY IS CURRENTLY ZONED CG-GENERALIZED COMMERCIAL WITH A SPECIAL EXCEPTION FOR A PLANNED COMMERCIAL DEVELOPMENT TO INCLUDE AN AUTO SERVICE STATION- (MAJOR REPAIRS-AUTO - CLIMIC) .

0-0 ELMOUIST ABSERT

R-92-943

CR 90-42/F2.2 ORIGINAL PETITIONER: GEORGE & FLORENCE ANDREUCCI. STATUS REPORT & STAFF RECOMMENDATION FOR PROPERTY ON SME SOUTH SIDE OF COUNTY LINE ROAD, APPROXIMATELY 0.1 OF A MILE WEST OF SEABROOK ROAD. THE PROPERTY IS CURRENTLY EONED RESINGLE FAMILY RESIDENTIAL DISTRICT WITH A REPORTAL EXCEPTION TO PERMIT A DAY CARE SPECIAL EXCEPTION TO PERMIT A DAY CARE CENTER (MAXIMUM OF 45 CHILDREN).

PETITION SUMMARY MAY 1992

PEROLUTION APPROVING PECONTENDATION OF STATUS PEPONT NO. SR 94-96
TO AMEND CONDITIONS OF APPROVAL OF RESOLUTION NO. R-89-994
WHICH APPROVED THE SPECIAL EXCEPTION OF MICH JANON, TRUSTEE PETITION NO. 84-98(A)

WHEREAS, the Board of County Commissioners, as the governing body, pursuant to the authority vested in Chapter 161 and Chapter 175, Florida Statutes, is authorized and empowered to consider petitions relating to roning; and

WHEREAS: Mystematic monitoring and review of approved zoning actions help implement the goals and objectives of the

WHEREAS, the notice and hearing requirements as provided for in Section 467.9 of the Palm Beach County Joning Code have been patisfied; and

WHEREAS, pursuant to Section 402.9, Status Report SR 84-98 was presented to the Board of County Commissioners of Palm Beach County, sitting as the Zoning Authority, at a public hearing conducted on May 28, 1992; and

WHEREAS, the Board of County Commissioners, sitting as the Zoning Authority, has reviewed Status Report SR 84-98 and Considered testimony presented by the applicant and other interested parties, and the recommendations of the various county review agencies; and

WHEREAS, Section 402.9 of the Palm Beach County Zoning Code authorizes the Board of County Commissioners, sitting as the Zoning Authority, to add or modify conditions of approval; and

WHEREAS, the Board of County Commissioners, sitting as the Zoning Authority, made the following findings of fact:

- This proposal is consistent with the requirements of the Comprehensive Plan and local land development regulations; and
- The conditions listed below require this petition to develop more in conformity with current standards of development.

WHEREAS, Section 402.5 of the Zoning Code requires that the action of the Board of County Commissioners, sitting as the Zoning Authority, be adopted by resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY recommendation of Status Report No. SR 84-98, amending Conditions of Approval of Resolution No. R-89-954, the Special Exception of Hugh Jangw, Trustes, Petition No. 84-98(A), which approved a Unit Development to change the boundaries of the development by: 1) northeast quadrant of Section No. 26; 2) adding 112 acres to the Planned Unit Development in the Planned Unit Development in the Planned Unit Development in the Planned Unit Development of Section No. 26; 2) adding 112 acres to the On a parcel in the southerly portion of Section 23, Township 44 northwest corner of Section 23; thence South 00°18/37" East (state plane grid bearing datum) along the easterly line of the Acme Record Book 1548, Page 188, 2,605,43 feet to the POINT OF

la heraby amended se follows:

- The property owner shell fund the construction of Lake Borth Road from State Boad ? west to the project's west property line. Two lance shall be constructed competible with an ultimate eir lane section as approved by the County Engineer, petitioner shell be responsible for any ecquisition of right-of-way necessary for the construction of Lake worth Road. The alignment of this right-ofway shall be approved by the County Engineer. Funding for this construction shall be completed prior to June 1, 1994. Palm Seach County will then construct Lake Worth Road from the present paved terminus west of State Road 7, west to the projects west property line with the funds provided by the property owner.
- This property owner shall also fund that portion of Lake Worth Road previously constructed by Palm Reach County to provide access to the Elementary School "K", in an amount approved by the County Engineer. The reimbursement for this section of Lake Morth Roed shell be made prior to plats for more than 20 units being filed or prior to the isbuence of a building permit, whichever shall first occur.
- The property owner shall also post acceptable surety with the Lend Development Division for the Lake Worth Road construction as referenced in Conditions 1s and 1b above. This surety, in the amount of 110 percent of a certified cost estimate from the Developers Engineer shall be posted prior to May 28, 199). Pale Beach County may use the surety at anytime between May 28, 199), and the time the property owner deposits the sonies for the Lake Worth Road construction. This shall occur if the surety is required for construction by Palm Beach County to provide for paved continuity of Lake Worth Road.
- Prior to January 15, 1993, the property owner shall convey from the subject property additional right-of-way for lake Worth Road, free of all encumbrances and encroachments, required for a right turn lane, west approach at each of the project's entrance roads. Said additional right-of-way for each required turn lane shall be twelve (12) feet in width and one hundred fifty (150) feet in length, with an additional taper length of one hundred eighty (180) feet, and shall include the County standard twenty five (25) foot safe sight corner at intersecting right-of-way lines.
- The developer shall construct the following turn lanes on Lake Worth Road at each of the project's entrance roads:
- a) right turn lane, east approach; b) right turn lane, east approach;
 c) left turn lane, east approach;
 d) left turn lane, east approach;

Said turn lanes shall be constructed concurrently with construction of the project entrance road served by the respective turn lanes.

Commissioner fingular Perciution.

moved for approval of the

The motion was sendeded by Commissioner tobers and, upon being put to a vote, the vote was so follows:

	•	
KAREN T. HARCUS, CHAIR	•-•	ATE
CAROL J. ELHOUTST	**	444
CAROL ROBERTS	•••	ATT
CAROLE PHILLIPS	•••	PRESIDA
MARY ROCARTY .		AAHEN'S
MACDE FORD LEX		ATE
AMARIE LAIST PER	A / B	ATT

The Chair thereupon declared the resolution was duly passed and adopted this life day of help. 1993.

AND LEGAL SUFFICIENCY

. Data Ciltur

PALM BRACK COUNTY, FLORIDA BY 178 BOARD OF COUNTY CORRESSIONERS

BT: March & BASEN. CLERK

RESOLUTION APPROVING RECOMMENDATION OF
STATUS REPORT NO. SR 84-98.4

TO AMEND CONDITIONS OF APPROVAL OF RESOLUTION NO. R-89-954
WHICH APPROVED THE SPECIAL EXCEPTION OF
HUGH JANOW, TRUSTEE
PETITION NO. 84-98(A)

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

WHEREAS, the notice and hearing requirements as provided for in Section 5.8 of the Palm Beach County Land Development Code have

WHEREAS, pursuant to Section 5.8, Status Report SR 84-98.4 was presented to the Board of County Commissioners of Palm Beach County at a public hearing conducted on April 27, 1995; and

WHEREAS, the Board of County Commissioners has reviewed Status Report SR 84-98.4 and considered testimony presented by the applicant and other interested parties, and the recommendations of the various county review agencies; and

WHEREAS, Section 5.8 of the Palm Beach County Land Development Code authorizes the Board of County Commissioners to add or modify conditions of approval; and

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

- 1. This proposal is consistent with the requirements of the Comprehensive plan and local land development

 2. The pay and
- 2. The new condition provides a mechanism to eliminate the land use inconsistency.

WHEREAS, Section 5.3 of the Palm Beach County 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 of Approval of Resolution No. R-89-954, the Special Exception of Hugh Janow, Trustee, Petition No. 84-98 (A), which granted a Special Exception to permit a Planned Unit Development (Orange Point) on a Range 41 East, described as follows: COMMENCING at the northwest Dearing datum) along the easterly line of the Acme Drainage district's Canal right of way as recorded in Official Record Book South 00:18:37" East (state plane grid 1548, Page 388, 2,605.43 feet to the POINT OF BEGINNING; thence 288.05 feet east of the southwest Corner of Section 23, and 4.85 feet north of the south line of Section 23; thence South 88:31'54" 11.45 feet north of the southleast corner of Section 23, and North 00:33'33" West along the east line of section 23; thence feet to the East 1/4 corner of Section 23; thence North 02:15'48"

Last along said east line, 88.08 feet; thence North 88'14'59" West, DO 266.96 feet to the POINT OF BEGINNING, containing 340.06 acres, more or less; TOGETHER WITH a parcel in Section 26, Township 44 South, Range 41 East, described as follows: BEGINNING at the southwest corner of Section 26; thence South 88'28'00" East (state plan grid bearing datum) along the south line of said Section, 5,408.17 feet to a point on a line that is 37.5 feet west of and parallel with the east line of Section 26; thence North 02.39'49" East along said parallel line, 2,740.73 feet to the south line of a parcel as described in O.R.B. 986, Page 210; thence North to the southeast corner thereof; thence North 02°39'49" East along the west line of said parcel, 2,674.91 feet to a point on the south line of a parcel as described in Official Record Book (O.R.B.) 3203, Page 1846, as parcel III; thence North 88'31'54" West along said south line, 3,694.94 feet to the West line of the Acme Drainage Districtic canal right of the West line of the Acme Drainage District's canal right of way as monumented and described in O.R.B. 1921, Page 1331, of said public records; thence South 04'23'44" West along said east line, 5,404.86 feet to the POINT OF BEGINNING, containing 565.37 acres, more or less; TOGETHER WITH all of Section 34, Township 44 South, Range 41 East, containing 656.16 acres, more or less; all of the above parcels subject to the Acme Drainage District Canal reservations as recorded in Deed Book 1037, Pages 686-692., being located on the north and south sides of the proposed Lake Worth Road extension, approximately 1.3 miles west of State Road 7 (SR 441) in the RE-Residential Estate Zoning District, is approved, subject to the following conditions:

- All previously approved conditions of approval continue to apply unless expressly modified herein.
- On or before September 1, 1995, the property owner shall submit a petition for an amendment to the Future Land Use inconsistency issues.

Commissioner Marcus

. '

moved for approval of the

The motion was seconded by Commissioner Roberts and, upon being put to a vote, the vote was as follows:

KEN FOSTER, CHAIR
BURT AARONSON
MAUDE FORD LEE
KAREN T. MARCUS
MARY MCCARTY
WARREN H. NEWELL
CAROL ROBERTS

Absent Ave Absent Ave Absent

Aye Aye

The Chair thereupon declared the resolution was duly passed and adopted this 27th day of April , 1995.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

BY: Duhun Other

PALM BEACH COUNTY, FLORIDA
BY ITS BOARD OF COUNTY
COMMISSIONERS

DOROTHY H. WILKER OF LEE

DEPUTY CLERT COLOR

PALM BEACH COUNTY

STATUS REPORT SR 84-98.4 (For Zoning Petition 84-98(A))

Staff Recommendation

Staff recommends the approval of a time extension until January 15, 1996 to record a plat, and to comply with conditions 2 and 3 of Resolution R-92-937, and the amendment of conditions of

- All previously approved conditions of approval continue to apply unless expressly modified herein
- On or before September 1, 1995, the property owner shall submit a petition for an amendment to the Puture Land Use Map. The purpose of this petition is to resolve

This recommendation is based on the following:

- The property owner has made significant expenditures and complied with several conditions of approval including participation in the widening of the Lake Worth Road/SR 7 2.
- The Palm Beach County Engineering Department recommends approval of a time extension for compliance with conditions.
- The new condition addresses the land use inconsistency

Development Approval Being Reviewed: Zoning Petition 84-98(A) was approved by the adoption of Resolutions R-89-953 and R-89-954 on May 23, 1989. The resolutions rezoned the property to the RE-Residential Estate District with a Special Exception to permit a Planned Unit Davelopment (Orange Point). The zoning action is now being reviewed pursuant to Section 5.8 of the Palm Beach County Land Development Code Section, "Compliance with Time Limitations," for failure to record a plat.

Property Description: The subject property is approximately 1,560 acres in size and is on the north and south sides of the proposed Lake Worth Road extension, approximately 1.3 miles

Property Owner(s): Hugh Janow, Tr.

Required Action: Section 5.8 of the Unified Land Development Code requires that the Board of County Commissioners take one or more of the following actions: 1) grant a time extension of or more of the following actions: 1) grant a time extension of up to two years: 2) rezone the property and/or revoke the special exception/conditional use: 3) impose entitlement density/intensity: 4) add or modify conditions of approval; 5) conditions of approval; 6) direct staff to cite the property owner for Code violation: and/or 7) denv or revoke a building owner for Code violation; and/or 7) deny or revoke a building permit, issue a stop work order, deny a Certificate of Occupancy, deny or revoke any permit or approval.

REVIEW FACTORS

Consistency with Land Use Plan

DISCUSSION

Background: In 1984, an action occurred which combined two previous projects into one known now as Orange Point PUD. While the intensity of the project was not consistent with the 1980 Comprehensive Plan, a special compensation was made and approval was granted.

With adoption of the 1989 Comprehensive Plan, pursuant to the 1985 Growth Management Act, consistency with the Comprehensive Plan has taken on a greater meaning and development is not to proceed unless it is consistent with the Comprehensive Plan.

Land Use: With respect to type and intensity of land use, Orange Point P.U.D. is inconsistent with its current (1989 Plan) Future Land Use designations. 620 acres are designated as RR-10 (.1 du/ac) and are proposed at .2 du/ac. 941 acres are designated as LR-1 (1 du/ac) and are proposed at 1.5 du/ac.

Mitigating Circumstances: The applicant has provided documentation that the project has contributed in excess of \$1,300,000 for off-site roadway improvements and has provided right-of-way dedications and various construction plans. While, these actions have not vested the project, they have allowed the project to retain a concurrency determination and to be able to apply for extensions.

DETERMINATION

It is the determination of the Director of Planning that the Orange Point PUD is inconsistent with the Comprehensive Plan; specifically, that the land use intensity is greater than that allowed pursuant it Future Land Use designation.

ABBBBBHBHT

When an inconsistency with the Comprehensive Plan exists, it should be resolved. Options which may be considered in achieving consistency include:

- * . revoking the previous approval; or,
- * reducing the unit count to 998 (a reduction of 496 units from the existing total of 1,494) along with concurrent reduction of commercial land use; or,
- * amending the Comprehensive Plan.

As documented in correspondence from the applicant, substantial funds have been expended in anticipation of proceeding with the project. Thus, while it may not appear appropriate to revoke the approval, it does seem appropriate to undertake a thorough since its approval in 1984.

RECOMMENDATION

That, if an extension of approval is granted, there be an added condition that the owner submit a private petition for an amendment to the Future Land Use Map for processing during Plan Amendment Round 96-1; and, that the results of the analysis of that petition form the basis for granting additional extensions to this project.

Performance Standards

The current approval does not meet the Countywide Traffic Performance Standards. The project provides for 1,086 single family units, 372 multi-family units, 4,000 square feet for a convenience store, and an eighteen hole golf course plus external trips per day.

Forest Hill Boulevard from South Shore Boulevard to State Road 7 will be overcapacity (with addition of project traffic to AM peak hour, peak direction - resulting in a failure of Alternate addition, Orange Point PUD would have to be phased to the

BOOK 1705 PAGE 155

pollowing road construction and contract letting dates:

South Shore Blvd. (Pierson Rd. to Big Blue Trace): FY 95-96-South Shore Blvd. (Big Blue Trace to Forest Hill): FY 94-95-SiR. 7 (Boynton Beach Blvd. to Lake Worth Rd.): FY 98-99-SiR. 7 (Lake Worth Rd. to Southern Blvd.): FY 97-98-Lake Worth Rd. (South Shore Blvd. to Wycliffe): FY 96-97-

Supplemental Information

When Petition 84-98 was approved in 1984, it incorporated two previously approved PUDs - Petition 79-284, Orange Point, and 80 acres. It is now the subject of a status report for failure to meet platting requirements and comply with conditions of code. The last amendment to the PUD occurred on May 23, 1989, and a plat was therefore due to be recorded by May 23, 1990.

On May 28, 1992, the Board of County Commissioners approved a time extension to record a plat, and amended conditions of approval. Condition number 2 of the amending resolution, R-92-construction by May 28, 1993. Condition number 3 required the property owner to convey right-of-way for Lake Worth Road property owner to convey right-of-way for Lake Worth Road by either of these conditions.

In 1993 and 1994, the BCC approved additional one year time extensions to record a plat, and to comply with conditions 2 and 3 of Resolution R=92=937.

March 1995 Revised April 1995

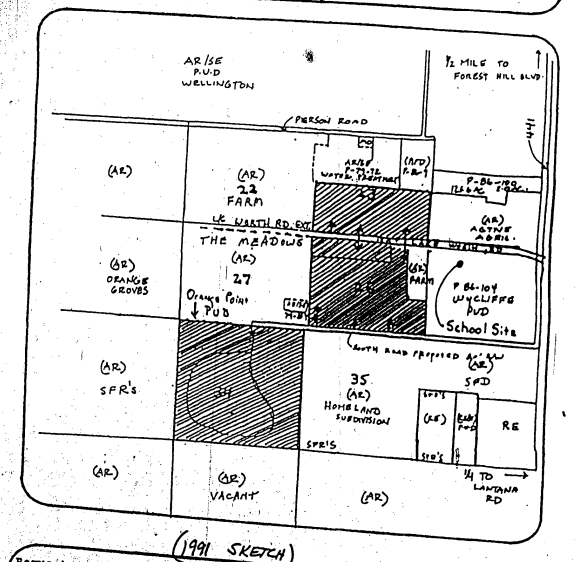
BOOK 1705 PAGE 156

R95 527 148

2

Sec. 26 Twp. 44 Rng. 41 Quadrant Sheet: 63 Aerial Page: 233

Vicinity Sketch



Request:

j)

A MODIFICATION OF COMMISSION REQUIREMENTS regarding Condition Nos. 3.a. and 3.b. of Resolution No. R-1834,

PETITION No: 84-98(B)

BCC DISTRICT:

34-44-41

RR10

900 623: 3 AC TOTAL (619. 90 AL IN DURLOSE)

BOOK 1705 PAGE 158

R95 527,50

