RESOLUTION R-98- 1119

RESOLUTION AMENDING RESOLUTION R-98-745 RESOLUTION APPROVING ZONING PETITION **OF**THOROUGHBRED LAKES ESTATES PETITION **DOA97-72(A)**

WHEREAS, **Thoroughbred** Lakes Estates, petitioned **the** Palm Beach County Board of County **Commissioners** *on* May 28, 1998 for Development Order Amendment (DOA) to Add land area (17.66 acres) and a total of 17 units; and

WHEREAS, Resolution R-98-745, adopted on May 28, 1998 confirming the action of the Board of County Commissioners inadvertently contained errors in Exhibit C1; and

WHEREAS, Exhibit C1 of Resolution R-98-745 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.
- **2.** Exhibit **C1 of** Resolution R-98-745 is hereby amended.

Carol A. Roberts

Newell moved for the approval of the Resolution. Commissioner The motion was seconded by Commissioner being put to a vote, the vote was as follows: Aye Burt Aaronson, Chair Maude Ford Lee, Vice Chair Aye Ken Foster Absent Karen T. Marcus Aye Mary McCarty Absent Warren Newell Aye

The Chair thereupon declared the resolution was duly passed and adopted on July 23, 1998.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

Absent

DOROTHY H. WILKEN, CLERK

DEPUTY CLERK

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EXHIBIT C1

CONDITIONS OF APPROVAL

A. ALL PETITIONS

1. Condition A.I of Resolution R-98-120, PDD97-72 which currently states:

All previous conditions of approval applicable to the subject property, as contained in Resolutions R-92-1579, R-92-1580 (Petition 90-31), R-90-1461, R-96-392 and R-96-1961 (Petition 90-32) are hereby revoked.

is hereby amended to read:

Resolutions R-92-1579, R-92-1580 (Petition 90-31), R-90-1461, R-96-362 and R-96-1961 (Petition 90-32) are hereby revoked.

- 2. All previous conditions of approval applicable to the subject property, as contained in Resolution R-98-120 (Petition PDD97-72) 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)
- 3. Condition **A.2** of Resolution R-98-120, Petition **PDD97-72** which currently states:

Development of the site is limited to the uses and site design approved by the Board of County Commissioners. The approved master/site plan is dated August 27, 1997 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. (DRC: ZONING)

Is hereby amended to read:

Development of the site is limited to the uses and site design approved by the **Board** of County Commissioners. The approved master/site plan is dated April 21, 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. (DRC: ZONING)

B. <u>LANDSCAPING - STANDARD</u>

- 1. All canopy trees required to be planted on site by this approval, except on individual residential lots, shall meet the following minimum standards at installation:
 - a. Tree height: fourteen (14) feet.
 - b. Trunk diameter: **3.5** inches measured **4.5** feet above grade.
 - c. Canopy diameter: seven (7) feet. Diameter shall be determined by the average canopy radius at 3 points measured from the trunk to the outermost branch tip. Each radius shall measure at least 3.5 feet in length.

d. Credit may be given for existing or relocated trees provided they meet current ULDC requirements. (CO: LANDSCAPE - Zoning)
(Previous Condition B.I of Resolution R-98-120, Petition PDD97-72)

C. LANDSCAPING ALONG THE WEST **1447** FEET OF THE NORTH **PROPERTY** LINE

- 1. Landscaping and buffering along the above property line shall **include**:
 - a. A minimum twenty (20) foot wide Type B landscape buffer strip. No reductions shall be permitted. (CO: LANDSCAPE) (Previous Condition C.I of Resolution R-98-120, Petition PDD97-72)

Condition G.1 of Resolution R-98-120, Petition PDD97-72 which currently states:

LANDSCAPING ALONG THE EAST PROPERTY LINE (ABUTTING RESIDENTIAL)

- 1. Landscaping and buffering along the above property line shall include:
 - a. A minimum twenty **(20)** foot wide landscape buffer strip. No reductions shall be permitted; and
 - b. One (1) canopy tree planted every thirty (30) feet on center; and
 - c. 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
 - d. Twenty (24) inch high shrub or hedge material spaced no r ore than twenty four (24) inches on center at installation, to be maintained at a minimum height of forty-eight (48) inches; and
 - e. Credit may be given for existing or relocated trees provided they meet current ULDC requirements. (CO:LANDSCAPE)

Is hereby amended to read:

- D. LANDSCAPING ALONG THE 922 FEET NORTH PROPERTY LINE (ADJACENT TO POD F): THE SOUTH PROPERTY LINE (EXCLUDING 353 FEET ALONG POD E AND 420 FEET ALONG LAKE #7 AND LANTANA ROAD FRONTA()E); THE EAST PROPERTY LINE (EXCLUDING 343 FEET ALONG THE CIVIC SITE AND THE 621 FEET ADJACENT TO STATE ROAD 7
 - 1. Landscaping and buffering along the above property lines shall include:
 - a. A minimum twenty (20) foot wide landscape buffer strip. No reductions shall be permitted;
 - b. One (1) canopy tree planted every thirty (30) feet on center; and
 - c. One (1) palm or pine tree for each twenty (20) linear feet. A group of three or more palm or pine trees may not supersede the requirement for a canopy tree in that location; and
 - d. Twenty (24) 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; and
 - **e.** Credit may **be** given for existing or relocated trees provided they meet current ULDC requirements. (CO: LANDSCAPE)

E. ENGINEERING

Condition No. E.I of Resolution R-98-120, Petition PDD97-72 which currently states:

- 1. 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 74 dwelling units shall not be issued until construction has begun for widening of SR7 as a 6 lane section from Lake Worth Road to Lantana Road plus the appropriate paved tapers. (BLDG PERMIT: MONITORING-Eng)
 - No Building Permits for the site may be issued after December 31, 2000. A time extension for this condition may be approved by the County Engineer only if 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 Section 5.8 of the Unified Land Development Code. (DATE: MONITORING-Eng)

Is hereby amended to read:

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 9 dwelling units shall not be issued until construction has begun for State Road 7 as a 6 lane section from Lake Worth Road to Boynton Beach Boulevard plus the appropriate paved tapers. (BLDG PERMIT: MONITORING-Eng)
- b) Building Permits for more than 71 dwelling units shall not be issued until construction has begun for Lantana Road as a 4 lane section from Lacuna Drive to Hagen Ranch Road plus the appropriate paved tapers. (BLDG PERMIT: MONITORING-Eng)
- c) Building Permits for more than 184 dwelling units shall not be issued until construction has begun for Lantana Road State Road 7 to Lacuna Blvd. plus the appropriate paved tapers. (BLDG PERIVIT: MONITORING-Eng)

The mix of allowable residential dwelling units, as permitted by the Zoning Division, may be adjusted 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. (REVISED TRAFFIC STL DY: MONITORING-Eng)

2. The Property owner shall construct a pedestrian pathway within the **existing** right of way of Lantana Road from the projects entrance onto Lantana Road to **SR** 7 subject to the approval of the County Engineer.

- A) 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.
- B) Permits required by Palm Beach County for this construction shall be obtained prior to the issuance of the first Building Permit. (BLDG PERMIT: MONITORING Eng)
- Construction shall be completed prior to the issuance of the first Certificate of Occupancy. (CO: MONITORING Eng) (Previous Condition E.2 of Resolution R-98-120, Petition PDD97-72)

3. <u>LANDSCAPE WITHIN MEDIAN OF STATE ROADS</u>

- Prior to issuance of the 50th building permit, the property owner shall Α. apply to the Palm Beach County Engineering and Public Works Department for a permit to landscape the adjacent median of SR 7 Road Right-of-way. This permit, to be completed by the progerty owner, shall name Palm Beach County as the applicant. As part of this permit process, the property owner shall enter into a Right of Way, Landscape Maintenance, Removal, and Indemnification When landscaping is permitted by the Florida Agreement. Department of Transportation, landscaping shall, at a minimum, consist of the "Low Cost Planting Concept" outlined in the Falm Beach County Engineering and Public Works Department March 1994 Streetscape Standards. The property owner shall also be responsible to supplement any existing landscape material previously planted in this median and all new landscape material 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 forth by the Streetscape Standards. 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)
- В. All required median landscaping, including an irrigation system if required, shall be installed at the property owners expense. All existing landscape material shall also be the perpetual maintenance obligation of the petitioner and its successors, heirs or assigneε s 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 prior to the issuance of the 50th Certificate of occupancy. If the constructic n of SR 7 has not been completed at the time of the issuance of the 50th certificate of occupancy, then the property owner shall post surety in the amount of 110% of an approved certified cost estimate witt the Office of the County Engineer for the required median plantings All landscape material shall then be installed prior to 90 days notice by the County Engineer that the SR 7 construction has been completed. (CO: MONITORING - Eng)

C. Declaration of Covenants and Restriction Documents shall be established or amended as required and shall be approved and recorded prior to the issuance of the 50th building permit. (BLDG PERMIT: MONITORING - Eng)

F. LANDSCAPING FOR BOTH SIDES OF THE S.R.7/US 441 ENTRY RIGHT OF-WAY (942 FOOT PROPERTY LINE, NORTH AND SOUTH SIDES)

- 1. Prior to DRC final certification, the petitioner shall obtain a **variance** from the Board of Adjustments to waive the Type **B** landscape **b**uffer for the **942** foot north property line and the Type C landscape buffer **942** foot south property line and the Type D landscape buffer for the **50 foot** east property line. (Previous Condition D.I of Resolution R-98-120, Petition PDD97-72) (DRC: LANDSCAPE Zoning)
- 2. Landscaping along the north side of the right-of-way shall include, subject to the County Engineer's approval:
 - a. An eight (8) foot paved bike path to be located on the north side of the 50 foot wide right-of-way or two four (4) oot wide side valk to be located on the both sides of the 50 foot wide right-of-vay. (Previous Condition D.2 of Resolution R-98-120, Petition PDD97-72) (CO: LANDSCAPE/ENG- Zoning)
- 3. Landscaping along the south side of the right-of-way shall include, subject to the County Engineer's approval:
 - a. One (1) canopy tree for every fifty (50) feet on center or one (1) palm for every forty (40) feet on center. (Previous Condition D.3 of Resolution R-98-120, Petition PDD97-72) (CO: LANDSCAPE/ENG- Zoning)
- G. Condition F.I of Resolution R-98-120, Petition PDD97-72 which currently states:

LANDSCAPING ALONG THE SOUTH PROPERTY LINE (LANTANA R()AD FRONTAGE)

- 1. Landscaping and buffering along the above property line shall inchide:
 - a. A minimum twenty **(20)** foot wide Type D landscape buffer **s** rip. No reductions shall be permitted; and
 - b. A continuous two and one half (2.5) foot high berm measured from top of curb. (CO: LANDSCAPE)

Is hereby amended to read:

LANDSCAPING ALONG THE SOUTH PROPERTY LINE (ADJACENT TO LANTANA ROAD FRONTAGE ONLY)

Landscaping and buffering along the above property line shall include:

- **a.** A minimum twenty (20) foot wide landscape buffer strip. No reductions shall be permitted;
- **b.** A continuous two and one half (2.5) foot high berm measured Irom top of curb: and

- c. One (1) canopy tree planted every thirty (30) feet on center; and
- d. One (1) palm or pine tree for each twenty (20) linear feet. A group of three or more palm or pine trees may not supersede the requirement for a canopy tree in that location; and
- e. Twenty (24) 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; and
- f. Credit may **be** given for existing or relocated trees provided they meet current ULDC requirements. (CO: LANDSCAPE)
- H. Condition H.I of Resolution R-98-120, Petition PDD97-72 which currently states:

LANDSCAPINGALONG THE EAST PROPERTY LINE (ABUTTING INDUSTI LIAL)

- 1. Landscaping and buffering along the above property line shall inc ude:
 - a. A minimum fifteen (15) foot wide Type C landscape buffer strip. No reductions shall be permitted. (CO: LANDSCAPE)

Is hereby amended to read:

LANDSCAPING ALONG THE SOUTH 353 FEET AND EAST 343 FEET PROPERTY LINES (ABUTTING INDUSTRIAL)

Landscaping and buffering along the above property lines shall include:

- a. A minimum fifteen (15) foot wide Type C landscape buffer strip. No reductions shall be permitted. (CO: LANDSCAPE)
- I. LANDSCAPING ALONG THE 420 FEET SOUTH PROPERTY LINE (ADJACENT TO LAKE #7)
 - 1. Prior to DRC final certification, the petitioner shall obtain a variance from the Board of Adjustments to waive the twenty foot wide landscape buffer for the 420 foot south property line adjacent to lake #7. (DRC: LANDSCAPE
- J. <u>LANDSCAPING ALONG THE **WEST** PROPERTY LINE (ABUT ING RESIDENTIAL)</u>
 - **1.** Landscaping and buffering along the above property line shall inc ude:
 - A minimum twenty (20) foot wide Type B landscape buffer strip.

 No reductions shall be permitted. (CO: LANDSCAPE) (Previous Condition 1.1 of Resolution R-98-120, Petition PDD97-72)

K. MASS TRANSIT

1. A. Prior to final certification of the preliminary development plan or site plan by the Development Review Committee, whichever occurs first, the petitioner shall amend the plan to indicate one or more of the following: mass transit access, mass transit shelter(s) and/or a bus stop(s) on or adjacent to the subject property, if required by the Palm Beach County School Board and/or Palm Tram. (DRC: ZONING) (Previous Condition J.1 of Resolution R-98-120, Petition PDD97-72)

2. Condition **J.2** of Resolution R-98-120, Petition PDD97-72 which currently states:

Mass transit access, shelters and/or bus stops, if required, shall be constructed by the petitioner in a location and manner acceptable to the Palm Beach County School Board, Palm Tram, and County Engileer prior to issuance of a building permit for more than 25% (55) (71) of the units, or the 100th unit, whichever is less. The petitioner shall accommodate the requirement for mass transit access, bus she ters and/or bus stops by dedicating additional right-of-way, if requested by the County Engineer. Provisions for mass transit shall include, at a minimum, a covered shelter, continuous paved pedestrian and bicycle access from the subject property or use to the shelter, appropriate lighting, waste container, and bicycle rack. Bus shelters or bus sops located on private property or in common areas shall be the maintenance responsibility of the property owner. (BLDG PERMIT: MONITORING - Eng)

Is hereby amended to read:

Mass transit access, shelters and/or bus stops, if required, shal be constructed by the petitioner in a location and manner acceptable to the Palm Beach County School Board, Palm Tram, and County Engineer prior to issuance of a building permit for more than 25%(70) of the units, or the 100th unit, whichever is less. The petitioner shall accommodate the requirement for mass transit access, bus shelters and/or bus stops by dedicating additional right-of-way, if requested by the County Engir eer. Provisions for mass transit shall include, at a minimum, a covered shelter, continuous paved pedestrian and bicycle access from the subject property or use to the shelter, appropriate lighting, waste container, and bicycle tack. Bus shelters or bus stops located on private property or in common a eas shall be the maintenance responsibility of the property owner. (B_DG PERMIT: MONITORING - Eng)

L. PARKS

- 1. Any parcel **of** land used to satisfy minimum recreation **requirements** shall adhere to the following dimensions.
 - a. Minimum parcel size shall be seven thousand five hundred (7,500) square feet exclusive of easements.
 - b. Minimum parcel width shall average seventy five (75) feet with no dimension less than fifty (50) feet.
 - c. Minimum parcel depth shall average one hundred (100) feet with no dimension less than seventy five (75) feet.
 - d. The Parks and Recreation Department may waive this condition when considering location, abutting land uses, accessab **lity**, recreation facilities to be offered and the recreation **parcels**' function in the overall recreation and open space network of the development. (DRC: PARKS) (Previous Condition K.' of Resolution R-98-120, Petition PDD97-72)

M. PLANNED UNIT DEVELOPMENT

- 1. Street lights shall be provided pursuant to Section **6.8.A.23.d(1)** of the ULDC, subject to approval by the County Engineer. (CO: BLDG Eng) (Previous Condition L.I of Resolution R-98-120, Petition PDD97-72)
- 2. Street trees shall be planted in or adjacent to all rights-of-way, pursι ant to Section 6.8.A.23.d(3) of the ULDC, subject to approval by the Coι nty Engineer. (CO: LANDSCAPE Eng) (Previous Condition L.2 of Resolution R-98-120, Petition PDD97-72)
- 3. All utilities shall be underground, pursuant to Section 6.8.A.23.d(5) of the ULDC. (PLAT: ENG Zoning) (Previous Condition L.3 of Resolution R-98-120, Petition PDD97-72)
- 4. All property included in the legal description of the petition shall be subject to a Declaration of Restrictions and Covenants acceptable to the County Attorney's office which shall, among other things, provide for: formation of a single "master" property owner's association, automatic voting membership in the master association by any party holding title to any portion of the subject property, and assessmen: of all members of the master association for the cost of maintaining all common areas.

The property shall not be subjected to the Declaration of Restrictions in phases. Approval of the Declaration must be obtained from the County Attorney's office prior to the issuance of the first building permit, or recordation of the first plat for any portion of the plant ed development, whichever occurs first. (BLDG PERMIT / PLAT: MONITORING/ENG-Co Att) (Previous Condition L.4 of Resolution R-38-120, Petition PDD97-72)

5. The petitioner shall include in homeowners documents as well as written sales brochures, sales contracts, Master Plans and related \$\footnote{\sigma}\$ ite Plans a disclosure statement identifying and notifying of the exister ce of towers in the vicinity of the development. The developer/property owner shall submit documentation of compliance with this condition on an annual basis to the Monitoring Section of Planning, Zoning and Building beginning January 29, 1999 and shall continue on an annual basis until all units within the development have been sold or the developer relinquishes control to the homeowners association. (ONGOING: MONITORING) (Previous Condition L.5 of Resolution R-198-120, Petition PDD97-72)

N. <u>PLANNING</u>

1. Prior to final certification by the Development Review Committee (DRC), 'he final subdivision plan shall be amended to indicate potential future vehicular/pedestrian access to the 15.05 acre parcel (tracts 17 & 18) localed to the northeast of the PUD. The area, to be used as access, shall be reserved as open space. Future connection/access to the site would not be required unless this 15.05 acre parcel is included within the boundaries of this PUD. (DRC: ENG/PLANNING)

O. PREM

1. Condition M.1 of Resolution R-98-120, Petition PDD97-72 which currently states:

The property owner shall provide Palm Beach County Board of County Commissioners with a warranty deed by January 15, 1999, for a 1.54 acre civic site, in a location and form acceptable to Facilities, Development & Operations Department (FDO), and the County Attorney's office. Developer to Plat and dedicate the Civic site to Falm Beach County prior to conveying the deed, and shall have satisfied each of the following conditions prior to deed conveyance.

- Developer to provide a title policy insuring marketable title to Palm Beach County for the civic site. Policy is subject to Property & Real Estate Management Department's (PREM) and County Attorney's approval. The title policy to be insured to Palm Beach County for a dollar value based on current market appraisal of the proposed civic site. The appraisal to be obtained by the Developer. The County to have the option, at their discretion, to release all or part of the Declaration!; of Covenants and Conditions of the P.U.D., as it would apply to the civic site.
- b. All ad valorem real estate taxes and assessments for the year of closing shall be pro-rated at the day of acceptance of the deed for the civic site; acceptance date to be determined by PREM and the County Attorney's Office after receiving Board approval
- c. Civic site to be free and clear of all trash and debris at the t me of acceptance of the warranty deed.
- d. Developer shall provide all retention, detention, and drain age required for any future development of the proposed civic site by the County. Developer shall specifically address the following issues:
 - 1) The discharge of surface water from the proposed c vic site into the Developer's water retention basins.
 - 2) As easement across Developer's property from the proposed civic site to the retention basins, if requirec.
- e. By acceptance of these conditions developer agrees to allow the County to perform any on site inspections deemed appropriate to support the acquisition **of** the civic site.
- f. Developer to prepare civic site to buildable grade under the direction of the Facilities Development & Operations Department.
- **g.** Developer to provide water and sewer stubbed out to the property line. (DATE: MONITORING PREM)

Is hereby amended to read:

The property owner shall provide Palm Beach County Board of County Commissioners with a warranty deed by January 15, 1999, for a 1.89 acre civic site, in a location and form acceptable to Facilities, Development & Operations Department (FDO), and the County Attorney's office. Developer to Plat and dedicate the Civic site to Palm Beach County prior to conveying the deed, and shall have satisfied each of the following conditions prior to deed conveyance.

- a. Developer to provide a title policy insuring marketable title to F alm Beach County for the civic site. Policy is subject to Property & Real Estate Management Department's (PREM) and County Attorney's approval. The title policy to be insured to Palm Beach County for a dollar value based on current market appraisal of the proposed civic site. The appraisal to be obtained by the Developer. The Counly to have the option, at their discretion, to release all or part of the Declarations of Covenants and Conditions of the P.U.D., as it would apply to the civic site.
- **b.** All ad valorem real estate taxes and assessments for the year of closing shall be pro-rated at the day of acceptance of the deed for the civic site; acceptance date to be determined by PREM and the County Attorney's Office after receiving Board approval.
- c. Civic site to be free and clear of all trash and debris at the time of acceptance of the warranty deed.
- d. Developer shall provide all retention, detention, and drainage required for any future development of the proposed civic site by the County. Developer shall specifically address the following issues:
 - 1) The discharge of surface water from the proposed civic site into the Developer's water retention basins,
 - 2) As easement across Developer's property from the proposed civic site to the retention basins, if required.
- e. **By** acceptance of these conditions developer agrees to allow :he County to perform any on site inspections deemed appropriate to support the acquisition of the civic site.
- **f.** Developer to prepare civic site to buildable grade under the direct on of the Facilities Development & Operations Department.
- g. Developer to provide water and sewer stubbed out to the property line. (DATE: MONITORING PREM)
- 2. Condition **M.2** of Resolution R-98-120, Petition PDD97-72 which currently states:

The property owner shall provide the County with a certified survey of the proposed civic site by October 15, 1998. Survey shall reflect the boundary and topographical areas of the site and the surveyor shall use the following criteria:

- a) The survey shall meet Minimum Technical Standards for a Boundary Survey as prescribed by **F.A.C. 21HH.6.**
- b) If this parcel is a portion of Palm Beach Farms, sufficient da a to make a mathematical overlay should be provided.
- c) The survey should include a location of any proposed water retention area that will border the civic site.

Survey is also subject to the County's approval of any proposed or existing easements within the proposed civic site. (DATE: MONITORING - PREM)

Is hereby amended to read:

The property owner shall provide the County with a certified survey of the proposed civic site by December 15, 1998. Survey shall reflect the boundary and topographical areas of the site and the surveyor shall use the following criteria:

- a) The survey shall meet Minimum Technical Standards for a Bountary Survey as prescribed by F.A.C. 21HH.6.
- b) If this parcel is a portion of Palm Beach Farms, sufficient data to make a mathematical overlay should be provided.
- c) The survey should include **a** location of any proposed water retertion area that will border the civic site.

Survey is also subject to the County's approval of any proposed or existing easements within the proposed civic site. (DATE: MONITORING - PREM)

3. Condition M.3 of Resolution R-98-120, Petition PDD97-72 which curr∈ ntly states:

The property owner shall provide PREM with an Environmental Assessment of the proposed civic site by October 15, 1998, The minimum assessment which is required is commonly called a "Phase I Audit". The audit shall describe the environmental conditions of the property and identify the past and current land use.

The assessment will include but not be limited to the following:

- a) Review of property abstracts **for** all historical ownership data for evidence of current and past land use of the proposed civic **!** ite.
- b) Review of local, state, and federal regulatory agency's enforcement and permitting records for indication of prior groundwater or soil contamination. Also, a review of the neighboring property that borders the proposed civic site wil be required. The review shall include, but not be limited to, Palm Beach County Environmental Resources Management Department Records, and Florida Department of Regulation Records.

The assessment shall reflect whether the civic site **or** any bordering property **is** on the following lists:

- 1) EPAs National Priorities list (NPL)
- 2) Comprehensive Environmental Response Compensation and Liability Act System List (CERCLA)
- 3) Hazardous Waste Data Management System List (HWDNS).
- c) Review of current and historical aerial photographs of the proposed civic site. Provide a recent aerial showing site and surrounding properties.
- d) The results of an on-site survey to describe site conditions and to identify potential area of contamination.
- e) Review of Wellfield Protection Zone maps to determine if property is located in a Wellfield Zone. (DATE: MONITORING PREM)

Is hereby amended to read:

The property owner shall provide PREM with an Environmental Assessment of the proposed civic site by December 15, 1998. The minimum assessment which is required is commonly called a "Phase | Audit". The audit shall describe the environmental conditions of the property and identify the past and current land use.

The assessment will include but not be limited to the following:

- a) Review of property abstracts for all historical ownership data for evidence of current and past land use of the proposed civic site.
- b) Review of local, state, and federal regulatory agency's enforcement and permitting records for indication of prior groundwater or soil contamination. Also, a review of the neighboring property that borders the proposed civic site will be required. The review shall include, but not be limited to, Palm Beach County Environmental Resources Management Department Records, and Flor da Department of Regulation Records.

The assessment shall reflect whether the civic site or any bordering property is on the following lists:

- 1) EPAs National Priorities list (NPL)
- 2) Comprehensive Environmental Response Compensation and Liability Act System List (CERCLA)
- 3) Hazardous Waste Data Management System List (HWDMS).
- c) Review of current and historical aerial photographs of the proposed civic site. Provide a recent aerial showing site and surrounding properties.
- d) The results of an on-site survey to describe site conditions and to identify potential area of contamination.
- e) Review of Wellfield Protection Zone maps to determine if property is located in a Wellfield Zone. (DATE: MONITORING PREM)

4. Condition **M.4** of Resolution R-98-120, Petition PDD97-72 which currently states:

Prior to October 15, 1998, the Petitioner may request to exchange the required on-site dedication of land for cash of equal value or off site land equal in acreage, however, this option shall be used only upon County approval. In addition, should the off-site land option be chosen, each PREM condition listed in numbers 1, 2 8 3 above will also apply. If the land off-site is of less cash value than the on-site dedication the petitioner shall contribute cash equal to the difference invalues. Valuation of the on-site and off-site land shall be subject to the County appraisal process and be at the cost of the petitioner or if the petitioner is a contract purchaser the per acre value used for the entire PUD may be used to determine the civic site value. If off-site land or cash contribution is accepted by Palm Beach County, the petitioner shall be deemed to have satisfied the intent of ULDC 6.8B.6a (2). (DATE: MONITORING - PREM)

Is hereby amended to read:

Prior to December 15, 1998, the Petitioner may request to exchange the required on-site dedication of land for cash of equal value or off-site land equal in acreage, however, this option shall be used only upon County approval. In addition, should the off-site land option be chosen, each PF EM condition listed in numbers 1, 2 & 3 above will also apply. If the land off-site is of less cash value than the on-site dedication the petitioner shall contribute cash equal to the difference in values. Valuation of the on-site and off-site land shall be subject to the County appraisal process and b at the cost of the petitioner or if the petitioner is a contract purchaser the per acre value used for the entire PUD may be used to determine the civic site value. If off-site land or cash contribution is accepted by Palm Beach County, the petitioner shall be deemed to have satisfied the intent of ULDC 6.8E.6a (2). (DATE: MONITORING - PREM)

P. SCHOOL BOARD

1. The petitioner shall post in a clear and visible location in all sales offices and model homes a sign provided by the School Board of Palm Beach County which indicates that school age children in the development may not be assigned to the most proximate public school because of overcrowding, racial balancing, or other School Board policies. (ONGOING: SCHOOL BOARD) (Previous Condition N.I of Resolution R-98-120, Petition PDD97-72)

Q. SIGNS

1. Condition 0.1 of Resolution R-98-120, Petition PDD97-72 which currently states:

Freestanding signs fronting on Lantana Road shall be limited as follows:

- **a.** Maximum sign height, measured from finished grade to highest point eight (8) feet;
- b. Maximum sign face area per side sixty (60) square feet;
- c. Style monument style only.
- d. Maximum number of sign 1 pair. (CO: BLDG)

Is hereby amended to read:

Freestanding signs fronting on Lantana Road and SR7/US441 sha I be limited as follows:

- **a.** Maximum sign height, measured from finished grade to highest pc int eight (8) feet;
- **b.** Maximum sign face area per side sixty (60) square feet;
- **c.** Style monument style only.
- **d.** Maximum number of sign 1 pair per road frontage. (CO: BLDG)

R. <u>UNITY</u>

1. Prior to site plan certification by the Development Review Committee (DRC), the petitioner shall record in the public record a unity of control/title for the entire subject property. The unity shall be recorded in a form and manner acceptable to the County Attorney. The unity shall not be removed, altered, changed or amended without wrilten approval from the Zoning Director. (DRC: ZONING - Co Att) (Previous Condition P.1 of Resolution R-98-120, Petition PDD97-72)

S. COMPLIANCE

- 1. Failure to comply with any of the conditions of approval **for** the **subject** property at any time may result in:
 - 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.

Staff may be directed by the Executive Director of PZ&B or a major ty 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 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 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) (Previous Condition Q.I of Resolution R-98-120, Pet tion PDD97-72)