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See P.U.D. BOOK F PAGE 390

P. U. D. OFF. REC. BOOK F PAGE 530

RESOLUTION NO. 94-64

RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS
OF ST. JOHNS COUNTY, STATE OF FLORIDA
APPROVING A FINAL DEVELOPMENT PLAN
FOR UNIT ONE OF THE
ST. AUGUSTINE INDUSTRIAL PARK
LOCATED WITHIN THE PARCEL OF LAND
ZONED PUD PURSUANT TO ORDINANCE 94-10

WHEREAS, the Final Development Plan for Unit One of the St. Augustine Industrial Park has been fully considered after public hearing pursuant to Section 8-3-2 of the St. Johns County Zoning Ordinance; and

WHEREAS, the request is consistent with the requirements of Section 8-3-2 of the Zoning Ordinance and with the requirements of PUD Ordinance 94-10; and

WHEREAS, it is found that:

- A. The request received favorable review and recommendation by the Planning and Zoning Agency at its meeting on <u>January 24</u>, 1994; and
- B. The request is both consistent with the Comprehensive Plan and compatible with development patterns in the surrounding area;

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

Section 1. Pursuant to a request by the St. Augustine Industrial Park, Inc. to construct an entrance road, extend utilities, install an entrance sign, and provide temporary access to the Tree of Life site, 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 relating to that portion of the PUD, the legal description of which is set forth on Exhibit A attached hereto, and which is known as Unit One of the St. Augustine Industrial Park is hereby approved in reliance upon, and in accordance with the representation and statements made therein and in the Final Development Plan Narrative attached hereto as Exhibit B, and Article IV of the Covenants and Restrictions attached hereto as Exhibit C.

Section 2. All building code, zoning ordinance, and other land use and development regulations of St. Johns County are 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 $\frac{\#94-1}{2}$. OModification



to approved development plans by variance or special exception shall be prohibited. All such modifications shall follow the PUD amendment procedures provided for in the St. Johns County Zoning Ordinance.

Section 3. The developer may not commence land clearing, site preparation or construction of any improvements shown on the Final Development Plan attached as Exhibit A until:

- Submission to the Engineering Department of satisfactory evidence that all a. required state and federal permits have been obtained, including, but not limited to United States Army Corps of Engineers Dredge and Fill Permit, St. Johns River Water Management District Wetlands Resource Permit, St. Johns River Water Management District Management and Storage of Surface Waters Permit and Florida Department of Environmental Protection Water and Sewer Connection Permits;
- Issuance of a land clearing permit pursuant to St. Johns County Ordinance No. b. 90-11, if required;
- Review and approval of signed and sealed construction plans by the St. Johns C. County Engineering Department in compliance with Ordinance 86-4; and
- Compliance with all other applicable land use and development regulations of St. d. Johns County.

Section 4. The main road shall be constructed in conformance with Ordinance 86-4 and deeded to St. Johns County.

Section 5. A temporary access to the Tree of Life site may be constructed to allow Tree of Life to start construction on their building and improvements. The temporary access shall be closed within 30 days after acceptance of the main road by St. Johns County.

Section 6. All attachments included herein are incorporated herein and made a part of Resolution #94-64.

> **BOARD OF COUNTY COMMISSIONERS** OF ST. JOHNS COUNTY, FLORIDA

By: Delan fords

CARL "BUD" MARKEL, CLERK

Deputy Clerk

P.U.D. OFF. REC.

BOOK E PAGE 532

EXHIBIT B TO THE RESOLUTION

FINAL DEVELOPMENT PLAN NARRATIVE

UNIT ONE

ST. AUGUSTINE INDUSTRIAL PARK PUD

ST. AUGUSTINE INDUSTRIAL PARK, INC.

JANUARY 28, 1994 REVISED FEBRUARY 25, 1994

P.U.D. OFF. REC. BOOK_F_ PAGE 533

Developer hereby submits, for approval by the St. Johns County Planning and Zoning Board and the St. Johns County Board of County Commissioners, a final development plan (the "Final Development Plan") for the construction of a new public road north of the intersection of S.R. 207 and Cypress Lakes Boulevard, utility extensions from S.R. 207 to the Tree of Life site, drainage improvements for the new road, an entrance sign for the industrial park, and a temporary access road to the Tree of Life site. The Final Development Plan consists of a onepage map identified as Exhibit A to the Resolution (the "Map"), the legal description identified on Exhibit A, this text identified as Exhibit B to the Resolution (the "Text"), copies of the applicable sections of the covenants and restrictions identified as Exhibit C to the Resolution. The Property is located wholly within that parcel of land zoned Planned Unit Development (PUD) pursuant to Ordinance ____. The area encompassed by this Final Development Plan is located within the St. Augustine Industrial Park. A portion of the construction will occur outside of the PUD on a parcel of land to be dedicated to St. Johns County. No development square footage is included within this FDP at this time. This FDP will be modified in the future as approval for development of the site is sought. A separate FDP has been filed for development of the Tree of Life parcel.

Prior to commencement of land clearing, site preparation, or construction of any improvements depicted on the Map, the developer shall submit to the Engineering Department satisfactory evidence that all required state and federal permits have been obtained including, but not limited to: (a) United States Army Corps of Engineers Dredge and Fill Permit, St. Johns River Water Management District Management and Storage of Surface Water Permit and Florida Department of Environmental Protection Water and Sewer Connection Permits; (b) Obtain a land clearing permit pursuant to St. Johns County Ordinance No. 90-11, or documentation of exemption; (c) Obtain approval of signed and sealed construction plans by the St. Johns County Engineering Department in compliance with Ordinance 86-4; and (d) Comply with all other applicable land use and development regulations of St. Johns County. However, a temporary access road may be approved to allow construction to start on the Tree of Life site. The temporary access road will be closed within 30 days after the County accepts the main road.

Nothing contained in the covenants shall be interpreted to limit or restrict in any way the regulatory powers of St. Johns County (including its powers to review and approve plats and replats under Section 177.071 of the Florida Statutes). Those sections of the covenants which are specifically referenced herein and listed on Exhibit C are incorporated by reference in the Final Development Plan, shall be made a part of the Final Development Plan and shall not be amended without approval of the Board of County Commissioners of St. Johns County. The developer reserves the right to alter, amend, or allow to be amended all other sections of the covenants.

8-4-1 Density of Development

No development square footage is requested in this Final Development Plan at this time. In the future, this FDP will be modified when approval of development is requested.

8-4-2 Open Space

Open space and conservation areas are depicted as tracts on the FDP Map, as follows:

Tract A1
Tracts B1 - B2
Tract C1
Tract C2
Tract D1

Landscape/Buffer
Wetlands/Conservation
Stormwater Pond
Drainage Easement
Utility Easement



The County shall be responsible for maintenance of the main road and all drainage within the road right-of-way. All other common areas shall be maintained by the property owners' association, whose membership will include all parcel owners within the PUD.

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

All development which is to occur within this FDP will comply with the spirit and intent of the Zoning Ordinance. This final development plan does not include any buildings at this time. Building setbacks shall be addressed when the FDP is modified to show construction of the buildings on this parcel.

There will be a entry sign to the industrial park (which may be lighted) that will lie within Tract A1 as shown on the Map. The sign will be constructed in compliance with the sign ordinance. The entry sign will be no larger than 18'x 18' and will be constructed of materials such as concrete, stucco, wood, and brick. There will be landscaping around the base of the sign. The sign will be located in the roadway median and will be set back a minimum of 10 feet from the intersection to avoid obstructing visibility. Maintenance for the landscaped median will be the responsibility of the developer or property owners's association.

Temporary construction trailers may be used within the PUD during the construction period, which shall be up to 12 months from the date of approval of this final development plan. A temporary access road shall be constructed to the Tree of Life site. The temporary road shall be closed within 30 days after the permanent entrance road is completed and accepted by the County.

8-4-4 Project Size

The PUD consists of 106± acres. This Final Development Plan consists of ±24 acres.

8-4-5 Support Legal Documents for Open Space

The covenants shall assure adequate management and maintenance of all common areas encompassed by this Final Development Plan.

- a. The covenants shall provide for conveyance of title to the Common Property to, and ownership by, the appropriate property owners' association as described above, which shall be a duly constituted and legally responsible community association.
- b. The covenants shall appropriately limit use of the Common Property by Inclusion of Article IV of Exhibit C.



- c. The covenants shall assign responsibility for the management and maintenance of the Common Property to the appropriate property owners' association.
- d. The covenants shall place responsibility for enforcement of the covenants contained therein upon the appropriate property owners' association and its board of directors.
- e. The covenants shall permit the subjection of each parcel to assessment for its proportionate share of maintenance costs.

8-4-6 Access

As graphically depicted on the Map, access from S.R. 207 will be provided by a new road to be constructed by the developer and dedicated to St. Johns County. Temporary access to the Tree of Life site shall be provided via an existing driveway. Access from Deerpark Boulevard to this parcel is depicted on the FDP map.

8-4-7 Privacy

This section does not apply because there are no residential structures within this final development plan.

8-4-8 Community Facilities

- a. The entrance road and utilities within the road right-of-way will be constructed to County standards and dedicated to the County.
- b. All requirements for off-street parking and loading set forth in Article 9 of the St. Johns County Zoning Ordinance are addressed specifically in Sections 9-1-1 through 9-4-1 of this text.
- c. The Map illustrates the anticipated traffic flow pattern. Sufficient space has been allowed to permit access for fire fighting equipment, furniture moving vans, fuel trucks, refuse collection, deliveries and debris removal. Locations of the fire hydrants serving the Property shall be depicted on the signed and sealed construction plans. The fire hydrants to be installed pursuant to this Final development Plan shall meet county standards and must be approved by the county fire coordinator prior to issuance of certificates of occupancy for any structure to be served by such hydrants.
- d. All utilities serving the Property including telephone, power, cable television, and sewer and water lines will be installed underground. The signed and sealed construction plans shall show the location and design of the storm sewer facilities serving the Property and the grading and topography of the site. The storm sewer facilities shall comply with all applicable requirements of law including, but not limited to the requirements of Ordinance 86-4 and shall facilitate the proper drainage of storm waters and prevent erosion and the formation of dust.



e. Specifications for all streets and roadways depicted on the Map shall conform to the rules and regulations adopted by the St. Johns County Board of County Commissioners in Ordinance No. 86-4, as amended.

9-1-1 <u>Drainage</u>

A preliminary drainage plan for the Property so as to prevent damage to abutting parcels and public streets and alleys is graphically depicted on the Map. Detailed drainage plans demonstrating compliance with all requirements of Ordinance 86-4 and the St. Johns County Comprehensive Plan shall be included within the signed and sealed construction plans. The construction plans must be reviewed and approved by the St. Johns County Engineering Department prior to commencement of land clearing, site preparation or construction. All necessary easements for drainage shall comply with the requirements of Ordinance 86-4 and shall be depicted on the Final Development Plan.

9-1-2 Separation from Walkway and Street

No off-street parking or loading facilities are proposed within this final development plan at this time.

9-1-3 Entrance and Exits

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

9-1-4 <u>Interior Drives</u>

No interior drives are proposed within this final development plan at this time.

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

No parking spaces are proposed within this final development plan at this time.

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

Lighting will be shown on the construction plans and shall conform to County standards.

9-1-7 Screening

No off-street parking spaces are proposed in this final development plan at this time.

9-2 Location

No off-street parking spaces are proposed in this final development plan at this time.

P. U. D. OFF. REC. BOOK F PAGE 537

9-3-1 Off-Street Parking; Number Required

No off-street parking spaces are proposed in this final development plan at this time.

9-4-1 Off-Street Loading Requirements

No development is included in this final development plan at this time, so off-street loading requirements do not apply.

APPLICANT

By: Domer R. Jan 12

P.U.D. OFF. REC. BOOK ___ PAGE 538

EXHIBIT C
COVENANTS AND RESTRICTIONS

P.U.D. OFF. REC. BOOK F PAGE 39

ARTICLE IV COMMON AREA RIGHTS

Section 4.1 <u>Conveyance of Common Area.</u> Developer agrees that all of the Common Area owned by Developer shall be conveyed or assigned to the Association at no cost to the Association, within one hundred twenty (120) days after the Developer shall no longer own any Building Site within the Property, or at such earlier date as the Developer may determine in its sole discretion, and the Association shall accept such conveyance or assignment.

- Section 4.2 Owners' Easement of Enjoyment. Each Owner shall have a right and easement of enjoyment in and to the Common Area (for its intended purpose), which shall be appurtenant to, and shall pass with, the title to the land of such Owner, subject to the following:
- 4.2.1 The right of the owner of the Common Area, with the consent of the Developer (if different from such owner) to dedicate or transfer all or any part of the Common Area to any public agency, authority or utility (provided the use rights of the Owners in such Common Area shall not be materially and adversely affected);
- 4.2.2 All provisions of this Declaration, any plat of all or any parts of the Property, governmental restrictions, including the provisions of any Planned Unit Development Ordinance ("PUD") or any environmental permit;
- 4.2.3 Reasonable rules and regulations governing use and enjoyment of the Common Area adopted by the Association;
- 4.2.4 The rights of the Developer under Section 4.3 to add to or withdraw land from the Common Area;
- 4.2.5 Easements, restrictions, agreements and other matters contained in this Declaration or of record as of the date of recordation of this Declaration.
- Section 4.3 Right of the Developer to Designate Property as Common Area or to Withdraw Property from the Common Area. Notwithstanding anything to the contrary contained in this Declaration, the Developer shall have the right, in its sole discretion, to designate land, easements, use rights and personal property owned by the Developer as Common Area, provided only that such Common Area shall be located within the Property or contiguous to the Property (for purposes of this Section 4.3, property separated only by public or private roads, water bodies, golf courses, or open space shall be deemed contiguous) and shall be for the primary benefit of the Owners. For so long as the Developer shall own any Building Site, the Developer may, at any time, withdraw, or cause to be withdrawn, land from the Common Area in

Developer's sole discretion. The prior sentence notwithstanding, in the event such withdrawal of Common Area shall materially and adversely affect any Building Site, or the value thereof, or materially and adversely affect access, visibility, utilities, or drainage to or from any Building Site, the Developer shall not have the right to withdraw such Common Area without the consent and joinder of the Owner of the Building Site which is so affected. Addition of land to and withdrawal of land from the Common Area shall be evidenced by recording a Supplementary Declaration in the public records of St. Johns County, Florida, which shall specifically reference such addition or withdrawal. Withdrawal of land from the Common Area by the Developer shall terminate any and all easements and rights of use of the Owners in such land. No land owned by the Developer shall be deemed to be Common Area unless such land is expressly referenced as such under Section 2.3 hereof, or subsequently designated as such by the Developer pursuant to Section 2.3 hereof and this Section 4.3, even if the Developer consents or acquiesces to the use of such land by In the event any land, easements, use rights, or the Owners. personal property owned by the Association shall be withdrawn from the Common Area pursuant to this Section 4.3, upon the Developer's written request, the Association shall promptly execute and deliver to the Developer any and all deeds, bills of sale, assignments or other conveyance documents as may be necessary or appropriate to effectuate the withdrawal of such Common Area.

Section 4.4 Maintenance of Common Area and Compliance with Applicable Permits. The Association shall at all times maintain in good repair and manage, operate and insure, and shall replace as often as necessary, the Common Areas and the paving, street lighting fixtures and appurtenances, landscaping, improvements and other structures (except utilities owned and maintained by public or private utility companies providing water, sewer, electrical, fire protection, cable television, telephone, or similar utilities to the Property, or any portion thereof) situated on the Common Areas, if any. The Association shall maintain all lakes, drainage areas, drainage easements, and control structures, and shall preserve and protect any designated conservation areas or littoral zones located within, adjacent, or in near proximity to the Property which have been so designated for the benefit of the Property, in accordance with all permit requirements and conditions contained in applicable fredge fill, consumptive use, surface water permits, or any other applicable permits issued by the United States Army Corps of Engineers, Florida Department of Environmental Regulation, St. Johns River Water Management District, and St. Johns County, Florida and all statutes, rules, regulations and requirements pertaining to surface water management, drainage and water quality promulgated by the St. Johns River Water Management District, the Florida Department of Environmental Regulation, and all other local, state and federal authorities having jurisdiction. The Association shall maintain those portions of the Common Area designated by applicable permit as conservation tracts, stormwater

P.U.D. OFF. REG. BOOK F PAGE 541

management tracts or similar designations, in accordance with all permit requirements, rules, and regulations promulgated by all local, state and federal authorities having jurisdiction. The Association shall be responsible for the maintenance, operation and repair of the Surface Water or Stormwater Management System. Maintenance of the Surface Water or Stormwater Management System shall mean the exercise of practices which allow the systems to provide drainage, water storage, conveyance of other surface water or stormwater management capabilities as permitted by the St. Johns River Water Management District. The Association shall be responsible for such maintenance and operation. Any repair or reconstruction of the Surface Water or Stormwater Management System shall be as permitted, or if modified, as approved by the St. Johns River Water Management District. All maintenance obligations of the Association shall be performed as ordered by the Board of Directors of the Association, and all or any portion of the cost of such maintenance incurred by the Association pursuant to this Section 4.4, shall be a common expense of the Association to be collected and paid in the manner prescribed by this Declaration. Association shall not, however, be responsible for maintaining any portion of any Building Site or any drainage structure, retention area or surface water or stormwater management system serving one or more Building Sites owned by a single owner unless the area or facility specifically has been identified as Common Area pursuant to Section 2.3 above.

Easement for Maintenance Purposes. The Section 4.5 Developer hereby grants to the Association, and their respective successors, assigns, agents, and contractors, an easement in, on, over and upon those portions of the Property as may be reasonably necessary for the purpose of maintaining the Common Area, including the Surface Water or Storm Water Management System, or other portions of Property to be maintained by Association, in accordance with the requirements of this Declaration. The easement granted hereby shall not be exercised by any party in a manner which unreasonably interferes with the use, occupancy, or enjoyment of any improved portion of the Property. Further, in the event that any portion of the Property shall be damaged or altered in any way as the result of the exercise of the easement rights granted hereby, such portions of the Property shall be immediately restored to the condition that existed immediately prior to such damage or alteration.

STATE OF FLORIDA
COUNTY OF ST. JOHNS

P. U. D. OFF. REC. BOOK _____ PAGE 542

I, CARL "BUD" MARKEL, CLERK OF THE CIRCUIT COURT, Ex-officio, Clerk of the Board of County Commissioners of St. Johns County, Florida,

DO HEREBY CERTIFY that the foregoing is a true and correct copy of the following:

RESOLUTION NO. 94-64

adopted by the Board of County Commissioners of St. Johns County, Florida at a regular meeting of said Board held March 22, 1994

as the same appears of record in the office of the Clerk of the Circuit Court of St. Johns County, Florida, of the public records of St. Johns County, Florida.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal of office this 13th day of June, 1994.

CARL "BUD" MARKEL, CLERK OF THE CIRCUIT COURT Ex-officio Clerk of the Board of County Commissioners of St. Johns County, Florida

By: <u>Uvonne (atter</u> Yvonne Carter, Deputy Clerk

(seal)

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CLERK OF CIRCUIT COURT