RESOLUTION R-96-1360

RESOLUTION AMENDING RESOLUTION R-96-535
RESOLUTION APPROVING ZONING PETITION OF DOA81-20(B)
PETITION McCAW COMMUNICATIONS OF FLORIDA, INC.

WHEREAS, McCaw Communications of Florida, Inc., petitioned the Palm Beach County Board of County Commissioners on April 25, 1996 for Development Order Amendment; and

WHEREAS, Resolution R-96-535, adopted on April 25, 1996 confirming the action of the Board of County Commissioners contained a condition, which should have been deleted, in Exhibit C: and

WHEREAS, Exhibit C of Resolution R-96-535 should have read as shown on attached Exhibit C.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

- 1. The foregoing recitals are hereby affirmed and ratified.
- Condition E.7 is hereby deleted.
- 3. Exhibit C of Resolution R-96-535 is hereby amended.

Commissioner McCarty moved for the approval of the Resolution.

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

Ken Foster, Chair -- Aye

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

The Chair thereupon declared the resolution was duly passed and adopted on September 26, 1996.

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

DOROTHY H. WILKEN, CLERK

COUNTY ATTORNEY

DEPUTY CLERK

BY:

COUNTY

EXHIBIT C

CONDITIONS OF APPROVAL

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

A. STANDARD CONDITIONS

- 1. The petitioner shall comply with all previous conditions of approval, unless expressly modified heroin. (ONGOING: MONITORING Zoning) (Previously Condition A.l of Resolution No.R-91-375, Petition 81-20(A).
- 2. The site plan shall be amended to indicate compliance with all minimum property development regulation8 and land development requirements. (DRC: ZONING) (Previously Condition A.2 of Resolution No.R-91-375, Petition 81-20(λ).
- 3. Development of the site is limited to the uses and site design shown on the site plan approved by the Board of County Commissioners. Any modifications must be approved by the Board of County Commissioners unless the proposed use or design changes are permitted pursuant to Section 402.7 (E)2(b) (Site Plan Review Committee Powers 8nd Standards of Review). (ONGOING: ZONING) (Previously Condition A,3 of Resolution No.R-91-375, Petition 81-20(A).
- 4. All previous conditions of approval applicable to the subject property, as contained in Resolutions R-91-375 (Petition $\$1-20(\lambda)$), and R-\$1-460 (Petition \$1-20), have been consolidated as contained herein. The petitioner shall comply with all previous conditions of approval and deadlines previously established by Section 5.8 of the ULDC and the Board of County Commissioners, unless expressly modified. (ONGOING: HONITORING-Zoning)

B. SITE DESIGN

- 1. All garbage 8nd refuse receptacles shall be confined to a designated area. Dumpsters or other trash collection devices shall be concealed behind an enclosure having an architectural treatment compatible with the principal building. The open end of the enclosure shall have an obscure, opaque gate. (CO: BLDG = Zoning) (Previously Condition B.I of Resolution No.R-91-375, Petition 81-20(A).
- 2. Prior to site plan certification, the site plan shall be amended to reflect the following:
 - a. Elimination of two (2) parking stalls, and
 - b. Provision for a fifteen (15) foot landscape strip along Military Trail. (DRC: ZONING) (Previously Condition A.4 of Resolution No.R-91-375, Petition 81-20(A).
- 3. Prior to site plan certification by the Development Review Committee (DRC), the petitioner shall record a cross access agreement from the subject property to the north to the adjacent property to the south in a form acceptable to the County Attorney. (DRC: CO ATTORNEY)

C. CO-LOCATION

1. Palm Beach County shall have the right to co-locate County communication equipment on the subject tower provided that the placement of County equipment does not interfere with the petitioner's equipment or operations. (PREM - Zoning) (Previously Condition A.5 of Resolution No.R-91-375, Petition 81-20(A).

D. HEALTH

- 1. Generation and disposal of hasardous effluents into sanitary sewerage system shall be prohibited unless adequate pretreatment facilities approved by the Florida Department of Environmental Regulation (FDER) and Agency responsible for sewage works are constructed and used by project tenants or owner8 generating such effluents. (ONGOING: HEALTH / CODE ENF) (Previously Condition D.1 of Resolution No.R-91-375, Petition 81-20(A).
- 2. Sever service is available to the property. Therefor., no septic tank shall be permitted on the site. (ONGOING: HEALTH) (Previously Condition D.2 of Resolution No.R-91-375, Petition 81-20(A).
- 3. Water service is available to the property. Therefore, no well shall be permitted on the site to provide potable water. (ONGOING: HEALTH) (Previously Condition D.3 of Resolution No.R-91-375, Petition 81-20(A).
- 4. Yo portion of this project is to be approved on well and/or septic tank, existing or new. Existing septic tanks are to be abandoned in accordance with Chapter 10-D-6 Florida Administrative Code. (ONGOING: HEALTH) (Previously Condition D.1 of Resolution No.R-91-375, Petition 81-20(A).

E. ENGINEERING

- 1. Within ninety (90) days of Special Exception approval, petitionor shall convey to Palm Beach County 60' from centerline for the ultimate right of way for Military Trail. (DATE: ENG) (Previously Condition 1 of Resolution No. R-81-460, Petition 81-20).
- 2. The open area north of the 12 foot access drive shall be sedded and maintained. (ONGOING: BLDG Eng) (Previously Condition 2 of Resolution No. R-81-460, Petition 81-20).
- 3. The Developer shall provide discharge control and treatment for the otormwater runoff in accordance with all applicable agency requirements in effect at the time Of the permit application. However, at a minimum, this development shall retain onsite the stormwater runoff generated by a three (3) year-one (1) hour storm with a total rainfall of 3 inches as required by the Permit Section, Land Development Division. In the event that the subject site abuts a Department of Transportation maintained roadway, concurrent approval from the Florida Department of Transportation will also be required. The drainage system shall be maintained in an acceptable condition as approved by the County Engineer. In the event that the drainage system is not adequately maintained as determined by the County Engineer, this matter will be referred to the Code Enforcement Board for enforcement. (ENG / CODE ENF) (Previously Condition E.1 of Resolution No. R-91-375, Petition 81-20(A).

- 4. If required by the County Engineer, prior to June 1, 1991 or prior to the issuance of the first Building Permit, the Property owner shall convey to Palm Beach County adequate read drainage tract through the project's internal surface water management system to provide legal positive outfall for all runoff from these segments of Military Trail along the property frontage and far a maximum 400 ft. distance each side of the property boundary lines along Military Trail. Said easements shall be no loss than 20 feet in width. The drainage system within the project shall have sufficient retention/detention capacity to meet the storm water discharge 8nd treatment requirements of the applicable County Water Control District 8nd South Florids Water Management for the combined runoff from the project and District the ultimate Theroughfare Plan Read Section(s) of the included segment. If required by the County Engineer the property owner shall construct within the proposed drainage easements a minimum of 24 inch closed piping system and appropriate wingwall or other structures. Elevations of all construction shall be reproved by the County Engineer. (DATE / BLDG PERMIT: BLDG / NNG) (Previously Condition E.2 of Resolution No. R-91-375, Petition 81-20(A).
- 5. The property owner shall pay a Pair 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 Pee for this project at the time of the Building Permit presently is \$5,720.00 (104 trips X \$55.00 per trip). (BLDG PERMIT: FAIR SHARE FEE COORDINATOR) (Previously Condition E.3 of Resolution No. R-91-375, Petition 81-20(A).
- 6. Prior to June 1, 1991, the property owner shall convey to the Lake Worth Drainage District the North 45 feet of the subject property the required right-of-way for Lateral Canal Yo. 26. (DATE: MONITORING /ENG) (Previously Condition E.4 of Resolution No. R-91-375, Petition 81-20(A).

F. LANDSCAPE

- 1. The petitioner shall install rlong the entire mast property line adjacent to Military Trail, in the required fifteen (15) foot landscape strip, a continuous opaque hedge thirty SiX (36) inches high and twelve (12) foot kll native canopy trees spaced no more than twenty (20) feet on center. (DRC: LANDSCAPE -Zoning) (Previously Condition E.l of Resolution No.R-91-375, Petition 81-20(A).
- 2. The petitioner shall install a thirty-six (36) inch high continuous opaque hedge and ton (10) foot tall native canopy trees, spaced no more thrn twenty (20) feet on center, on the exterior side of a si% (6) foot high opaque wooden fence on the north, south and west perimeters of the tower, equipment building and vehicle circulation area. (DRC: LANDSCAPE = Zoning) (Previously Condition E.1 of Resolution No.R-91-375, Petition 81-20(A) =

G. LIGHTING

1. Outdoor lighting used to illuminate the premises shall be low intensity, shielded and directed away from adjacent properties 8nd streets. (ONGOING: BLDG / CODE ENF - Zoning) (Previously Condition F. 1 of Resolution No.R-91-375, Petition 81-20(A).

H. RECYCLE SOLID WASTE

1. The property owner shall participate in a recycling program when available in the area. The program shall include paper, plastic, metal and glass products, 88 programs are available. (ONGOING: HEALTH / SWA) (Previously Condition G.1 of Resolution No.R-91-175, Petition 81-20(A).

I. SIGN

- 1. Signs fronting on Military Trail shall be limited as follows:
 - 8. Maximum sign height fifteen (15) feet.
 - b. Maximum total sign face area 200 square feet,
 - Condition H.1 of Resolution No.R-91-375, Petition 81-20(A).
- No off-premise signs shall be permitted on site. (Previously Condition H.2 of Resolution No.R-91-375, Petition 81-20(A).
- 3. If, prior to the issuance of a building permit for the project, the Sign Code is amended to be more restrictive than the conditions of approval, the regulations of the amended Sign Code shall supersede the sign-related conditions of approval. (CO: BLDG) (Previously Condition H.3 of Resolution No.R-91-375, Petition 81-20(A).

J. <u>VEGETATION PROTE</u>

- 1. All prohibited species, including Australian pine, melaleuca, Brasilian pepper and acacia (Earl—f), shall be removed from the entire site. (ONGOING: LANDSCAPE Zoning) (Previously Condition 1.1 of Resolution No.R-91-375, Petition 81-20(A).
- 2. The applicant shall submit prior to site plan certification:
 - a. An eradication program that specifies the planting program for any required landscaping and the time frames and methods of removal of the prohibited species, 88 well 88 treatment Of the disturbed areas to prevent the re-establishment of prohibited species.
 - b. A management plan that includes the monitoring of the treated areas from re-establishment of the prohibited species.
 - a. The eradication program and the management plan shall be submitted to the Soning Division and Environmental Resources Management for review and approval prior to Site Plan Certification.

d. The applicant shall preserve and protect the existing mature native slash pines on site. The site plan shall be modified to reflect the specific location and diameter of each tree. (DRC: LANDSCAPE Zoning) (Previously Condition I.2 of Resolution No.R-91-375, Petition 81-20(A).

K. COMPLIANCE

Condition J.1 of Resolution No.R-91-375, Petition 81-20:A), which states:

- As provided in the Palm Beach County 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; thee issuance of a step work order; the denial of a Certificate of Occupancy on any building or structure; or the denial or revocation of 8ny permit or approval for 8ny developer-owner, commercial-owner, lessee, or user of the subject property; and/or
 - b. The revocation of the Special Exception and any soning which was approved concurrently with the Special Exception as well as 8ny 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 nencompliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions.

Is hereby amended to state:

- 1. Failure to comply with any of the conditions of approval for the subject property at any time may result in:
 - a. The issuance of a stop work order; the issuance of a cease and desist order; the denial or revocation of a building permit; the denial or revocation of a Certificate of Occupancy; the denial of any other permit, license or approval to any developer, owner, lessee, or user of the subject property; the revocation of any other permit, license or approval from any developer, owner, lessee, or user of the subject property; and/or
 - b. The revocation of the Official Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or any other zoning approval; and/or
 - c. A requirement of the development to conform with the standards of the ULDC at the time of the finding of non-compliance, or the addition or modification of conditions reasonably related to the failure to comply with existing conditions; and/or
 - d. Referral to code enforcement; and/or

e. Imposition of entitlement density or intensity.

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

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