#### RESOLUTION NO. 90-221

# COUNTY OF ST. JOHNS STATE OF FLORIDA APPROVING A FINAL DEVELOPMENT PLAN MARSH LANDING - UNIT 22 LOCATED WITHIN THE PARCELS OF LAND ZONED PUD KNOWN AS MARSH LANDING AT SAWGRASS PURSUANT TO ORDINANCE 75-15

BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA:

Section 1: Pursuant to a letter of request dated August 20, 1990 submitted by Fletcher Land Corporation in accordance with Section 8-3 of the St. Johns County Zoning Ordinance, and subsequent review and approval by the St. Johns County Planning and Zoning Agency, the Final Development Plan attached hereto as Exhibit A is hereby approved in reliance upon, and in accordance with the representations and statements made in the written submission statement attached hereto as Exhibit B.

Section 2: All building code, zoning ordinance, and other land use and development regulations of St. Johns County as may be amended from time to time shall be applicable to this development except those permitting variances and special exceptions and except to the extent that they conflict with specific provisions of the approved development plan or PUD Ordinance. Modification to approved development plans by variance or special exception shall be prohibited.

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA

By: Kind & Knold

ATTEST:

:

Umy BMulleya Deputy Clerk

ADOPTED REGULAR MEETING:

December 11, 1990

EFFECTIVE:

December 11, 1990

/sjm 90A



### PROSSER, HALLOCK & KRISTOFF, INC.

Planners and Engineers

August 20, 1990

St. Johns County
Board of County Commissioners
P. O. Drawer 349
St. Augustine, FL 32085

Subject:

Final Development Plan, Letter of Request

Marsh Landing, Unit 22 PHK Ref. No. 90044

Dear Commissioners:

On behalf of Fletcher Land Corporation, we are submitting for approval by the St. Johns County Board of County Commissioners, a final development plan (the "Final Development Plan") for Marsh Landing Unit 22 (the "Property"). We are also requesting Plat Approval for Unit 22 with this submittal.

The property to be developed is located wholly within those parcels of land zoned Planned Unit Development (PUD) pursuant to Ordinance 75-15. The area encompassed by the Final Development Plan consists of two cul-de-sacs on two parcels , one intersecting Marsh Landing Parkway and the other intersecting Harbour View Drive. Both parcels are within the area of the PUD identified for single family.

The Final Development Plan consists of thirty one (31) single-family lots and associated utilities, roadways and drainage improvements.

We have also enclosed the accompanying text, the Marsh Landing Master Plan and a Form of Resolution.

Respectfully submitted,

PROSSER. HALLOCK & KRISTOFF, INC.

Donald Fullerton, ASLA Director of Design

DF/sjm 90A

Enclosures:

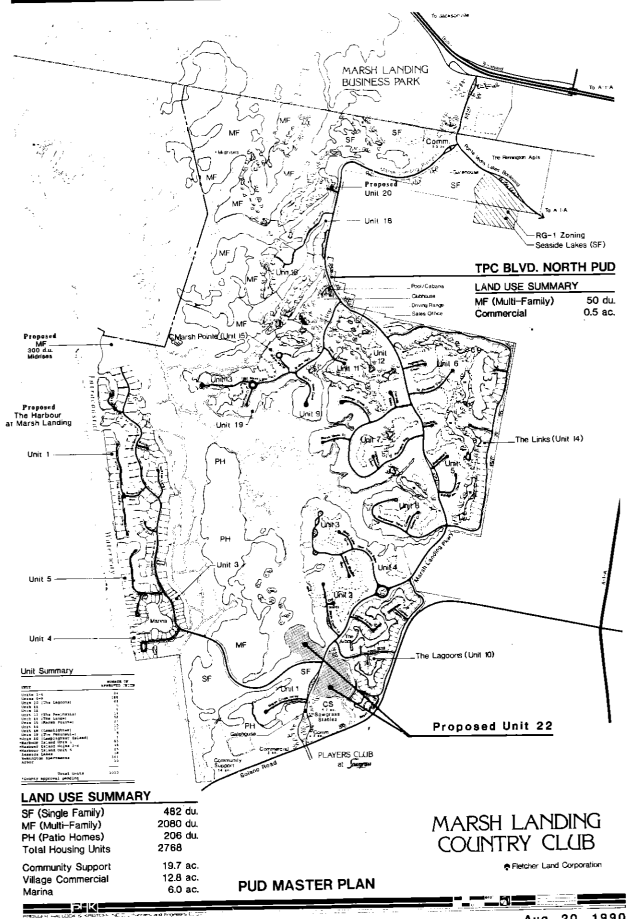
Final Development Plan (Exhibit A)

Written Text (Exhibit B)

Form of Resolution

Marsh Landing Master Plan

8101 Phillips Highway - Suite One - Jacksonville, Florida 32256-7457 - 904/739-3655



Aug. 20, 1990

## FINAL DEVELOPMENT PLAN MARSH LANDING AT SAWGRASS PUD ORDINANCE 75-15

# MARSH LANDING UNIT 22 EXHIBIT B TO THE RESOLUTION AUGUST 20, 1990

In Accordance with the procedure established in Section 8-3, "Implementation of a PUD," the attached Final Development Plan and the letter of request prepared by Prosser, Hallock & Kristoff, Inc.; and the following text regarding compliance with Section 8-4, are submitted for your consideration.

#### Project Description:

The subject property consists of two (2) cul-de-sacs located on two parcels. Thirty one (31) single-family homes are proposed to be constructed on the site. Proposed roadways will have curb and gutter and drainage will be accomplished via inlets and piping. Sanitary sewer, and potable water will be provided from the extension of existing utility lines.

#### 8-4-2 Open Space

Every homeowner shall have a right of use and an easement of enjoyment in the open space area, except where its use is limited by the applicable sections of the Declaration of Covenants and Restrictions. The open space in Marsh Landing will be owned and maintained by Marsh Landing Homeowner's Association, Inc. Tract A is a proposed lake and drainage easement and Tract B consists of an 80 foot drainage easement over an existing drainage canal. Maintenance of both tracts will be by the Homeowners Association. Marsh areas are depicted outside the Final Development Plan. These areas are outside the proposed platted lots and will be owned and maintained by the developer or until such time ownership is transferred.

## 8-4-3 Waiver of Yard, Dwelling Unit, Frontage Criteria, and Use Restriction

All development which is to occur within the Property will comply with the spirit and intent of the Zoning Ordinance. There will be no more than 31 residences on the property. Specific setback lines are as follows: a 25-foot front yard setback line, a 20-foot rear yard setback line, and a 5-foot side yard setback with two (2) sides totaling a minimum of 15 feet. Each setback line is measured to the wall of the building. The preceding setbacks may be waived by the architectural review board to preserve trees and improve overall aesthetics. A resident may be located wholly within a single platted lot or a combination of portions of platted lots.

#### 8-4-4 <u>Project\_Size</u>

The Marsh Landing PUD consists of approximately 1,700 acres. Marsh Landing Unit 22 consists of 19.05 acres.

#### 8-4-5 Support Legal Documents for Open Space

The Covenants and Restrictions of Marsh Landing Homeowner's Association, Inc., which apply to the road right-of-ways, street lighting, security system and lakes assure adequate management and maintenance of the common property.

- a. The Covenants and Restrictions provide for the conveyance of title to the common property to, and ownership by, the Homeowner's Association, a duly constituted and legally responsible community association.
- b. The Covenants and Restrictions, appropriately limit the use of the common property.

- c. The Covenants and Restrictions assign responsibility for management and maintenance of the common property to the Homeowner's Association.
- d. The Covenants and Restrictions places responsibility for enforcement of the covenants contained therein upon the Homeowner's Association.
- e. The Covenants and Restrictions permits the subjection of each lot to assessment for its proportionate share of maintenance costs.

#### 8-4-6 Access

As graphically depicted on the Final Development Plan, each lot is provided vehicular access within the subdivision via proposed private rights-of-way.

#### 8-4-7 Privacy

Under Sections of the Covenants and Restrictions, each dwelling unit will be provided visual and acoustical privacy. Landscaping shall be required as stated in the Covenants and Restrictions for the protection and aesthetic enhancement of the property.

#### 8-4-8 Community Facilities

- a. None of the utility facilities serving the Property are proposed for dedication to St. Johns County; therefore, the provisions of subparagraph "a" are inapplicable.
- b. All requirements for off-street parking and loading set forth in Article 9 of the St. Johns County Zoning Ordinance are addressed specifically below.

#### 9-1-1 Drainage

The general drainage plan for the Property so as to prevent damage to abutting parcels and streets is graphically depicted on the Plan. Specific drainage plans for each lot upon which a residence is to be constructed will be consistent with the general drainage plan.

#### 9-1-2 Separation from Walkway and Street

Each unit will have an individual garage and driveway which will provide the required off-street parking. No combined off-street parking and loading facilities will be constructed on the Property.

#### 9-1-3 Entrances and Exits

The location and design of the entrances and/or exits to all streets will be in accordance with the County specifications.

#### 9-1-4 Interior Drives

As shown on the Final Development Plan, there will be no interior drives on the Property.

#### 9-1-5 <u>Marking of Parking Spaces</u>

As shown on the Final Development Plan, there will be no parking spaces in lots of more than ten.

#### 9-1-6 <u>Lighting</u>

Lighting within the Property will meet or exceed minimum lumens of 100 watt high pressure sodium fixture lights affixed 16 feet above the roadway and 300 feet on the center.

#### 9-1-7 <u>Screening</u>

Section 9-1-7 is inapplicable since there will be no parking spaces for ten or more vehicles in any one location on the Property; however, landscaping will be required.

#### 9-2 Location

The required off-street parking facilities will be located upon the same parcel of land they are intended to serve.

#### 9-3-1 Off-Street Parking; Numbers Required

The Property will be used for single family residential lots or one single family per lot. Therefore, in accordance with Subsection d of 9-3, at least one off-street parking space will be provided per dwelling on the same parcel in which it intends to serve. This space, located within the driveway for the residence, is in addition to the two (2) parking spaces allowed for in the two-car garage. Nevertheless, owners shall be required to store automobiles in garages when not in use.

#### 9-4-1 Off-Street Loading Requirement

- c. Sufficient space has been allowed to permit access for fire fighting equipment, furniture moving vans, fuel trucks, refuse collection, deliveries, and debris removal.
- d. All utilities serving the Property, including telephone, power, cable television, sewer lines, and water lines, will be installed underground. Also shown on the Final Development Plan is the general drainage plan to assure proper drainage of storm waters, thus preventing erosion and the formation of dust.
- e. Specifications for all streets and roadways depicted on the Final Development Plan shall conform to the rules and regulations adopted by the St. Johns County Board of County Commissioners.
- f. The water and wastewater system shall be constructed to St. Johns Service Company Standards and will be dedicated to St. Johns Service Company for ownership and maintenance. If by chance St. Johns Service Company does not accept a portion of the system, the Homeowner's Association will own and maintain the facilities.

PROSSER, HALLOCK & KRISTOFF, INC.

Donald Fullerton