RESOLUTION NO. R-2009-0511

RESOLUTION APPROVING ZONING APPLICATION DOA-2008-01365 (CONTROL NUMBER 2006-00010) DEVELOPMENT ORDER AMENDMENT APPLICATION OF Colonial Lakes LLC BY Land Design South, Inc., AGENT (Colonial Lakes)

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, as amended, is authorized and empowered to consider applications relating to zoning; and

WHEREAS, the notice and public hearing requirements, as provided for in Article 2 (Development Review Process) of the Palm Beach County Unified Land Development Code (Ordinance 2003-067, as amended) have been satisfied; and

WHEREAS, Zoning Application DOA-2008-01365 was presented to the Board of County Commissioners at a public hearing conducted on March 30, 2009; and

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

WHEREAS, this approval is subject to Article 2.E (Monitoring), 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 has considered the findings in the staff report and the following findings of fact:

- 1. This Development Order Amendment is consistent with the purposes, goals, objectives and policies of the Palm Beach County Comprehensive Plan, including standards for building and structural intensities and densities, and intensities of use.
- 2. This Development Order Amendment complies with relevant and appropriate portions of Article 4.B (Supplementary Use Standards) of the Palm Beach County Unified Land Development Code. This Development Order Amendment also meets applicable local land development regulations.
- 3. 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.
- 4. The proposed design, with conditions as adopted, minimizes adverse effects, including visual impact and intensity of the proposed use on adjacent lands.
- 5. This Development Order Amendment has a concurrency determination and complies with Article 2.F (Concurrency Adequate Public Facility Standards) of the ULDC.
- 6. 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.

- 7. This Development Order Amendment, with conditions as adopted, will result in logical, timely and orderly development patterns.
- 8. This Development Order Amendment, with conditions as adopted, complies with standards imposed on it by all other applicable provisions of the Palm Beach County Unified Land Development Code for use, layout, function, and general development characteristics.
- 9. This Development Order Amendment, with conditions as adopted, is consistent with applicable Neighborhood Plans.
- 10. The applicant has demonstrated sufficient justification that there are changed circumstances, which would require the Development Order Amendment.

WHEREAS, Article 2.K.3.b (Action by BCC) 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 Application DOA-2008-01365, the application of Colonial Lakes LLC, by Land Design South, Inc., agent, for a Development Order Amendment to to modify conditions of approval (Site Design, Engineering, Landscaping, Workforce Housing and Transfer of Development Rights), reconfigure site plan and delete units 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 March 30, 2009, subject to the conditions of approval described in EXHIBIT C, attached hereto and made a part hereof.

Commissioner Burt Aaronson moved for the approval of the Resolution.

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

Commissioner John F. Koons, Chairman	¥	Aye
Commissioner Burt Aaronson, Vice Chairman	¥	Aye
Commissioner Karen T. Marcus	¥	Aye
Commissioner Shelley Vana	¥	Aye
Commissioner Steven Abrams	¥	Aye Aye
Commissioner Jess R. Santamaria	¥	Aye
Commissioner Addie L. Greene	¥	nye

The Chairperson thereupon declared that the resolution was duly passed and adopted on March 30, 2009.

Filed with the Clerk of the Board of County Commissioners on April 2, 2009

This resolution is effective when filed with the Clerk of the Board of County Commissioners.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

BY OUNTY

Application No. DOA-2008-01365 Control No. 2006-00010 Project No 00972-000

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS NI SHARON BOCK CLERK PALM BE COMPTROLLER BY

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EXHIBIT A

LEGAL DESCRIPTION

PARCEL NO. 1:

THE NORTH 150 FEET OF THE SOUTH 1050 FEET OF THE EAST 220 FEET OF THE WEST ½ OF THE EAST ½ OF THE NORTHEAST ¼ OF THE NORTHEAST ¼ OF SECTION 26, TOWNSHIP 44 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA.

PARCEL NO. 2:

THE SOUTH 200 FEET OF THE WEST ½ OF THE EAST ½ OF THE NORTHEAST ¼ OF THE NORTHEAST ¼ OF SECTION 26, TOWNSHIP 44 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA.

PARCEL NO. 3:

THE WEST ½ OF THE EAST ½ OF THE NORTHEAST ¼ OF THE NORTHEAST ¼ OF SECTION 26, TOWNSHIP 44 SOUTH, RANGE 42 EAST, PALM BEACH COUNTY, FLORIDA.

LESS THE NORTH 76 FEET THEREOF.

LESS THE SOUTH 200 FEET THEREOF.

ALSO LESS:

THAT PORTION OF THE EXTERIOR TRIANGULAR AREA OF THE 35.15 FOOT TANGENT AS SHOWN ON ROAD PLAT BOOK 5, PAGES 125-138 OF THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA, FOR ROAD AND CANAL RIGHT OF WAY.

CONTAINING 428,805 SQUARE FEET, 9.84 ACRES

Application No. DOA-2008-01365 Control No. 2006-00010 Project No 00972-000

EXHIBIT B

VICINITY SKETCH

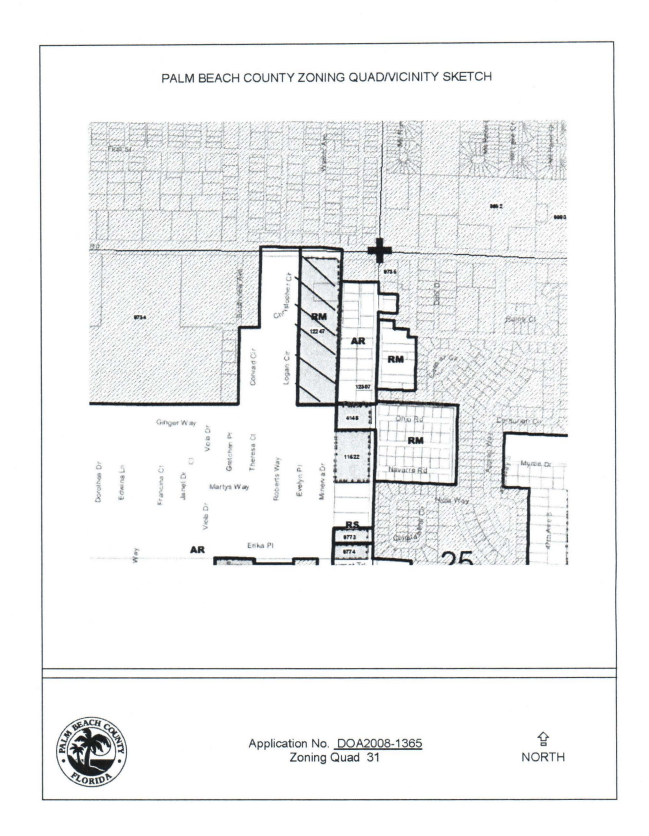


EXHIBIT C

CONDITIONS OF APPROVAL

ALL PETITIONS

1.ALL PETITIONS

All previous conditions of approval applicable to the subject property, as contained in Resolutions R-2007-2148 shall remain in full force and effect. The conditions of approval as contained in Resolution R-2007-2147 have been amended as contained herein. (ONGOING: ZONING - Zoning)

2.All Petitions Condition 1. of Resolution R-2007-2147, Control No. 2006-010, which currently states:

Development of the site is limited to the uses approved by the Board of County Commissioners. The approved site plan is dated September 27, 2007. 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. (DRO: ZONING - Zoning)

Is hereby amended to read:

Development of the site is limited to the uses approved by the Board of County Commissioners. The approved site plan is dated November 17, 2008. 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. (DRO: ZONING - Zoning)

3.All Petitions Condition 2. of Resolution R-2007-2147, Control No. 2006-010, which currently states:

At time of submittal for final Development Review Officer (DRO) approval, the site plan shall be revised to indicate a maximum building height of 34 feet. (DRO: ZONING - Zoning)

Is hereby deleted. [Reason: code requirement]

BUILDING AND SITE DESIGN

1.Site Design Condition 1. of Resolution R-2007-2147, Control No. 2006-010, which currently states:

Prior to final approval by the Development Review Officer (DRO), the property owner shall revise the site layout to reflect the following:

a. Provide traffic calming components (decorative paving treatment) within the access/parking tracts;

b. Provide Traffic calming components at the access point at Lake Worth Road. (speed bumps). (DRO: ZONING-Zoning)

Is hereby amended to read:

Prior to final approval by the Development Review Officer (DRO), the property owner shall revise the site layout to reflect the following:

a. Provide traffic calming components (decorative paving treatment) within the access/parking tracts. (DRO: ZONING-Zoning)

ENGINEERING

1.Previous Condition E1 of Zoning Resolution R-2007-2147, Control No. 2006-010, which currently states:

In order to comply with the mandatory Traffic Performance Standards, the Property owner shall be restricted to the following phasing schedule:

No Building Permits for the site may be issued after April 26, 2010. A time extension for this condition may be approved by the County Engineer based upon an approved Traffic Study which complies with Mandatory Traffic Performance Standards in place at the time of the request. This extension request shall be made pursuant to the requirements of Article 2, Section E of the Unified Land Development Code. (DATE: MONITORING-Eng)

Is hereby amended to read:

In Order to comply with mandatory Traffic Performance Standards. The developer shall be restricted to the following phasing schedule:

a.No building permits for the site shall be issued after December 31, 2013. A time extension for this condition may be approved by the County Engineer based upon an approved Traffic Study which complies with Mandatory Traffic Performance Standards in place at the time of the request. This extension request shall be made pursuant to the requirements of Article 2.E of the Unified Land Development Code. (DATE: MONITORING Eng)

2. The Property owner shall construct:

a.a directional median opening on Lake Worth Road at Walker Avenue/Project Entrance Road subject to the approval of the Florida Department of Transportation.

b. This construction shall be concurrent with the paving and drainage improvements for the site. Any and all costs associated with the construction shall be paid by the property owner. These costs shall include, but are not limited to, utility relocations and acquisition of any additional required right-of-way.

c.Permits required by the Florida Department of Transportation for this construction shall be obtained prior to the issuance of the first Building Permit. (BLDG PERMIT: Monitoring-Eng)

d.Construction shall be completed prior to the issuance of the first Certificate of Occupancy. (CO: MONITORING-Eng)

(Previous Condition E2 of Zoning Resolution R-2007-2147, Control No. 2006-010)

3.Landscape Within the Median of Lake Worth Road

a.The Property Owner shall design, install and perpetually maintain the median landscaping within the median of all abutting right of way of Lake Worth Road. This landscaping and irrigation shall strictly conform to the specifications and standards for the County's Only Trees, Irrigation, and Sod (OTIS) program. Additional landscaping beyond OTIS requires Board of County Commissioners approval. Median landscaping installed by Property Owner shall be perpetually maintained by the Property Owner, his successors and assigns, without recourse to Palm Beach County, unless the Property Owner provides payment for maintenance as set forth in Paragraph D below. (ONGOING:ENG-Eng)

b.The necessary permit(s) for this landscaping and irrigation shall be applied for prior to the issuance of the first building permit. (BLDG PERMIT: MONITORING-Eng)

c.All installation of the landscaping and irrigation shall be completed prior to the issuance of the first certificate of occupancy. (CO: MONITORING -Eng)

d.At Property Owner's option, when and if the County is ready to install OTIS on the surrounding medians of this roadway adjacent to the Property Owner installed landscaping, payment for the maintenance may be provided to the County. The payment shall be in the amount and manner that complies with the schedule for such payments that exists on the date payment is made. Once payment has been provided, Palm Beach County shall assume the maintenance responsibility for the OTIS landscaping and irrigation that has been installed by the Property Owner. The Property Owner shall first be required to correct any deficiencies in the landscaping and irrigation. This option is not available to medians with additional landscaping beyond OTIS standards, unless those medians are first brought into conformance with OTIS standards by the Property Owner. (ONGOING:ENG-Eng)

e.Alternately, at the option of the Property Owner, and prior to the issuance of a Building Permit, the Property Owner may make a contribution to the County's Only Trees Irrigation and Sod, OTIS program, unincorporated thoroughfare beatification program. This payment, for the County's installation of landscaping and irrigation on qualifying thoroughfares shall be based on the project's front footage along Lake Worth Road. This payment shall be in the amount and manner that complies with the schedule for such payments as it currently exists or as it may from time to time be amended. (ONGOING:ENG-Eng)

(Previous Condition E3 of Zoning Resolution R-2007-2147, Control No. 2006-010)

4.Previous Condition E4 of Zoning Resolution R-2007-2147, Control No. 2006-010 which currently states:

Security gates within the project entrance from Lake Worth Road shall not be permitted. (ONGOING:ENGINEERING-Eng)

Is hereby deleted. [Reason: No longer needed]

5. The developer shall lengthen the existing left turn lane west approach at the intersection of Lake Worth Road and Haverhill Road, east of the project entrance. This turn lane shall be lengthened to a minimum 326 feet in length, including the 50 foot paved taper. This construction shall be concurrent with the paving and drainage improvements for the site. Any and all costs associated with the construction shall be paid by the property owner. These costs shall include, but are not limited to, utility relocations and acquisition of any additional required right-of-way.

a.Permits required for improvements identified above shall be obtained from the Florida Department of Transportation prior to the issuance of the first Building Permit. (BLDG PERMIT: MONITORING-Eng)

b.Construction shall be completed prior to the issuance of the first Certificate of Occupancy. (CO: MONITORING-Eng)

6.Access to site from West View Street along the eastern property limits shall be limited to emergency vehicles only. This entrance shall not be used for ingress or egress from the site. (ONGOING: ENGINEERING-Eng)

ENVIRONMENTAL

1.All existing native vegetation depicted on the site plan to remain shall be maintained in perpetuity. Areas where existing native vegetation has been incorporated into the site plan shall be maintained free from invasive, exotic and non-native species. No grade changes, or the toe of proposed grade changes, shall occur within the driplineof existing native vegetation depicted to remain. (ONGOING:ERM-ERM) (Previous condition ERM-1 of Resolution No. R-2007-2147, Control No. 2006-010)

2.Previous Condition No. ERM-2 of Resolution No. R-2007-2147, Control No. 2006-010, which states:

A preserve management plan and form of recordation such as Conservation Easement, Restrictive Covenant or Plat shall be approved by ERM and recorded by applicant prior to final site plan approval. (DRO: ERM-ERM)

Is hearby deleted. Reason: a preserve is not required.

3. Previous condition No. ERM-3 of Resolution No. R-2007-2147, Control No. 2006-010, which states:

An upland preserve set-aside equal to or greater than 0.27 acres of upland vegetation shall remain as depicted on the site plan, (DRO:ERM-ERM)

Is hearby DELETED. Reason: Preserve no longer required.

4. Previous Condition No. ERM-4 of resolution No. R-2007-2147, Control No. 2006-010, which states:

A preserve management plan shall be approved by ERM prior to DRO site plan approval. The preserve management plan must include all preserve areas within the development. A Conservation Easement, or other instrument approved by ERM shall be required for all preserve areas prior to approval of the Preserve Management Plan. (DRC: ERM-ERM)

Is hearby DELETED. Reason: a preserve is no longer required.

HEALTH

1.Prior to the issuance of the first building permit, the property owner must submit the results of an asbestos containing materials (ACM) survey to the Palm Beach County Health Department. (BLDG PERMIT; MONITORING-Health) (Previous condition Health 1. of Resolution R-2007-2147; Control number 2006-010)

LANDSCAPING-STANDARDS

1.Prior to the issuance of a building permit, the property owner shall submit a Landscape Plan to the Landscape Section for review and approval. The Plan(s) shall be prepared in compliance with all landscape related conditions of approval as contained herein. (BLDG PERMIT: LANDSCAPE - Zoning) (Previous Landscaping Condition 1. of Resolution R-2007-2147, Control No. 2006-010)

2.A minimum of sixty (60) percent of canopy trees to be planted in the landscape buffers shall be native and meet the following minimum standards at installation:

a. tree height: fourteen (14) feet;

b. trunk diameter: three and one-half (3.5) inches measured at four and one-half (4.5) feet above grade;

c. canopy diameter: seven (7) feet diameter shall be determined by the average canopy radius measured at three (3) points from the trunk to the outermost branch tip. Each radius

shall measure a minimum of three and one-half (3.5) feet in length; and, d. credit may be given for existing or relocated trees provided they meet ULDC requirements. (BLDG PERMIT: LANDSCAPE - Zoning) (Previous Landscaping Condition 2. of Resolution R-2007-2147, Control No. 2006-010)

3.A group of three (3) or more palms may not supersede the requirement for a canopy tree in that location, unless specified herein. (BLDG PERMIT: LANDSCAPE - Zoning) (Previous Landscaping Condition 3. of Resolution R-2007-2147, Control No. 2006-010)

4.Field adjustment of berm and plant material locations may be permitted to provide pedestrian sidewalks/bike paths and to accommodate transverse utility or drainage easements crossings and existing vegetation. (BLDG PERMIT: LANDSCAPE - Zoning) (Previous Landscaping Condition 4. of Resolution R-2007-2147, Control No. 2006-010)

5.Landscaping Condition 5. of Resolution R-2007-2147, Control No. 2006-010, which currently states:

Decorative pavers or stamped concrete shall be provided along the internal driveway in areas where shown on the site plan dated March 9, 2007. (DRO: ZONING-Zoning) (Previous Landscaping Condition 5. of Resolution R-2007-2147, Control No. 2006-010)

Is hereby amended to read:

Decorative pavers or stamped concrete shall be provided along the internal driveway in areas where shown on the site plan dated November 17, 2008. (DRO: ZONING-Zoning) (Previous Landscaping Condition 5. of Resolution R-2007-2147, Control No. 2006-010)

6.Landscaping Condition 6. of Resolution R-2007-2147, Control No. 2006-010, which currently states:

In addition to the code requirements, landscaping in the interior shall be upgraded to include the following:

a. additional landscaping including but not limited to a six foot hedge shall be provided along the entry and in the area located between Dry Retention Area B and Building #1. The hedge shall screen the parking area from public view;

b. interior planting is to be distributed equally throughout the development; and

c. maximum or 100% foundation planting shall be provided around each building in a manner acceptable to the Landscaping section. (DRO:ZONING -Zoning) (Previous Landscaping Condition 6. of Resolution R-2007-2147, Control No. 2006-010)

Is hereby amended to read:

a. interior planting is to be distributed equally throughout the development.

c. Sixty percent (60%) foundation planting shall be provided around each building in a manner acceptable to the Landscaping section. (DRO:ZONING -Zoning)

7.Landscaping Condition 7. of Resolution R-2007-2147, Control No. 2006-010, which currently states:

Foundation planting shall be provided along each side of the building and include the following:

a. the width shall be a minimum of five (5) feet.

b. required trees or palms shall be installed at varying heights ranging from twelve (12) to sixteen (16) feet.

c. shrubs installed at a minimum height of 36 inches.

d. foundation planting shall include appropriate ground cover in a manner acceptable to the

Landscaping Section. (DRO:ZONING -Zoning)

Is hereby deleted. [Reason: No longer applicable]

LANDSCAPING ALONG THE PERIMETER PROPERTY LINES

8.In addition to the code requirements, landscaping along the perimeter property lines shall be upgraded to include the following:

a. one (1) palm or pine for each for each thirty (30) linear feet of the property line with a maximum spacing of sixty (60) feet between clusters. (BLDG PERMIT: LANDSCAPE - Zoning) (Previous Landscaping Condition 8. of Resolution R-2007-2147, Control No. 2006-010)

PLANNING

1.Condition WORKFORCE HOUSING 1. of Resolution R-2007-2147, Control 2006-010, which currently states:

Prior to final approval by the Development Review Officer (DRO), the property owner shall record in the public records of Palm Beach County a restrictive covenant, in a form acceptable to the Palm Beach County Attorney, which includes the following:

a. Guarantees the attainability of a minimum of 59 designated workforce housing (WFH) dwelling units for a period 25 years, recurring. Forty-two of the units are to be distributed equally between the low, moderate 1, moderate 2, and middle income categories. Seventeen of the units do not have to be distributed equally among the four categories but may be distributed between at least two categories. The unit sales prices are to be determined by Palm Beach County's Housing and Community Development Department (HCD); and

b. Guarantees that these units shall not be further restricted beyond the requirement that the occupants qualify for the income limits. (DRO: COUNTY ATTY- Planning)

Is hereby amended to read:

Prior to final approval by the Development Review Officer (DRO), the property owner shall record in the public records of Palm Beach County a restrictive covenant, in a form acceptable to the Palm Beach County Attorney, which includes the following:

a. Guarantees the attainability of all 12 workforce units which includes all units required per Article 5.G. of the ULDC. These units are to be distributed among the categories (low, moderate 1, moderate 2, and middle). This does not prohibit allowing higher numbers of lower income units. Final distribution of the units shall be defined at the time of final DRO, consistent with the Workforce Housing requirements in Article 5.G. in the ULDC; and

b. Workforce Housing units shall not be subject to restrictions beyond income qualifications. (DRO: COUNTY ATTY- Planning)

2.Condition WORKFORCE HOUSING 2. of R-2007-2147, Control 2006-010, which currently states:

Prior to final approval by the Development Review Officer (DRO), the property owner shall include a notation in, Master Plans, related Site Plans, and plat that shall indicate that a minimum of 59 units for the overall project have been designated as workforce housing units. Every deed of sale for each of the workforce units shall contain a restriction guaranteeing the property is sold and occupied by a qualified income household only, for a period of 25 years, recurring. Any person or family wishing to reside in a unit that has been designated as a workforce unit shall qualify for eligibility. On an annual basis, beginning May 1, 2008, the property owner, and/or the master homeowners association for the

development shall submit an annual report to the Planning Division and HCD documenting compliance with the Workforce Housing declaration of restrictive covenants, and the deed of sale restriction. (DRO/DATE/OGOING: PLANNING/MONITORING - Planning) Is hereby amended to read:

Prior to final approval by the Development Review Officer (DRO), the property owner shall include a notation in, Master Plans, related Site Plans, and plat that shall indicate that a minimum of 12 units have been designated as workforce housing units.(DRO: PLANNING Planning)

3.On an annual basis, beginning May 31, 2010, the property owner, and/or the master homeowners association for the development shall submit an annual report to the Planning Division and HCD documenting compliance with the Workforce Housing declaration of restrictive covenants, and the deed of sale restriction. (DATE/ONGOING: MONITORING Planning/HCD)

4.120 units shall be at the income ranges below 60% of the area median income, or such lower income ranges as may be required by other public agencies. The term of affordability shall be consistent with the WHP program or with other public financing if more restrictive. (ONGOING:PLANNING-Planning)

5.Prior to final approval by the Development Review Officer (DRO), provide documentation per ULDC Art. 5.G.1.B.1.-a. (DRO:PLANNING-Planning)

MASS TRANSIT

1. The location of an easement for a Bus Stop Boarding and Alighting Area, subject to the approval of Palm Tran shall be shown on the Master Plan and/or site plan prior to final approval of the Development Review Officer (DRO). The purpose of this easement is for the future construction of mass transit infrastructure in a manner acceptable to Palm Tran. (DRO: PALM TRAN-Palm Tran) (Previous Palm Tran Condition 1. of Resolution R-2007-2147, Control No. 2006-010)

2. Prior issuance of the first Building Permit, the property owner shall convey and/or dedicate to Palm Beach County an easement for a Bus Stop Boarding and Alighting Area in a form with terms and conditions approved by Palm Tran. Supporting documentation, including but not limited to, a location sketch, legal description, affidavit of ownership, attorney title opinion and other related documents as deemed necessary by Palm Tran. (DRO: PALM TRAN-Palm Tran) (Previous Palm Tran Condition 2. of Resolution R-2007-2147, Control No. 2006-010)

SCHOOL BOARD

1.The property owner shall post a notice of annual boundary school assignments for students from this development. A sign 11" X 17" shall be posted in a clear and visible location in all sales offices and models with the following:

"NOTICE TO PARENTS OF SCHOOL AGE CHILDREN"

School age children may not be assigned to the public school closest to their residences. School Board policies regarding levels of service or other boundary policy decisions affect school boundaries. Please contact the Palm Beach County School District Boundary Office at (561) 434-8100 for the most current school assignment(s).

2.Prior to the issuance of the first Certificate of Occupancy (CO), the school bus shelter shall be constructed by the petitioner in a location and manner acceptable to the Palm

Beach County School Board. Provisions for the bus shelter shall include, at a minimum, a covered area, continuous paved pedestrian and bicycle access from the subject property or use, to the shelter. Maintenance of the bus shelter(s) shall be the responsibility of the residential property owner.

UTILITIES

1. If any relocations/modifications to the County's existing facilities are required that are a direct or indirect result of the development, the developer shall pay for the complete design and construction costs associated with these relocations/modifications. (ONGOING: PBCWUD-PBCWUD) (Previous Utilities Condition 1. of Resolution R-2007-2147, Control No. 2006-010)

COMPLIANCE

1. 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 to be presented to the Board of County Commissioners for review under the compliance condition of this approval. (ONGOING: MONITORING - Zoning)

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; revocation of any concurrency; and/or

a. The revocation of the Official Map Amendment, Conditional Use, Requested Use, Development Order Amendment, and/or any other zoning approval; and/or

b. 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

c. Referral to code enforcement; and/or

d. Imposition of entitlement density or intensity.

Staff may be directed by the Executive Director of PZ&B or a Code Enforcement Special Master 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 Article 2.E of the ULDC, in response to any flagrant violation and/or continued violation of any condition of approval. (ONGOING:MONITORING-Zoning)