#### RESOLUTION NO. R-98-1504

#### RESOLUTION APPROVING ZONING PETITION EAC95-101(B) DEVELOPMENT ORDER AMENDMENT PETITION OF BY BRADLEY D. MILLER, AGENT (CHARLESTON SQUARE)

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 EAC95-101(B) was presented to the Board of County Commissioners at a public hearing conducted on September **24**, 1998; 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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- This Development Order Amendment has a concurrency determination and 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 EAC95-101(B), the petition of Charleston Square Associates, by Bradley **D.** Miller, agent, for a Development Order Amendment/Expedited Application Consideration (EAC) to add Medical/Dental Office (requested use) on a parcel of land legally described in EXHIBITA, 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 September 24, 1998, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

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

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

Burt Aaronson, Chair	 Aye
Maude Ford Lee, Vice Chair	 Aye
Ken Foster	 Ανο
Karen T. Marcus	 Aye Ay <sub>e</sub>
Mary McCarty	 Ауе
Warren Newell	 Ауе
Carol A. Roberts	 Ауе

The Chair thereupon declared that the resolution was duly passed and adopted on September 24, 1998.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Petition EAC95-101(B) Project No. 5000-349 PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

DOROTHY H. WILKEN, CLERK

BY: CLERK COUNT

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#### **EXHIBIT A**

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#### LEGAL DESCRIPTION

A portion of Block 40 AND a portion of the Hiatus lying between the North-South quarter section line of Sections 3 and 10, Township 45 South, Range 42 East, and East line of said Block 40, PALM BEACH FARMS CCMPANY PLAT NO. 3, of Sections 3 and 10, Township 45 South, Range 42 East, according to the plat thereof, as recorded in Plat Book 2, Pages 45 through 54 of the Public Records of Patm Beach County, Florida, more particularly described as follows:

BEGINNING at the Northeast Corner of the School Tract per the Plat of LAKE CHARLESTON PLAT NO. 3, as recorded Plat Book 62, Pages 55 through 68 of the Public Records of Palm Beach County, Florida; thence N88°52'45"E, along the South right-of-way of Hypoluxo Road, as recorded in Official Records Book 5897, Page 1776 of the Public Records of Palm Beach County, Florida, 436.07 feet; thence S87°20'58"E, 250.18 feet; thence N87°50'57"E, 396.20 feet, (the preceding (3) courses being coincident with said South right-of-way Ine), to a point on the West right-of-way line of Jog Road, as recorded in Official Records Book 5897, page 178′ of the Public Records of Palm Beach County, Florida; thence S44°26'36"E along said West right-of-way line, 59.17 feet; thence S03°15'51"W, 127.39 feet; thence Southerly, along the arc of a tangent curve concave to the East having a radius of 7,703.44 feet, a central angle of 01°39'42", and an arc distance of 223.41 feet; thence tangent to said curve S01°36'09"W, 200.70 feet; thence Westerly along the arc of a tangent curve being concave to the Southeast, having a radius of 263.00 feet, a central angle of 16°47'18", and an arc distance of 77.06 feet; thence tangent to rve concave to the Southeast, having a radius of 263.00 feet, a central angle of 16°47'18", and an arc distance of 122.29 feet to a point to said curve S76°26'59"W, 484.45 feet; thence Southeasterly along the arc of a tangent curve concave to the Southeast, having a radius of 263.00 feet, a central angle of 26°38'32", and an arc distance of 122.29 feet to a point on the East boundary of the Day Care Tract per said Plat of LAKE CHARLESTON PLAT NO. 3; thence NO0°53'02"W, along said East boundary and along the East boundary of said School Tract, 732 13 feet to the POINT OF BEGINNING.

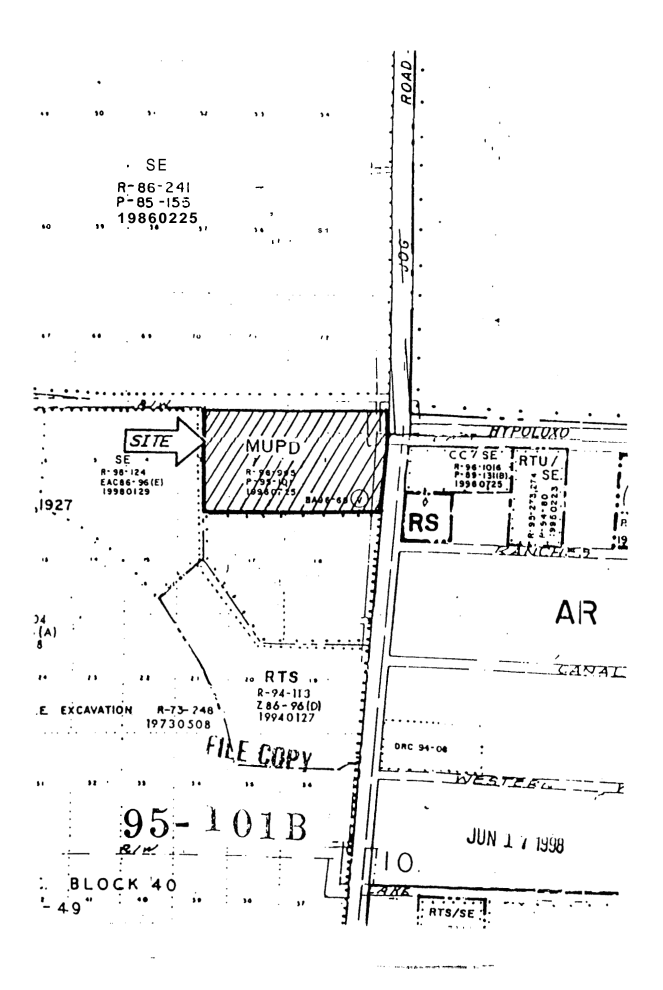
Solid lands lying and situate in Palm Beach County, Florida, containing 671,828 square feet, (15.42 Acres), more or less.

Petition DOA/EAC95-101(B) Project No. 5000-349

#### EXHIBIT **B**

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Petition DOA/EAC95-101(B) Project No. 5000-349 F'age4

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

1. Condition A. 1 of Resolution R-98-865, Petition 95-101(A) which currently states:

All previous conditions of approval applicable to the subject property, as contained in Resolution R-96-995 (Petition 95-101), 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: MONITORING-Zoning)

**Is** hereby amended to read:

All previous conditions of approval applicable to the subject prope-ty, as contained in Resolution R-98-865 (Petition 95-101(A)), have been consolidated as contained herein. The petitioner shall comply with all previous conditions of approval and deadlines previously establist ed by Section 5.8 of the ULDC and the Board of County Commissioners, unless expressly modified. (ONGOING: MONITORING-Zoning)

2. Condition A.2 of Resolution R-98-865, Petition 95-101(A) which currently states:

Development of the site is limited to the uses and site design as approved by the Board of County Commissioners. The approved site plan is dated May 28, 1998. All modifications must be approved by the Board of County Commissioners unless the proposed changes are required to meet conditions of approval or are in accordance with the ULDC. (ONGOING: ZONING)

Is hereby amended to read:

Development of the site is limited to the uses and site design as approved by the Board of County Commissioners. The approved site plan is dated August 27, 1998. All modifications must be approved by the Board of County Commissioners unless the proposed changes are required to meet conditions of approval or are in accordance with the ULDC. (ONG DING: ZONING)

#### B. <u>AUTO SERVICE/GAS SALES</u>

1. The car wash facility shall utilize a 100% water recycling system. (BLDG PERMIT: BLDG) (Previously condition B.I of Resolution R-93-865, Petition 95-101(A)).  Prior to site plan certification, the site plan shall be amended to indicate facilities for the provision of air and water for minor vehicle maintenance. The owner of the service station facility shall provide air and water for minor vehicle maintenance to the public at no charge. (DRCIONGOING: ZONING/CODE ENF) (Previously condition B.2 of Resolution R-98-865, Petition 95-101(A)).

# C. <u>HEALTH</u>

- 1. Reasonable precautions shall be taken during development to **insure** that unconfined particulates (dust particles) from the property do not become a nuisance to neighboring properties. (ONGOING: HEE.LTH/CODE ENF) (Previously condition C.1 of Resolution R-98-865, Petiticin 95-101(A)).
- 2. Generation and disposal of any hazardous effluent into sanitary ever system shall be prohibited unless adequate pretreatment fac lities approved by the Florida Department of Environmental Protection and the agency responsible for sewage works are constructed and used by project tenants or owners generating such effluent. (ONGOING: HEALTH/CODE ENF)(Previously condition C.2 of Resolution R-98-865, Petition 95-101(A)).
- 3. Any toxic or hazardous waste which may be generated at this site shall be handled and disposed of in accordance with Rule **62-730** FAC. (ONGOING: **HEALTH/CODE ENF**)(Previously condition C.3 *of* Resc lution R-98-865, Petition 95-101(A)).
- 4. Any biomedical waste which may be generated at this site shall be properly handled and disposed of in accordance with Rule 10)-104 FAC. (ONGOING: HEALTH/CODE ENF)(Previously condition ().4 of Resolution R-98-865, Petition 95-101(A)).

# D. LANDSCAPING - STANDARD

- 1. All trees required to be planted within the perimeter landscape buffers shall meet the following minimum standards at installation:
  - a. Tree height: fourteen (14) feet.
  - b. Trunk diameter: 2.75 inches measured 4.5 feet above grade.
  - c. Canopy diameter: seven (7) feet. Diameter shall be deterined by the average canopy radius at 3 points measured fron the trunk to the outermost branch tip. Each radius shall measure at least 3.5 feet in length. (CO: LANDSCAPE - Zoning)(Previously condition D.1 of Resolution R-98-865, Petition 95-101(A)).

# E. <u>ENGINEERING</u>

1. Prior to the issuance of a building permit the property owner shall convey to Palm Beach County Land Development Division by road right-of-way warranty deed additional right of way for the construction of a right turn lane west approach on Hypoluxo Road at the project's main entrance road. This right-of-way shall be a minimum of 2E0 feet in storage length, twelve feet in width and a taper length of 50 feet or as approved by the County Engineer. This additional r-o-w shall t efree of all encumbrances and encroachments and include "Corner Clips"

where appropriate as determined by the County Engineer. **Property** owner shall provide Palm Beach County with sufficient document **ation** acceptable to the Right of Way Acquisition Section to ensure **that** the property is free of all encumbrances and encroachments. (**E** LDG PERMIT: MONITORING-Eng) (Previously condition **E.1** of **Resolution R-98-865**, Petition 95-101(A)).

- 2. In order to comply with the mandatory Traffic Performance Standards, the Developer shall be restricted to the following phasing schedule:
  - a) Building Permits for more than **3200** square feet **of** gross floor area shall not be issued until construction has begun **fo**r Jog Road as a **6** lane facility from Hypoluxo Road to Boynton **Eeach** Boulevard plus the appropriate paved tapers. (BLDG PEFLMIT: MONITORING • Eng) [Note: contract has been let.]
  - b) Building Permits for more than 75,000 square feet of gross floor area (excluding the drug store drive thru) shall not be issued until construction has begun for the construction of a righ: turn lane east approach and a right turn lane west approach on Gateway Boulevard at Military Trail plus the appropriate **f** aved tapers. The square footage listed above may be adjusted **k** y the County Engineer based upon an approved traffic study submitted to and approved by the County Engineer. (BLDG PERMIT: MONITORING - Eng) (Previously condition E 2 of Resolution R-98-865, Petition 95-101(A)).
- 3. The property owner shall reconstruct the median opening on Hypoluxo Road adjacent to this site to include closing the existing median opening, constructing a new median opening and a left turn lane east approach and a separate right turn lane west approach at the project's middle entrance onto Hypoluxo Road. This construction shell be concurrent with the paving and drainage improvements for the site. Any and all costs associated with this construction shall be paid by the property owner, These costs shall include, but are not limited to, utility relocations. Permits required by Palm Beach County for this construction shall be obtained prior to the issuance of the first Building Permit. Construction shall be completed prior to the issuance of the first Certificate of Occupancy. (CO: MONITORING - Eng) (Prevously condition E.3 of Resolution R-98-865, Petition 95-101(A)).
- Prior to November 23,1996, the developer shall provide to the County 4. Attorney and the County Engineer a copy of a recorded document of conveyance which shall evidence the transfer of fee simple interest of the property underlying the Project to an individual or entity which is not the "same person" as described in the definition of "Projest" in Article 15 of the ULDC. In the event the developer fails to satisf, this condition, a stop work order shall immediately be issued, the Iraffic capacity reservation evidenced by the Conditional Certificate of Concurrency shall be void until such time as the developer submits an amended traffic impact study which treats the project and the Lake Charleston PUD as one Project. Thereafter, the Certificate of Occupancy and the Development Order shall be amended to reflect any changes in the conditions required for the project to meet the Iraffic Performance Standards in existence at the time of the revised Iraffic study before the stop work order may be revoked. (L'ATE:

Petition EAC95-101(B) Project No. 5000-349 MONITORING - Co Att/Eng) (Previously condition E.4 of Resolution R-98-865, Petition 95-101(A)).

- 5. LANDSCAPE WITHIN MEDIAN
  - Α. Prior to issuance of a building permit, the property owner shall apply to the Palm Beach County Engineering and Public Vlorks Department for a permit to landscape all adjacent median(s) of all abutting rights-of-way. When permitted by Palm Eleach County Department of Engineering and Public Works, landscaping shall, at a minimum, consist of the "Low Cost Planting Concept" outlined in the Palm Beach County Engineering and Public Works Department March 1994 Streetscape Standards, and shall be consistent with the landscaping theme adopted for this roadway. All landscape material, installation, and maintenance requirements shall be subject to the standards set for the by the Streetscape Stanclards. If all xeriscape material is utilized, the watering of the plant material during the initial heal-in period shall be the responsibility of the property owner. Alternative species other than those listed in the County standards may be allowed subject to approval by the County Engineer. (BLDG PERMIT: MONITORING - Eng)
  - B. All required median landscaping, including an irrigation system if required shall be installed at the property owners expense. All landscape material shall also be the perpetual maintenance obligation of the petitioner and its successors, heirs or assignees or duly established Property Owner's Association and/or Homeowners's Association. Perpetual maintenance includes, but is not limited to, pruning, fertilizing, irrigation, and alternate watering of Xeriscape material during periods of drought in order to maintain healthy plant material. All landscape material shall be installed on or before the issuance of a Certificate of Occupancy. (CO: MONITORING - Eng)
  - Declaration of Covenants and Restriction Documents shall be established or amended as required, prior to issuance of a certificate of occupancy to reflect this obligation. (CO: MONITORING Eng)(Previously condition E.5 of Resolution R-98-865, Petition 95-101(A)).

#### F. LANDSCAPING - INTERIOR

1. Landscape planting areas shall be provided along the front and side facades of the principal retail structure (Parcel 1). The minimum width of the required landscape planting areas shall be five (5) feet with a combined length of no less than 40% of the total length of the applicable side of the structure. A minimum of one (1) tree or palm for every twenty (20) linear feet and appropriate ground cover shall be installed in the planting areas. (CO: LANDSCAPE) (Previously condition **F.1** of Resolution R-98-865, Petition 95-101(A)).

2. Landscaped divider medians with at grade bicycle and pedestriar cuts shall be provided within all driveways over thirty (30) feet in width providing ingress or egress to the site. The minimum width of this median shall be six (6) feet. The minimum length of this median shall be twenty five (25) feet. A minimum width of five (5) feet of landscaped area shall be provided. One tree and appropriate ground cover shall be planted for each twenty (20) linear feet of the divider median. (I)RC / CO: ZONING / LANDSCAPE)(Previously condition F.2 of Resolution R-98-865, Petition 95-101(A)).

## G. LANDSCAPING ALONG SOUTH PROPERTY LINE (ABUTTING RESIDEN [IAL)

- 1. Landscaping and buffering along the south property line **shall** be upgraded to include:
  - a. A six foot high opaque concrete wall extending from the we stern comer of the property line to Jog Road. Should the optional access be utilized, the concrete wall will terminate at the access drive and continue along the buffer adjacent to the access drive. The exterior side of the wall shall be given a fin shed architectural treatment which is compatible and harmonious with abutting development. (CO: LANDSCAPE - Zoning) (Prev ously condition G.I of Resolution R-98-865, Petition 95-101(A)).
- 2. The following landscaping requirements shall be installed **o1** the exterior side of the required wall:
  - a. One (1) canopy tree planted every twenty (20) feet on center;
  - b. One (1) palm or pine tree for each twenty (20) linear feet, with a maximum spacing of sixty (60) feet on center. A group of three or more palm or pine trees may supersede the requirement for a canopy tree in that location; and
  - c. Thirty (30)inch high shrub or hedge material spaced no more than twenty four (24) inches on center at installation, to be maintained at a minimum height of forty-eight (48) inches. (CO: LANDSCAPE-Zoning) (Previously *condition G.2* of Resolution R-98-865, Petition 95-101(A)).
- Along the interior side of the required wall, the property owner shall install twenty-four (24) inch high shrub or hedge material spaced no more than twenty four (24) inches on center, to be maintaine(1 at a minimum height of thirty-six (36)inches. (CO: LANDSCAPE-Zoning) (Previously condition G.3 of Resolution R-98-865, Petition 95-101(A I).
- A three (3) foot high berm shall be located nine (9) feet from the ir terior side of the. landscape buffer. The required concrete wall is to be located on the top of the three (3) foot high berm. (CO: LANDSCAPE Zoning) (Previously condition G.4 of Resolution R-98-865, Petition 95-101(A)).

# H. <u>LANDSCAPING ALONG NORTH AND EAST PROPERTY LINES</u> (ABUITING RIGHT-OF-WAY)

 Landscaping and buffering along the north and east property lines shall be upgraded to include one (1) palm or pine tree for each twen ty (20) linear feet of frontage, with a maximum spacing of sixty (60) f set on center. A group of three or more palm or pine trees may supersede the requirement for a canopy or shade tree. (CO: LANDSCAPE) (Previously condition H.1 of Resolution R-98-865, Petition 95-101(A)).

## I. <u>LIGHTING</u>

1. All outdoor lighting fixtures shall not exceed thirty (30) feet in height, measured from finished grade to highest point. (CO: BLDG-Z)ning) (Previously condition I.1 of Resolution R-98-865, Petition 95-101(A)).

## J. <u>MASS TRANSIT</u>

1. Prior to final certification of the master plan or site plan by the Development Review Committee, whichever occurs first, the pet tioner shall amend the plan to indicate bus access and/or a bus stop(s lon or adjacent to the subject property. Bus access and/or bus stops shall be located and constructed by the petitioner in a manner acceptable to the Palm Beach County School Board, Palm Tran, and County Engineer.

The petitioner shall dedicate additional right-of-way to accomnodate this requirement, if requested by the County Engineer. Bus stops, if required, shall include, at a minimum, a covered shelter, continuous paved pedestrian and bicycle access from the subject property or use, and bicycle rack. (DRC: ZONING - School Board/Eng/Planning) (Previously condition J. 1 of Resolution R-98-865, Petition 95-101(A)).

2. The property owner shall negotiate, in good faith, a **contrac**: for a proportionate share of the cost of operation and maintenance **o**<sup>+</sup> mass transit generated by this projects identifiable impacts. This **condition** shall remain in effect until June **24**, **1997**. (DATE: MONITORING - Eng) (Previously condition J.2 of Resolution R-98-865, Petition 95-101(AI).

#### K. <u>MUPD</u>

1. Condition K.1 of Resolution R-98-865, Petition 95-101(A) which cL rrently states:

Total gross floor area shall be limited to a maximum of **164,000** square feet. Expansion shall be limited to five per cent **(5%)** or **1,000** square feet, whichever is less. (DRC: ZONING)

Is hereby amended to read:

Total **gross** floor area shall be limited to a maximum of 164,000 squa e feet. **(DRC:** ZONING)

2. To ensure consistency with the preliminary development plan dated **3/1/96** presented to the Board of County Commissioners, no mole than twenty-five **(25)** percent of the total approved square footage **o**<sup>1</sup> other

area indicated as being covered by structures shall be **relocated** to portions of the site not previously covered. (DRC: ZONING) (**Previously** condition K.2 of Resolution R-98-865, Petition 95-101(A)).

- 3. Prior to certification of the preliminary development plan by the Development Review Committee, the property owner shall record in the public record a covenant requiring architectural consistency between all buildings and signage. The covenant shall be recorded in a forr 1 and manner acceptable to the County Attorney. (DRC: ZONING)(Previously condition K.3 of Resolution R-98-865, Petition 95-101(A)).
- 4. Prior to certification of the preliminary development plan by the Development Review Committee, the property owner shall record a covenant in the public record indicating that all structures, use!; and parking areas within the project are part of a single unified planned development, regardless of ownership. The covenant shall be recorded in the public record in a manner and form acceptable to the County Attorney. The covenant shall not be removed, altered, changed or amended without written approval from the Executive Director of FZ&B. (DRC: ZONING) (Previously condition K.4 of Resolution R-98-865, Petition 95-101(A)).
- 5. All air conditioning and mechanical equipment shall be roof mounted and screened from view on all sides in a manner consistent with the color, character and architectural style of the principle structure.(CO: BLDG)(Previously condition K.5 of Resolution R-98-865, Petition 95-1(1(A)).

# L. <u>PARKING</u>

- 1. All delivery and/or loading areas shall be screened from view from the south property line by a twelve (12) foot highwing wall, measurec from finished grade to highest point. The wing wall shall be constructed in a manner consistent with the color, character and architectural style of the principle structure. (CO:BLDG Zoning) (Previously condition L.1 of Resolution R-98-865, Petition 95-101(A)).
- 2. Overnight storage or parking of delivery vehicles or trucks shall not be permittedon site, except within designated loading and delivery areas. (ONGOING: CODE ENF) (Previously condition L.2 of Resolution R-93-865, Petition 95-101(A)).
- 3. Prior to site plan certification by the Development Review Cominittee (DRC), the site plan shall be amended to include shopping cart st wage and retrieval corrals in all parking areas. (DRC: ZONING) (Previously condition L.3 of Resolution R-98-865, Petition 95-101(A)).
- 4. All areas or receptacles for the storage and disposal of trash, garbage, recyclable material or vegetation, such as dumpsters and trash compactors, shall be screened from view, shall not be located within fifty (50) feet of the south property line and shall be confined to the areas designated on the certified site plan. (CO: BLDG-Zoning) (Previously condition L.4 of Resolution R-98-865, Petition 95-101(A:).

## M. <u>SIGNS</u>

- 1. Point of purchase and/or freestanding signs fronting on Hypoluxo I toad and Jog Road, excluding out parcels, shall be limited as follows:
  - a. Maximum sign height, measured from finished grade to **highest** point fifteen (15) feet;
  - b. Maximum sign face area per side 150 square feet;
  - c. Maximum number of signs one (1) per right-of-way;
  - d. Style monument style only. (CO: BLDG)

(Previously condition M.1 of Resolution R-98-865, Petition 95-101(A)

- 2. Point of purchase and/or freestanding signs for each out parcel shall be limited **as** follows:
  - a. Maximum sign height, measured from finished grade to highest point ten (10) feet;
  - **b.** Maximum sign face area per side **50** square feet;
  - *c.* Maximum number of signs one (1) per out parcel (total of tt ree);
    d. Style monument style only. (CO: BLDG)

(Previously condition M.2 of Resolution R-98-865, Petition 95-101(A)).

#### N. <u>USE LIMITATION</u>

1. Condition N.I of Resolution R-98-865, Petition No. 95-101(A) which currently states:

Requested uses on the site shall be limited as follows:

- a. **2,200** square foot convenience store with gas sales and a **650** square foot accessory car wash;
- **b. 3,500** square foot fast food restaurant; and,
- c. **59,660** square feet of self service storage use with a **security** quarter for a total of **164,000** square feet.
- d. **1,400** square foot Veterinary Clinic.

Minor adjustments to square footage are subject to provisions of the ULDC and conditions of approval.

Is hereby amended to read:

Prior to final DRC approval, the petitioner shall submit a corrected overall site plan and revise the Concurrency reservation listed under 95-9115()05-C to a maximum 164,000 **sq.** ft. consisting of;

- a. Existing 1,872 sq. ft. Convenience store w/ Gas sales and acc∈ssory 648 sq. ft. car wash,
- b. Existing 2,765 sq. ft. Fast-food restaurant,

- **c.** Main retail building consisting of 86,138 **sq.** ft. of general retail which includes the 1,400 **sq.** ft. Veterinary Clinic and the 1,400 **sq.** ft. D∋ntal Clinic requested uses, two existing accessory Grocery store coolers totaling 1,815 **sq.** ft. and a future 6,285 **sq.** ft. grocery store expansion.
- d. The future Self-service storage facility to be located on the we ;tern portion of **the** property shall be limited to a maximum 64,477 sq. ft. consisting of 62,327 sq. ft. storage, a 1,250 sq. ft. Caretakers Quarters and a 900 sq. ft. office. (DRC: BLDG PERMIT/ZONING)
- 2. Overnight boarding of animals shall be limited to hospitalization and associated medical services. (ONGOING: CODE ENF)(Previously condition N.2 of Resolution R-98-865, Petition 95-101(A)).
- 3. Open storage or placement of any material, refuse, equipment **or debris** shall not be permitted in the rear of the facility. (ONGOING: CODE ENF) (Previously condition N.3 of Resolution R-98-865, Petition 95-101(A)).

## O. <u>COMPLIANCE</u>

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- In granting this approval, the Board of County Commissioners relied upon the oral and written representations of the petitioner both on the record and as part of the application process. Deviations from or violation of these representations shall cause the approval Io be presented to the Board of County Commissioners for review under the compliance condition of this approval. (ONGOING: MONITOR NG -Zoning)(Previously condition 0.1 of Resolution R-98-865, Petition 95-101(A)).
- 2. 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; revocation of any other permit, license or approval from any developer, owner, lessee, or user of the subject property; revocation of any other permit, license or approval from any developer, owner, lessee, or user of the subject property; revocation of any concurrency; and/or
  - b. The revocation of the Official Map Amendment, Conditiona 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 of the failure to comply with existing conditions; and/or
  - d. Referral to code enforcement; and/or
  - e. Imposition of entitlement density or intensity.

Staff may be directed by the Executive Director of PZ&B or a majority vote of the Code Enforcement Board to schedule a Status Report before the body which approved the Official Zoning Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or other zoning approval, in accordance with the provisions of

Petition EAC95-101(B) Project No. 5000-349 Section **5.8 of** the ULDC, in response to any flagrant violation and/or continued violation of any condition of approval.

Appeals of any departmental administrative actions hereunder may be taken to the Palm Beach County Board of Adjustment or as other vise 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) (Previously condition 0.2 of Resolution R-98-865, Petition 95-101(A)).