### RESOLUTION NO. R-95- 1726

### RESOLUTION APPROVING ZONING PETITION DOA75-68(K) DEVELOPMENT ORDER AMENDMENT PETITION OF BETTY AND LOUIE MELTON BY MARK A. MUIR, JOHN D. CONWAY ARCHITECT, INC., AGENT

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

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

WHEREAS, Zoning Petition DOA75-68(K) was presented to the Board of County Commissioners at a public hearing conducted on December 4, 1995; and

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

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

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

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

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- 8. This Development Order Amendment has a concurrency determination and therefore complies with Article 11 (Adequate Public Facility Standards) of the Palm Beach County Unified Land Development Code.
- 9. This Development Order Amendment, with conditions as adopted, minimizes environmental impacts, including but not limited to water, air, stormwater management, wildlife, vegetation, wetlands and the natural functioning of the environment.
- 10. This Development Order Amendment, with conditions as adopted, will result in logical, timely and orderly development patterns.

WHEREAS, Article 5 of the Palm Beach County Unified Land Development Code requires that the action of the Board of County Commissioners be adopted by resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that Zoning Petition DOA75-68(K) the petition of Betty and Louie Melton by Mark Muir, agent, for a Development Order Amendment (DOA) to increase the number of children and square footage for an existing day care center, previously approved on a parcel of land legally described in EXHIBIT A, attached hereto and made a part hereof, and generally located as shown on a vicinity sketch attached as EXHIBIT B, attached hereto and made a part hereof, was approved on December 4, 1995, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

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

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

Ken Foster, Chair	 AYE
Burt Aaronson	 AYE
Maude Ford Lee	 ABSENT
Karen T. Marcus	 ABSENT
Mary McCarty	 AYE
Warren Newell	 AYE
Carol A. Roberts	 AYE

The Chair thereupon declared that the resolution was duly passed and adopted December 4, 1995.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

BY = Martin The

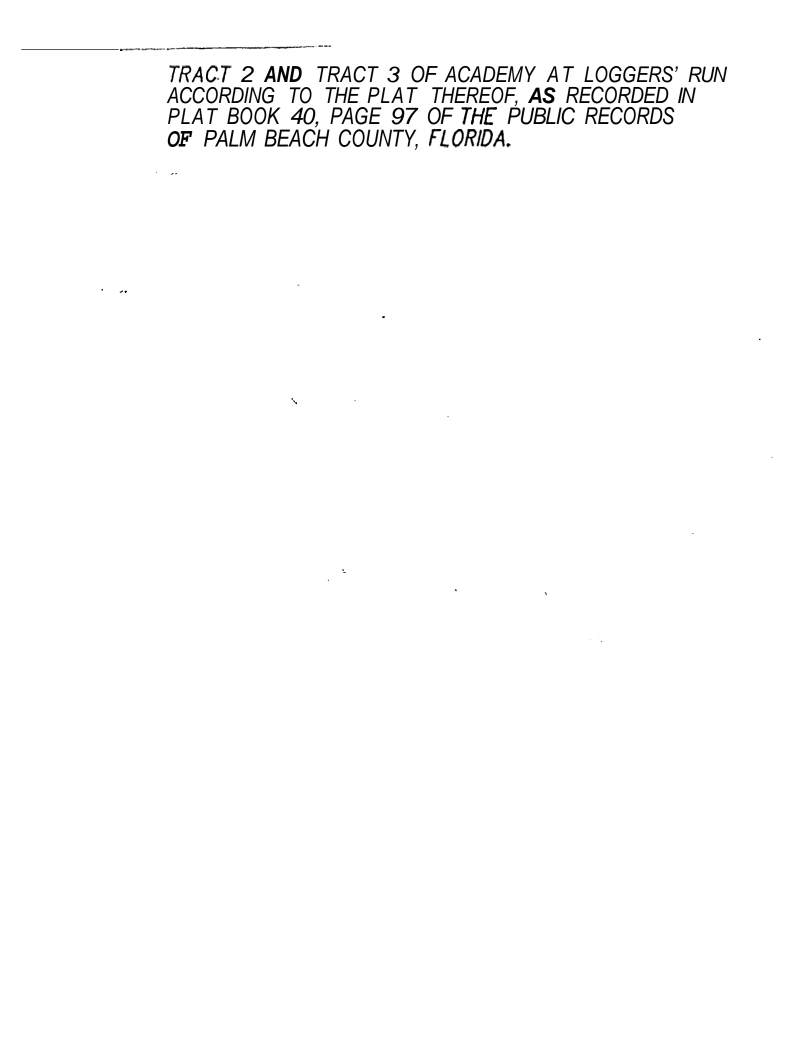
PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

DOROTHY H. WILXEN, CLERK

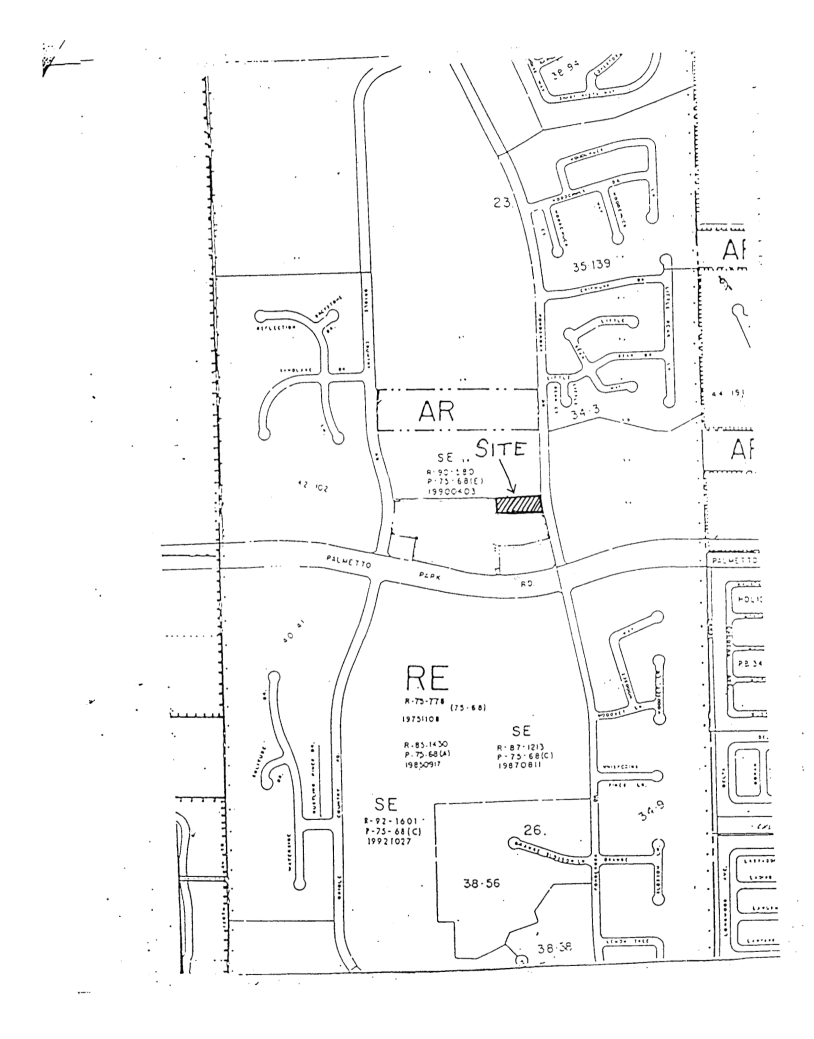
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## EXHIBIT A



# VICINITY SKETCH



#### EXHIBIT C

## CONDITIONS OF APPROVAL

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

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1. All previous conditions of approval applicable to the subject property, as contained in Resolutions R-75-778, R-85-1430, R-86-453, R-87-1199, R-94-1309, R-94-1477, R-95-714 and R-95-1009 have been consolidated as contained herein. The petitioner shall comply with all previous conditions of approval and time frames unless expressly modified. (MONITORING)

#### B. <u>BUILDING AND SITE DESIGN</u>

- 1. Prior to Site Plan approval the property owner shall indicate interior access from the shopping center to all the "not included parcels", no additional access points other than those shown on the Master Plan will be permitted. (Previously Condition B.1 of Resolution R-95-1009, Petition 75-68(J)). (ZONING)
- 2. The petitioner shall relocate all dumpsters a minimum of seventy five (75) feet from the outdoor activity area. (Previously Condition B.2 of Resolution R-95-1009, Petition 75-68(J)), (ZONING/BUILDING)
- 3. The adjacent retail bay to the south of the proposed day care shall not be used for any business primarily engaged in the sale or use of flammable materials, for example, restaurants and paint sales. This condition shall not preclude the use of normally accessory cleaning materials and other products customarily used in the operation of a **retail business. (Previously** Condition B.3 of Resolution R-95-1009, Petition 75-68(J)). (BUILDING-Zoning)
- 4. Prior to occupancy of the day care center the facility shall be modified to meet all applicable building and life safety codes. (Previously Condition B.4 of Resolution R-95-1009, Petition 75-68(J)), (BUILDING)
- 5. Prior to final site plan certification one (1) landscape island shall be provided along both the northern and the western parking areas (designated for the day care center). (Previously Condition B.5 of Resolution R-95-1009, Petition 75-68(J)). (BUILDING/ZONING)

## C. <u>CIVIC</u>

- 1. Developer shall dedicate to Palm Beach County, the conservation area within the development as it relates to the Land Use Plan for Palm Beach County. (Previously Condition F.1 of Resolution R-95-1009, Petition 75-68(J)). (PREM)
- 2. Developer shall deed to the Board of County Commissioners of Palm Beach County, Florida, thirty-six (36) acres to be used for schools, parks, recreation centers, fire station, police station and/or libraries. (Previously Condition F.2 of Resolution R-95-1009, Petition 75-68(J)). (PREM)
- 3. The Developer shall construct an on-site utility facility if it becomes legally possible. The facility shall be conveyed to Palm Beach County for maintenance and operation. (Previously Condition F.3 of Resolution R-95-1009, Petition 75-68(J)), (PREM)

- 4. The land area donated for the County Park shall continue to be counted gross land area of the development fo!: the purpose of calculating maximum residential density and to satisfy the other requirements of Zoning Code Section 500.21 (Planned Unit Developments). (Previously Condition F.4 of Resolution R-95-1009, Petition 75-68 (J). (ZONING)
- D. <u>DAY CARE (Montessori Academy-Northeast corner of Pod M)</u>
  - 1. The day care center **shall** be limited to a maximum of 7,571 square feet and 150 children. (BUILDING/HEALTH-Zoning)

### **E.** <u>ENGINEERING</u>

- 1. Developer shall construct four (4) lanes between the project and State Road No. 7 in the following manner:
  - a) Two (2) lanes concurrent with the first plat.
  - b) Two (2) lanes prior to platting more than forty (40) percent of the total units.
  - c) The exact alignment and engineering plans for the roads shall conform to Palm Beach County Standards and shall be subject to the approval *of* the County Engineer.
  - d) The above construction shall be along the following corridors: Palmetto Park Road, Glades Road or Hillsboro Boulevard. (Previously Condition E.1 of Resolution R-95-1009, Petition 75-681). (ENG)

[Note: This condition is in compliance.]

- 2. Developer shall construct intersection improvements and signalieation at the intersection of the aforesaid access roads and State Road No. 7, as warranted. (Previously Condition E.2 of Resolution R-95-1009, Petition 75-68(J)). (ENGINEERING)
- 3. The property owner shall convey for the ultimate rightof-way of:
  - a) Glades Road 120 feet total right-of-way. [Note: Complied with]
  - b) Palmetto Park Road 200 feet of right-of-way. [Note: Complied with]
  - c) Sixty (60) foot half right-of-way for Riverside Drive. [Note: Complied with]
  - d) Four hundred twenty-six (426) foot right-of-way for University Expressway. [Note: Complied with]
  - e) **Sixty** (60) foot half right-of-way for Hillsboro Boulevard from State Road No. 7 to the **devel**opment.
  - f) The developer shall provide a 3' high mulched berm along the south side of Glades Road through Logger's Run.

All with 90 days of adoption of the Resolution by the Board of county Commissioners; conveyance must be accepted by Palm Beach County prior to issuance of First Building Permit. (Previously Condition E. 3 of Resolution R-95-1009, Petition 75-68(J)). (ENGINEERING) [Note: Land Development records indicated that 3a, 3b, 3d & 3e have been complied with. Condition 3c may be deleted as this intersection will not require expansion.]

- 4. The ownership and maintenance of all canals and lakes shall be retained by and be the responsibility of the development's property owners association, unless transferred to a drainage district. (Previcusly Condition E.4 of Resolution R-95-1009, Petition 75-68(J)). (ENGINEERING)
- 5. Developer shall obtain approval of all drainage specifications from the Central and South Florida I'lood Control District. (Previously condition E. 5 of Resolution R-95-1009, Petition 75-68(J)), (ENGINEERING)
- 6. Prior to site plan certification, the Master Plan will be revised to reflect the proposed amendments. In addition, the Master Plan site data shall reflect proposed and existing development dwelling unit counts. (Previously Condition E.6 of Resolution R-95-1009, Petition 75-68(J)). (ZONING)
- 7. Prior to site plan certification of the Master Plan the property owner shall identify the access locations to the site per the County Engineers approval. (Previously Condition E.8 of Resolution No. R-95-1009, Petition No. 75-68(J). (ENGINEERING)
- 8. The property owner shall construct turn lanes at the project's entrance(s) per the County Engineer's approval concurrent with onsite paving and drainage improvements pursuant to a paving and drainage permit issued from the office of the County Engineer. (Previously Condition E.9 of Resolution R-95-1009, Petition 75-681). (ENGINEERING)
- 9. The property owner shall pay a Fair Share Fee in the amount and manner require by the "Fair Share Contribution for Road Improvements Ordinance" as it presently exists or as it may from time to time be amended. The Fair Share Fee for this project presently is \$2,545.00 (95 trips X \$26.79 per trip) for the proposed Clurch. (Previously Condition E.10 of Resolution R-95-1009, Petition 75-68(J)). (IMPACT FEE COORDINATOR)
- 10. The petitioner shall present a notarized Affidavit of Disclosure at the Zoning Authority meeting. (Previously Condition E.13 of Resolution R-95-1009, Petition 75-68(J)). (COUNTY ATTORNEY)
- 11. The property owner shall pay a Fair Share Fee in the amount and manner required by the "Fair Share Contribution for Road Improvements Ordinance" as it presently exists or as it may from time to time be amended. The Fair Share Fee for day care expinsion project to be paid at the time of issuance cf the Building Permit presently is \$2,970 (54 trips X \$55.00 per trip). (Previously Condition E.14 of Resolution R-95-1009, Petition 75-68(J)), (IMPACT FEE COORDINATOR)
- 12. The property owner shall pay a Fair Share Fee in the amount and manner required by the "Fair Share Contribution for Road Improvements Ordinance" as it presently exists or as it may from time to time be amended. The Fair Share Fee for this project, Zoning Petition 75-68(J), to be paid at the time of issuance of the first building permit for the use, presently is \$5,445 (99 additional trips X \$55.00 per trip). (Previously Condition E.14 of Resolution R-98-1009, Petition 75-68(J). (IMPACT FEE COORDINATOR)

- 13. The property owner shall pay a Fair Share Fee ir.the amount and manner required by the "Fair ::hare Contribution for Road Improvements Ordinance" as it presently exists or as it may from time to time be amended. The Fair Share Fee for this project, Zoning Petition 75-68(K), which is to be paid at the time of issuance of the first Building Permit presently is \$13,915.00 (253 additional trips X \$55.00 per trip). (IMPACT FEE COORDINATOR)
- F. <u>DAY CARE</u>
  - 1. The day care center shall be limited to a maximum of eighty (80) students and 3,600 square feet of usable building area. (PreviouslyCondition C.1 of Resolution R-95-1009, Petition 75-68(J)). (BUILDING/HEALTH-Zoning)
  - 2. The perimeter of the outdoor activity area shall be fenced with a solid six (6) foot tall visually opaque fence. Architecturally maintained compatible with the shopping center (painted/stained). Signage shall be affixed to the fence indicating no trespassing or .loitering. (Previously Condition C.2 of Resolution 8-95-1009, Petition 75-68(J)). (BUILDXNG-Zoning)
  - 3. Landscaping around the exterior perimeter of the outdoor activity area shall be upgraded to include fifteen (15) foot tall canopy trees, fifteen (15) feet on center and a minimum of three (3) fifteen (15) foot canopy trees planted on the interior, in compliance with HRS requirements. (Previously Condition C.3 of Resolution R-95-1009, Petition 75-68(J)). (BUILDXNG-Zoning)
  - 4. Travel in front of the center and drop-off area shall be limited to one-way (south to north) "One-way" and "Do Not Enter" signs shall be appropriately installed. (Previously Condition C.4 of Resolution R-95-1009, Petition 75-68(J)), (BUILDING-Zoning)
  - 5. Maximum speed in front of the facility shall be limited to 5 mph with appropriate signage installed. (Previously Condition C.5 of Resolution R-95.1009, Petition 75-68(J)). (BUILDING-Zoning)
  - 6. Pavement in front of the facility shall be striped <u>Yellow</u> and marked with caution signs. (Previously Condition C.6 of Resolution R-95-1009, Petition 75-68(J)), (BUILLIING -Zoning)
  - 7. Sufficient asphalt pavement located in the in:erior (along the eastern side) of the expanded play area shall be removed and replaced or covered with material suitable for a play area, subject to approval by the Palm Beach County Public Health Unit. Prior to site plan certification by the Development Review Committes, the petitioner shall amend the site plan for the day care to indicate the extent of asphalt pavement to be removed or covered and material to be used. (Previously Condition C.7 of Resolution R-95-1009, Petition 75-68(J)), (ZONING/HEALTH-Building)
  - 8. Bollards shall be installed every ten (10) feet on center in the landscape strip around the outdoor play area, adjacent to all vehicular use areas. (Previously Condition C.8 of Resolution R-95-1009, Petition 75-68(J)). (BUILDING-Zoning)

9. Landscaping around the north and east exterior perimeters of the outdoor activity area shall be upgraded to include twenty-four (24) inch high shrub material planted twentyfour (24) inches on center, to be maintained at a minimum height of thirty-six (36) inches. (Previously Conduction C.9 of Resolution R-95-1009, Petition 75-68'J)), (BUILDING-Zoning)

## G. <u>HEALTH</u>

- 1. 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. (Previously Condition D.1 of Resolution R-95-1009, Petition 75-68(J)). (HEALTH)
- 2. Reasonable measures shall be employed during site development to insure that no pollutants from this property shall enter adjacent or nearby surface waters. (Previously Condition D.2 of Resolution R-95-1009, Petition 75-68(J)). (HEALTH)
- 3. Sewer service is available to the property. Therefore, no septic tank shall be permitted on this site. All existing onsite sewage disposal systems must be abardoned in accordance with chapter 10D-6, FAC., and Palm Beach County ECR-I. (Previously Condition D.3 of Resolution R-95-1009, Petition 75-68(J)). (HEALTH)
- 4. Water service is available to the property. Therefore, no well shall be permitted on the site to provide potable water. All existing onsite potable water supply systems must be abandoned in accordance with Palm Beach County ECR-II. (Previously condition D.4 of Resolution R-95-1009, Petition 75-68(J)). (HEALTH)
- 5. The petitioner will be required to connect to public water and sewer prior to issuance of a certificate of occupancy. (HEALTH)
- 6. Architectural plans must be submitted to the Environmental Health Section, Palm Beach County Public Health Unit, in accordance with chapter 10D-24 FAC prior to issuance of a building permit. (HEALTH)
- H. <u>RECYCLE SOLID WASTE</u>
  - 1. The property owner and lessee's shall participate in a recycling program when available in the area. Material to be recycled shall include, but not be limited to, paper, plastic, metal and glass products. (Previously Condition H.1 of Resolution R-95-1009, Petition 75-68(J)). (SWA/ZONING)
- I. <u>USE LIMITATION (CHURCH</u>)
  - The church or place of worship within the commercial pod shall be limited to a maximum of 120 seats. (Previously Condition G.I of Resolution R-95-1009, Petition 75-68(J)). (CODE ENFORCEMENT)

# J. <u>COMPLIANCE</u>

1. 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; cease and dosist 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 Conditional Use and any/or soning which was approved concurrently with the Conditional Use;
- c. A requirement of the development to conform with updated standards of development, applicable at the time of the finding of non-compliance, of the addition or modification of conditions reasonably related to the failure to comply with existing conditions;
- d. Referral to code enforcement; and/or
- e. Imposition of entitlement density or intensity.

Appeals of any departmental-administrative actions hereunder may be taken to the Palm Beach County Board of Adjustment or as otherwise provided in the Unified Land Development Code (ULDC), as amended. Appeals of any revocation of Conditional Use, Rezoning, or other actions based on a Board of County Commission decision, shall be by petition for writ of certiorari to the Fifteenth Judicial Circuit. (Previously Condition I.1 of Reso Lution R-95-1009, Petition 75-68(J)). (MONITORING)

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