RESOLUTION NO. 15-1303

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, APPROVING A **REOUEST IN ACCORDANCE WITH SECTION 13-303 OF** THE **TOWN MIAMI** LAKES DEVELOPMENT CODE FOR A CONDITIONAL USE FOR A SLEEP TESTING CENTER SUBMITTED FOR PROPERTY AT 16420 NW 59TH AVENUE, MIAMI LAKES, FLORIDA, IN THE IU-C, INDUSTRIAL USE-CONDITIONAL ZONING DISTRICT; APPROVING A SITE **PLAN SUBJECT** TO CONDITIONS, MODIFYING CONDITION (d) OF RESOLUTION 07-527Z AS MODIFIED BY RESOLUTION 08-666Z, TO EXPAND THE PERMITTED USES ON THE SUBJECT PROPERTY; PROVIDING FINDINGS; PROVIDING FOR INCORPORATION OF RECITALS; PROVIDING FOR APPROVAL; PROVIDING FOR CONDITIONS; PROVIDING FOR VIOLATION OF CONDITIONS; PROVIDING FOR APPEAL; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, San Marcus Research Clinic, Inc. (the "Applicant") has applied to the Town for approval of: (1) a Conditional Use, pursuant to Section 13-303 of the Town of Miami Lakes ("Town") Land Development Code ("LDC") to allow a sleep testing center in the IU-C (Industrial Use-Conditional) zoning district; and 2) a modification of the conditions of site plan approval provided in Resolution No. 07-527Z, adopted on April 24, 2007, as amended by Resolution No. 08-666Z, adopted on May 20, 2008, for property generally located at 16420 NW 59 Avenue, Miami Lakes, Florida, in the IU-C zoning district, specifically Folio No. 32-2013-057-0060, which is legally described as "Unit 6 of Miami Lakes Professional Center Condominium, according to the Declaration of Condominium thereof, as recorded in Official Records Book 25678 at Page 2249 of the Public Records of Miami-Dade County, Florida, together with an undivided interest in the common elements appurtenant" (hereinafter "the Property"); and

WHEREAS, condition (d) of Resolution No. 07-527Z restricted the use of the property to "office and showroom display uses;" and

WHEREAS, subsequent to the passage of Resolution No. 07-527Z, a Declaration of Restrictions was recorded in the public records of Miami-Dade County, Florida at Official Records Book (hereinafter "ORB") 26376 Page 1116 on May 13, 2008, and re-recorded at ORB 26612 Page 1436 on October 16, 2008 (hereinafter "Declaration of Restrictions"), and which pertained to several properties, including the property located at 16420 NW 59 Avenue, Miami Lakes, Florida, Folio #32-2013-057-0060; and

WHEREAS, on May 20, 2008, the Town passed Resolution No. 08-666Z pertaining to a request to amend Resolution No. 07-527Z and approving modifications to the conditions of the site plan approval provided in Resolution No. 07-527Z; and

WHEREAS, Resolution No. 08-666Z authorized an expansion of the permitted uses in the IU-C zoning district as applied to the property that was the subject of the request; and

WHEREAS, Section 13-303 of the Town LDC sets forth the authority of the Town Council to consider and act upon an application for a conditional use; and

WHEREAS, in accordance with Section 13-309 of the Town LDC, proper notice was mailed to the appropriate property owners of record and the hearing was duly advertised in the newspaper; the public hearing was noticed for Tuesday, April 14, 2015, at 6:30 P.M. at Town Hall, 6601 Main Street, Miami Lakes, Florida; and all interested parties have had the opportunity to address their comments to the Town Council; and

WHEREAS, Town staff has reviewed the application and recommends approval subject to conditions, of the request for a Conditional Use and approval of the proposed Second Amendment to the Declaration of Restrictions, as set forth in the Town of Miami Lakes Staff

Analysis and Recommendation, a copy of which is on file in the Town of Miami Lakes Clerk's Office and incorporated into this Resolution by reference.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

Section 1. Recitals. The above Recitals are true and correct and incorporated herein by this reference.

Section 2. Findings.

In accordance with Section 13-303, the Town Council finds that the Applicant meets the criteria for a conditional use approval which are as follows:

- 1. Land Use Compatibility; and
- 2. Sufficient Site Size, Site Specifications, and Infrastructure to Accommodate the Proposed Use; and
- 3. Compliance with the Comprehensive Plan and Land Development Code; and
- 4. Proper Use of Techniques; and
- 5. Hazardous Waste.

<u>Section 3.</u> <u>Approval of Conditional Use</u>. The Conditional Use request to allow a sleep testing center in the IU-C (Industrial Use-Conditional) zoning district is hereby approved.

<u>Section 4.</u> <u>Approval of Modification</u>. The Modification to Condition (d) of Resolution 07-527Z, as modified in section 3 of Resolution 08666Z, is hereby approved to read as follows:

(d) That the Applicant has proffered a Declaration of Restrictions which would restrict the use of the subject property to banks, contractor's offices, day nursery and after school care licensed by the State of Florida, laboratories, overnight clinical research facility, material testing, locksmiths, office building, printing shops – limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the

public health, safety and welfare, restaurant, salesrooms and storage showrooms –wholesale, salesrooms and showrooms as per section 33-259.62, technical trade schools as per section 33-259.63 and veterinarians for purposes of preserving the intended use in perpetuity.

proposed Second Amendment to the Declaration of Restrictions, attached hereto as Exhibit "A", is hereby approved.

Section 5. Conditions. The Conditional Use is approved subject to the following conditions:

- 1. The approvals granted are based on the plans submitted by the Applicant; Sheets A-1 Site Plan, A-2 Floor Plans, A-3 Elevations and L-1 Landscape Plan by Albert O. Gonzalez, R.A. dated received by the Town on 01-12-15. Improvements and uses approved herein shall be in substantial compliance with these plans, except that the number of parking spaces shall be subject either to further design changes or to further administrative action.
- 2. Except as modified herein, all conditions of Resolution 07-527Z and Resolution 08-666Z, as applicable, shall remain in full force and effect.
- 3. The Applicant shall obtain a Certificate of Use, and Business Tax Receipt (BTR), and promptly renew the BTR annually, upon compliance with all the terms and conditions of this approval, the same subject to cancellation upon violation of any of the conditions.
- 4. Prior to the issuance of a building permit or certificate of use (CU) dependent upon this approval, the Applicant shall submit the Second Amendment to the Declaration of Restrictions to meet with the approval of the Town Attorney and, upon approval by the Town Attorney, shall have said Second Amendment to the Declaration of Restrictions executed and recorded at the Applicant's expense within 30 days of this approval.
- 5. The Applicant shall provide, and continuously maintain all landscaping material on the site in compliance with Chapter 18-A Landscaping Requirements. Compliance with the landscape requirements shall be verified by a zoning inspection prior to the issuance of a Certificate of Use (CU).
- 6. The Applicant shall obtain any and all required approvals or licenses from the State of Florida prior to commencing operations. The Applicant shall promptly notify the Town if any required State approval or license is rescinded, non-renewed or otherwise becomes

- non-effective. In such case, the Administrative Official shall have the authority to revoke this conditional use approval.
- 7. Any signage requires a separate sign permit.
- 8. The Applicant shall obtain all required building permits and a Certificate of Use (CU) for all request(s) approved herein, within one (1) year of the date of this approval. If all required building permits and a Certificate of Use (CU) are not obtained or an extension granted within the prescribed time limit, this approval shall become null and void.

Section 6. Appeal. In accordance with Section 13-310 of the Town LDC, the Applicant or any aggrieved property owner in the area, may appeal the decision by filing of a Writ of Certiorari to the Circuit Court of Miami-Dade County, Florida, in accordance with the Florida Rules of Appellate Procedure.

Section 7. Violation of Conditions. Failure to adhere to the terms and conditions contained in this Resolution in Section 4, if any, shall be considered a violation of the Town LDC and persons found violating the conditions shall be subject to the penalties prescribed by the Town LDC, including but not limited to, the revocation of any of the approvals granted in this Resolution. The Applicant understands and acknowledges that it must comply with all other applicable requirements of the Town LDC before it may commence construction or operation, and that the foregoing approvals, if any, in this Resolution may be revoed by the Town at any time upon a determination that the Applicant is in non-compliance with the Town LDC.

Section 8. Effective Date. This Resolution shall take effect 30 days following the date it is filed with the Town Clerk. If during that time, the decision of the Town Council is appealed as provided in the Town LDC and the Florida Rules of Appellate Procedure, the appeal shall stay the effectiveness of this Resolution until said appeal is resolved by a court of competent jurisdiction.

PASSED AND ADOPTED this 14th day of April, 2015.

Passed and adopted this 14th day of April, 2015.

The foregoing resolution was offered by <u>Courcil man Mestre</u> who moved its adoption. The motion was seconded by <u>Courcil man Rodriguez</u> and upon being put to a vote, the vote was as follows:

Mayor Wayne Slaton	yes
Vice Mayor Manny Cid	<u>yes</u>
Councilmember Tim Daubert	yes
Councilmember Tony Lama	<u>ues</u>
Councilmember Ceasar Mestre	yes
Councilmember Frank Mingo	yes
Councilmember Nelson Rodriguez	yes

Wayne Slaton
MAYOR

Attest:

Marjorie Tejeda

Approved as to form and legal sufficiency:

Raul Gastesi, Jr. Gastesi & Associates, P.A. TOWN ATTORNEY

Exhibit A



This Instrument was prepared by: Name: Mr. Anthony Escarrá, Esq.

Address: 16400 N.W. 59 Avenue, 2nd Floor Miami Lakes, FL 33014

SECOND AMENDMENT TO DECLARATION OF RESTRICTIONS

KNOWN ALL BY THESE PRESENTS that the undersigned are the owners ("Owners") of the following described property ("Property"), lying, being and situated in the Town of Miami Lakes, Miami-Dade County, Florida ("Town"), to-wit:

UNITS/LOTS: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 of MIAMI LAKES PROFESSIONAL CENTER CONDOMINIUM, according to the Declaration of Condominium thereof, as recorded in Official Records Book 25678 at Page 2249 of the Public Records of Miami-Dade County, Florida, together with an undivided Interest in the common elements appurtenant.

WHEREAS, the Property is covered by that certain Declaration of Restrictions, recorded on the Property on May 13, 2008 In Official Records Book 26376 at Page 1116, ("Declaration") Miami-Dade County, Florida; and re-recorded on October 16, 2008, In Official Records Book 26612 at Page 1436 of the Public Records of Miami-Dade County, Florida.

WHEREAS, paragraph 2 of the Declaration provided that the use of the Property will be restricted to office and showroom display for purposes of preserving the intended use in perpetuity; and

WHEREAS, by Resolution No: 08-666Z, the Owner and the Town decided to amend the uses described in the Declaration as to certain Units/Lots on the Property.

NOW, THEREFORE, in consideration of the foregoing premises and in compliance with the aforementioned Declaration, the Declaration is hereby modified as follows:

Paragraph (2) of the Declaration shall be amended to read as follows:

(2) That the uses permitted on the subject Property in Units/Lots 2, 3, 4, 5, 8, and 10 will be restricted to office and showroom display only. That the uses Permitted on Units/Lots 6 of the Property will be restricted to: banks, contractor's offices, day nursery, and after school care licensed by the State of Florida, laboratories, overnight clinical research facility, material testing, locksmiths, office building, printing shops -limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the public health, safety and welfare-, restaurant, salesrooms and storage showrooms-wholesale, salesrooms and showrooms as per section 33-259.62, technical trade schools as per section 33-259.63 and veterinarians. That the uses permitted on Units/Lots 1, 7, 9, 11and12 of the Property will be

Second Amendment to Declaration of Restrictions Page 2:

restricted to: banks, contractor's offices, day nursery, and after school care licensed by the State of Florida, laboratories, material testing, locksmiths, office building, printing shops -limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the public health, safety and welfare-, restaurant, salesrooms and storage showrooms-wholesale, salesrooms and showrooms as per section 33-259.62, technical trade schools as per section 33-259.63 and veterinarians for purposes of preserving the intended use in perpetuity.

All other provisions of the Declaration not hereby amended shall remain in full force and effect.

IN WITNESS WHEREOF, the Owners, joined by and with the consent of their Mortgagee of record, have executed this Dedication.

As to Units/Lots I

Owner:

Second Amendment to Declaration of Restrictions Page 2:

All other provisions of the Declaration not hereby amended shall remain in full force and effect.

IN WITNESS WHEREOF, the Owners, joined by and with the consent of their Mortgagee of record, have executed this Dedication.

As to Unit(s)/Lot(s) 1 and 3	
Witnesses:	Owner: ZAHLENE INVESTMENT INCORPORATED a Florida corporation By: Jordan Zahlene
Print Name:	
Print Name:	Mortgagee: NONE
As to Unit(s)/Lot(s) 2 Witnesses:	Owner:
Print Name:	By:
Print Name:	By:
Witnesses:	Mortgagee: Premier American Bank By:
Print Name:	Print Name:
Print Name	

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Second Amendment to Declaration of Restrictions Page 3:

As to Unit(s)/Lot(s) 4	
	Owner: MACADEMIA, LLC a Florida limited liability company
Witnesses:	Ву:
Print Name:	Print Name:
Print Name:	Mortgagee: NONE
As to Unit(s)/Lot(s) 5	Owner:
Witnesses:	MACADEMIA, LLC a Florida limited liability company By:
rint Name:	Print Name:
Print Name:	Mortgagee: Professional Bank
Witnesses:	Ву:
	Print Name:
Print Name:	Its:
Drint Name	

Second Amendment to Declaration of Restrictions Page 4: As to Unit(s)/Lot(s) 6 Owner: SAN MARCUS RESEARCH CLINIC, INC a Florida corporation Witnesses: By:_____ Print Name:_____ Print Name: Print Name: Mortgagee: NONE As to Unit(s)/Lot(s) 7 Owner: ARCH MIAMI LAKES II, LLC a Florida limited liability company Witnesses: Print Name:_____ Print Name: Print Name:____ Mortgagee: NONE Witnesses: By:____ Print Name:_____ Print Name: Its:

Print Name:

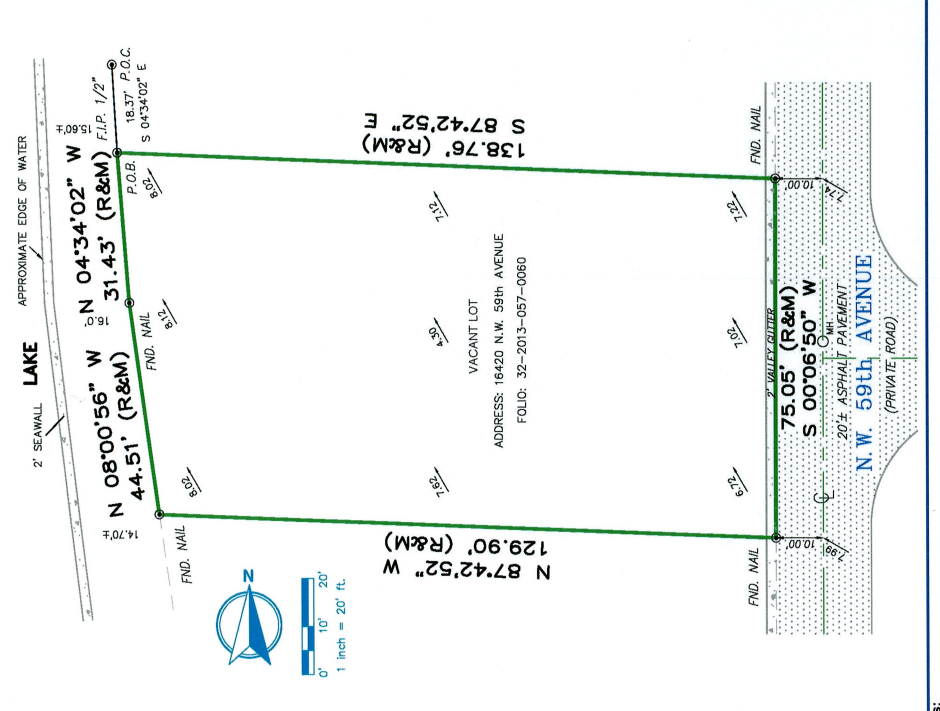
Second Amendment to Declaration of Restrictions Page 5:

As to Unit(s)/Lot(s) 8	
	Owner: PACIFICA ML PROFESSIONAL CENTER LLC a Florida limited liability company
Witnesses:	Ву:
Print Name:	Print Name:
Print Name:	Mortgagee: Premier American Bank
Witnesses:	Ву:
	Print Name:
Print Name:	Its:
Print Name:	
As to Unit(s)/Lot(s) 9	Owner:
	BELAMANDA INVESTMENTS, LLC a Florida limited liability company
Witnesses:	Ву:
Print Name:	Print Name:
Print Name:	Mortgagee: NONE

Second Amendment to Declaration of Restrictions Page 6: As to Unit(s)/Lot(s) 10 Owner: Witnesses: Jose M. Garcia Print Name:_____ Print Name:____ Mortgagee: NONE As to Unit(s)/Lot(s) 11 PEREGRINE PROPERTY MANAGEMENT, LLLP a Florida limited liability limited partnership Witnesses: By:____ Print Name: Print Name:____ Print Name: Mortgagee: NONE As to Unit(s)/Lot(s) 12 Owner: BELAMANDA INVESTMENTS, LLC a Florida limited liability company Witnesses: Print Name:_____ Print Name:____

Print Name:





Votes:
NO VISIBLE ENCROACHMENTS ON THIS PROPERTY

MAP OF BOUNDARY SURVEY

Property Address: 16420 NW 59 AVE MIAMI LAKES, FL 33014



SURVEYOR'S CERTIFICATION: I HEREBY CERTIFY THAT THIS BOUNDARY SURVEY IS A TRUE
AND CORRECT REPRESENTATION OF A SURVEY PREPARED UNDER MY DIRECTION. THIS
COMPLIES WITH THE MINIMUM TECHNICAL STANDARDS, AS SET FORTH BY THE STATE OF
FLORIDA BOARD OF PROFESSIONAL LANDSURFYORS IN CHAPTER 61617-6, FLORIDA
ADMINISTRATIVE CODE PARTICIPATION OF PROFESSION TO A TRUES.

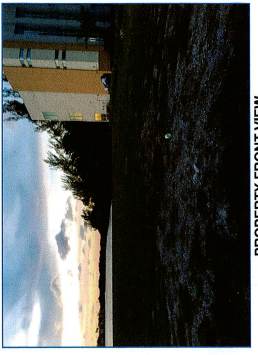


FOR THE FIRM P.S.M. No. 5259

FERNANDO V. GOMEZURVE

NOT VALID WITHOUT AN AUTHENTIC ELECTRONIC SIGNATURE AND AUTHENTICATED ELECTRONIC SEAL, AND/OR THE SIGNATURE AND/OR THE ORIGINAL RAISED SEAL OF A LICENSED SURVEYOR AND MAPPER, THE SEAL APPEARING ON THIS DOCUMENT WAS AUTHORIZED BY FERNANDO V. GOMEZ, P.S.M. NO. 5259 ON THE SURVEY DATE NOTED HEREON.





PROPERTY FRONT VIEW

CERTIFIED TO:

MANUEL MACHADO AND EXILDA MACHADO, HUSBAND AND WIFE ITS'SUCCESSORS AND/OR ASSIGNS AS THEIR INTEREST MAY APPEAR.

FLOOD INFORMATION:

TOWN OF MIAMI LAKES 120686 12086C0116L Community Number: Panel Number:

Suffix:

9/11/2009 6.0 AE Flood Zone:
Base Flood Elevation: 6
Date of Survey: Date of Firm Index:

12/26/2014

LEGAL DESCRIPTION:, OF SUBDIVISION, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK, PAGE, OF THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FLORIDA

LAKE OF LANDSCAPE MAINT, ES ROOF OVERHANG EASEMENT POOL PUMP PLANTER OR PROPERTY LINE DIGENIFICATION. BEARING REFERENCE CENTRAL ANGLE OF D RECORD OR RADIUS AIL & DISK ARKER-KAL(RILL HOLE Legend Surveyor's SET MONUMENT CONTROL POINT CONTROL POINT CONTROL POINT CONCRETE MONUMENT ELEVATION POINT OF TANGENCY POINT OF CURVATURE POINT OF COMPOUND CURVATURE POINT OF COMPOUND CURVATURE POINT OF ECOMPOUND PERSONARIONT CONTROL POINT FIELD MEASURED CALCULATED CALCULATED C.U.E. I.E./E.E. U.E. FND. OR VOOD FENCE WOOD DECK CENTER LIN CONCRETE PROPERTY LINE

GENERAL NOTES:

- 57
- 3
- 1) LEGAL DESCRIPTION PROVIDED BY OTHERS.
 2) EXAMINATION OF THE ABSTRACT OF TITLE WILL HAVE TO BE MADE TO DETERMINE RECORDED INSTRUMENTS, IF ANY, AFFECTING PROPERTY.
 3) DETERMINE RECORDED INSTRUMENTS, IF ANY, AFFECTING PROPERTY.
 THE LANDS SHOWN HEREON WERE NOT ABSTRACTED FOR EASEMENT OR OTHER RECORDED ENCUMBERANCES NOT SHOWN ON THE PLAT.

 4) THE PURPOSE OF THIS SURVEY IS FOR USE IN OBTAINING TITLE INSURANCE AND FINANCING AND SHOULD NOT BE USED FOR CONSTRUCTION, PERMITTING DESIGN, OR ANY OTHER PURPOSE WITHOUT THE WRITTEN CONSENT OF ONLINE LAND SURVEYORS INC.

 5) UNDERGROUND PORTIONS OF FOOTINGS, FOUNDATIONS OR OTHER IMPROVEMENTS WERE NOT LOCATED.

 6) ONLY VISIBLE AND ABOVE GROUND ENCROACHMENTS LOCATED.

 7) FENCE OWNERSHIP NOT DETERMINED.
 8) WALL TIES ARE TO THE FACE OF THE WALL.
 9) BEARINGS ARE BASE ON AN ASSUMED IN THE FIELD, COULD BE DRAWN AT A DETERMINED OF THE SURVEY WORK PERFORMED IN THE FIELD, COULD BE DRAWN AT A DELIVENCE AND SOLL AND ONLY AND SOLL AND ONLY AND SOLL AND SOL
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 IMENSIONS SHOWN ARE PLAT AND MEASURED UNLESS OTHERWISE SHOWN.
 LEYATIONS IF SHOWN ARE BASED UPON N.G.V.D. 1929 UNLESS OTHERWISE
- THIS IS A BOUNDARY SURVEY UNLESS OTHERWISE NOTED. THIS BOUNDARY SURVEY HAS BEEN PREPARED FOR THE EXCLUSIVE USE OF THE ENTITIES NAMED HEREON, THE CERTIFICATIONS DO NOT EXTEND TO ANY UNNAMED PARTIES.

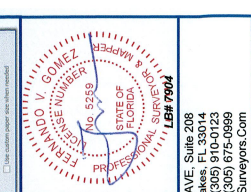
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15271 NW 60 AVE, Suite 208 Miami Lakes, FL 33014 Phone: (305) 910-0123 Fax: (305) 675-0999

0-14634

SURVEY CODE:

www.OnlineLandSurveyors.Com

LEGAL DESCRIPTION:

UNIT # 6 : A PORTION OF TRACT "A" OF MIAMI LAKES SECTION FIVE, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 153, AT PAGE 49 OF THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FL. ZONING LEGEND:

EXISTING ZONING: IU-C

PROPOSED USE: MEDICAL / LABORATORY WITH OVERNIGHT PHASE I RESEARCH

NET LAND AREA: 10,162 SQFT

SC: 3/16' = 1'-0"

GROSS FLOOR AREA (BUILDING):

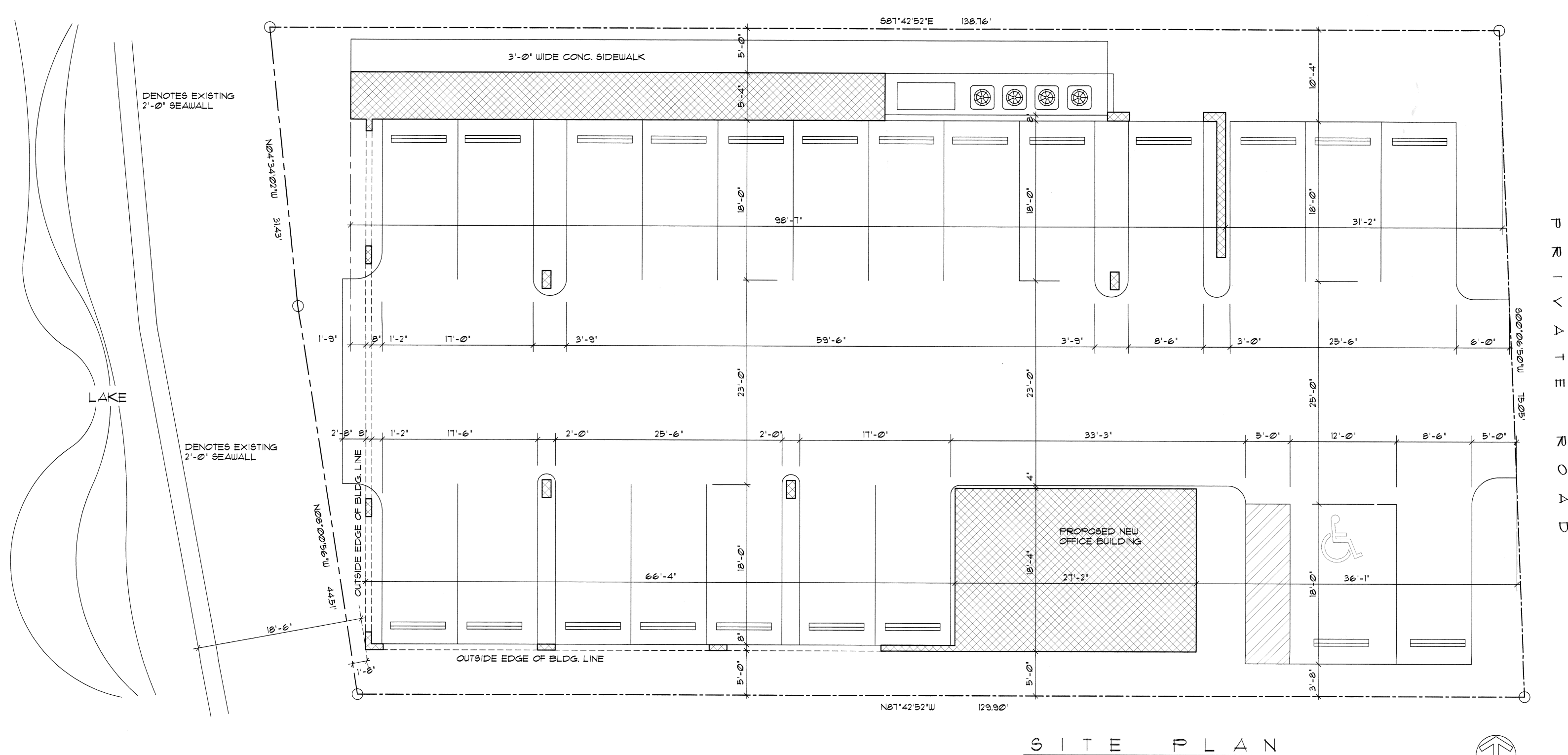
GROSS FLOOR AREA (OPERATIONAL): 7,241 SQ.FT. GROSS FLOOR AREA (PHASE 1, OVERNIGHT RESEARCH): 2,973 SQFT TOTAL GROSS SQUARE FT: 10,214 SQFT

LANDSCAPE OPEN SPACE REQUIRED (20%): 2,032.40 SQFT LANDSCAPE OPEN SPACE PROVIDED (31%): 3,192 SQFT

TOTAL NUMBER OF TREES REQUIRED (28 PER NET ACRE): 6 TREES

TOTAL NUMBER OF TREES PROVIDED: 6 TREES

OFFSTREET PARKING SPACES REQUIRED (1 SPACE / 300 SQFT): 24 BASED UPON OPERATIONAL OFFSTREET PARKING SPACES PROVIDED: 22 SPACES



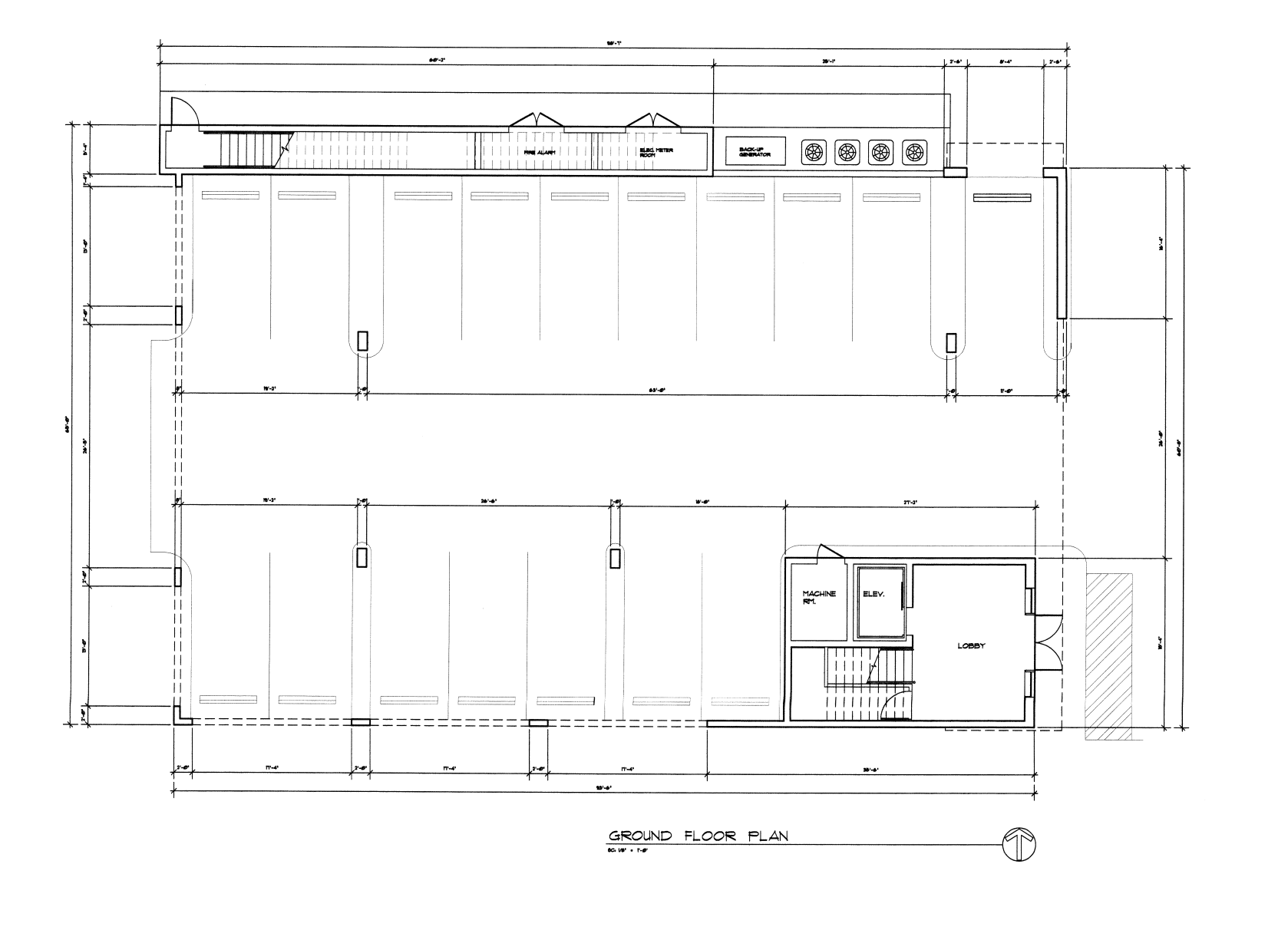
ARCHITECT

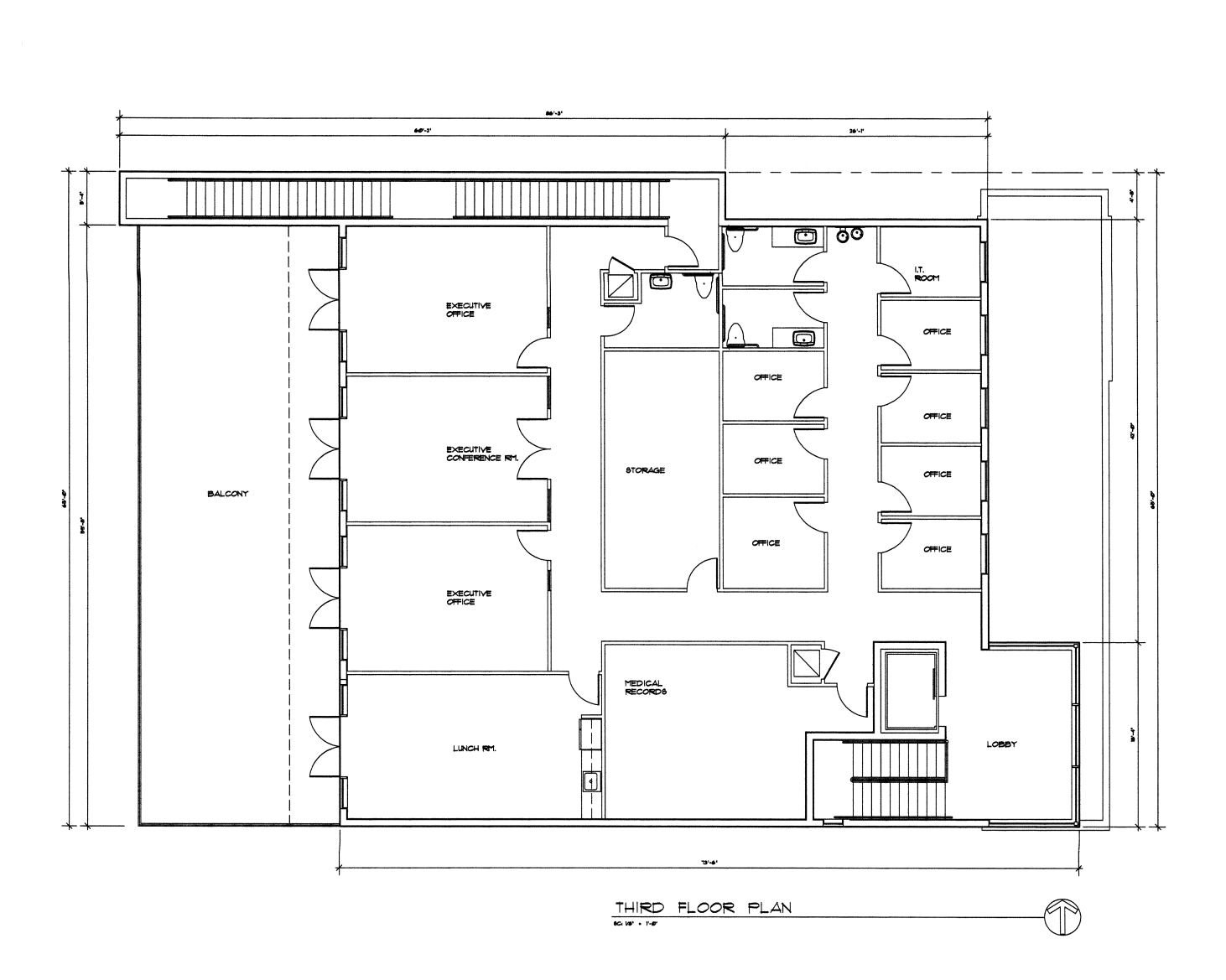
REVISIONS

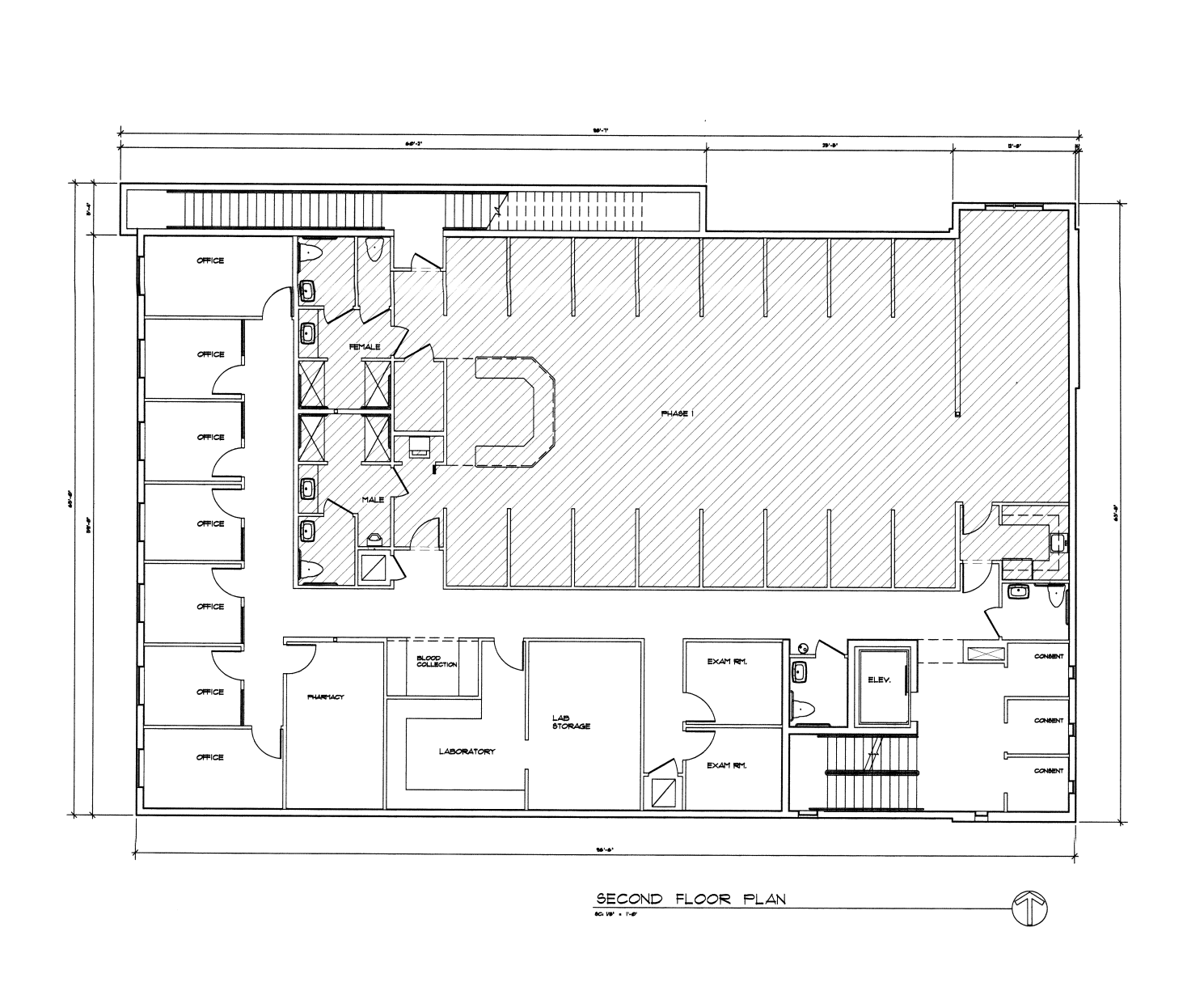
GONZALEZ 16400 MIAMI

FOR: IIC, INC. FL. 3301² FFICE BUILDING F RESEARCH CLINI AVE. MIAMI LAKES, F PROPOSED OFF SAN MARCUS I 16420 NW 59TH A (305) 424-7420

JOB NUMBER SHEET No. A-1







PROPOSED OFFICE BUILDING FOR: SAN MARCUS RESEARCH CLINIC, INC. 16420 NW 59TH AVE. MIAMI LAKES, FL. 3301 (305) 424-7420

DATE JOB NUMBER SHEET No. A-2SEAL

ALBERT

REVISIONS

16400 NW 591 MIAMI LAKES,

FINISH THIRD LEVEL FINISH SECOND LEVEL FINISH SECOND LEVEL FRONT ELEVATION
SC: 3/16' • 1'-Ø' RIGHT-SIDE ELEVATION
SC: 3/16' • 1'-0' INISH SECOND LEVEL FINISH GROUND LEVEL LEFT-SIDE ELEVATION

ALBERT 16400 NW 59TH MIAMI LAKES, FL. PROPOSED OFFICE BUILDING FOR: SAN MARCUS RESEARCH CLINIC, INC. 16420 NW 59TH AVE. MIAMI LAKES, FL. 33014 (305) 424-7420

DATE JOB NUMBER SHEET No. A-3

REAR ELEVATION

LANDSCAPE LEGEND:

ZONING DISTRICT IU-C NET LOT AREA: ACRES 10,162 SQ.FT. OPEN SPACE REQUIRED PROVIDED A. SQUARE FEET OPEN SPACE REQUIRED BY CHAPTER 33, AS INDICATED ON SITE PLAN: 2,032 SQF.T 3,192 SQF.T NET LOT AREA = 10,162 S.F. × 20 % = 2,032 S.F. B. SQUARE FEET OF PARKING LOT OPEN SPACE REQUIRED BY CHAPTER 18A, AS INDICATED ON SITE PLAN: 220 SQ.F.T N. PARKING SPACES 22 X 10 SF PER PARKING SPACE = 2,232 SQ.F.T 3.192 SQ.F.T C. TOTAL SF. OF LANDSCAPED OPEN SPACE REQUIRED BY CHAPTER 33: $A \times B$ = LAUN AREA CALCULATION: A. TOTAL SF. OF LANDSCAPED OPEN SPACE REQUIRED BY CHAPTER 33

B. MAXIMUM LAWN ARE (SOD) PERMITTED = 20 % X 11398 SF.=

A. NO. TREES REQUIRED PER NET LOT ACRE LESS EXISTING NUMBER OF TREES MEETING MINIMUM REQUIREMENTS = 28 TREES \times NET LOT ACRES (23) = B. % PALMS ALLOWED: NO TREES PROVIDED X 30% .

6 TREES 6 TREES

6 TREES 6 TREES

% PALMS PERMITTED TO COUNT AS STREET TREES ON 1:1 BASIS imes 30% C. % NATIVES REQUIRED: NO TREES PROVIDED X 30% =

D. STREET TREES (MAXIMUM AVERAGE SPACING OF 35' O.C.): LINEAR FEE ALONG STREET / 35= E. STREET TREES LOCATED DIRECTLY BENEATH POWER LINES (MAXIMUM AVERAGE SPACING OF 25' O.C.):

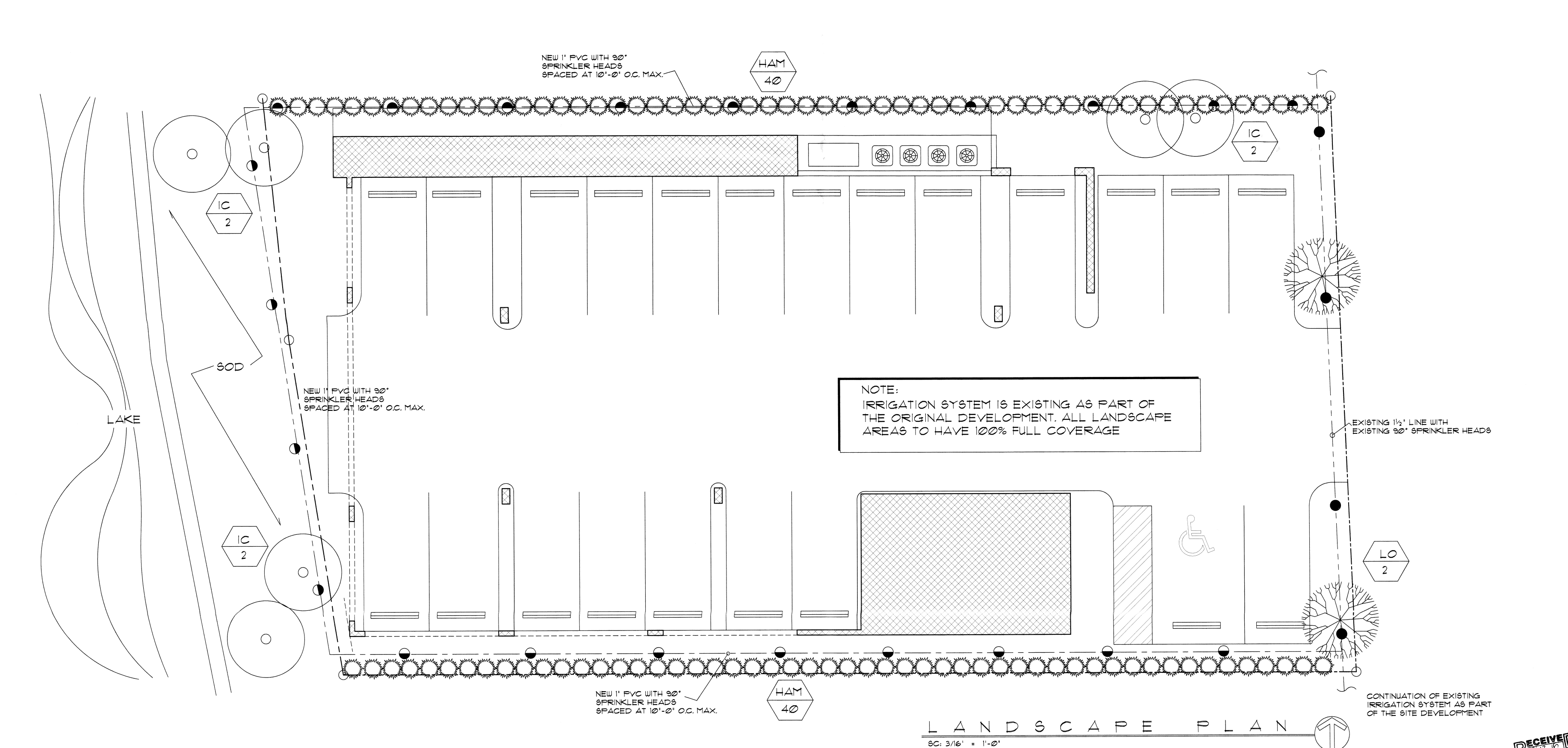
A. NO. TREES REQUIRED X 10 = NO. OF SHRUBS ALLOWED B. NO. SHRUBS ALLOWED X 30% = NO. OF NATIVE SHRUBS REQUIRED 60 SHRUBS 80 SHRUBS

IRRIGATION PLAN: IF REQUIRED BY CHAPTER 33

LINEAR FEET ALONG STREET / 25 =

SYM! ON F		used I	PLANT NAME	SPE		CALIPER	HEIC	H T	CANOPY DIAMETER	QUANTITY
SYMBOL	NEW	EXISTING	SCIENTIFIC	YES	NO	INSALLED	INSTALLED	ESTIAMATED AT MATURITY	ESTIAMATED AT MATURITY	Gui-still t
0	×		LIVE OAK	×		3'	12'-0'		10'-0'	2
IC	×		LLEX CASSINE	×		3'	14'-0'		8'-0'	4
MYR			MYRCIANTHES FRAG.			30'	30° O.C.			80

IRRIGATION SYSTEM SHALL BE AUTOMATIC SYSTEM WITH TIMERS AND WILL MEET ALL REQUIREMENTS OF CHAPTER 18-A MIAMI DADE COUNTY AND TOWN OF MIAMI LAKES CODE



REVISIONS

ALBE

NW LAKE

16400 MIAMI

FOR: IIC, INC. FL. 3301 PROPOSED OFFICE BUILDING SAN MARCUS RESEARCH CLIN 16420 NW 59TH AVE. MIAMI LAKES, (305) 424-7420

DATE JOB NUMBER SHEET No.

SEAL

ALBERT O. GONZALEZ AR0011963

REPORT OF

TRAFFIC TRIP GENERATION REPORT

AT

San Marcus Research Clinic 16420 NW 59th Avenue Miami Lakes, Florida



U.S. SOUTH ENGINEERING & TESTING LAB, INC.

14345 COMMERCE WAY MIAMI LAKES, FLORIDA 33016 TELEPHONE: (305) 556-6540 FAX: (305)362-4669

> March, 2015 15-TRF 001





US South

Engineering & Testing Laboratory, Inc.

14345 Commerce Way, Miami, FL 33016 Phone: 305.558.2588 | Fax: 305.362.4669



March 16th, 2015

Mr. Albert Gonzalez Miami Lakes Commercial Group, LLC 6500 Cowpen Road, Suite 302 Miami Lakes, Florida 33014

Re:

San Marcus Research Clinic - Traffic Report

San Marcus Research Clinic

16420 NW 59th Avenue, City of Miami Lakes, Florida

USSE Project #: 15-TRF-001

Dear Mr. Gonzalez,

As per your request, U.S. South Engineering and Testing Lab, Inc. have conducted a traffic analyses for the proposed San Marcus Research Clinic located at 16420 NW 59th Ave in City of Miami Lakes, Florida. This traffic analysis determines the new traffic impacts created by 10,050 square-feet facility for the proposed Medical Lab /Research Clinic facility. The proposed use of facility consists of 7,150 Square-feet Clinic /office space and 2,900 square-feet of Overnight Research Facility.

Tables 1 & 2 present the trip generation associated with the land-use for the above referenced site. As indicated in these tables, trip generated for a typical weekday for the new land-use will result in approximately 19 AM Peak Hour daily trips (previously-approval is 217) and approximately 22 PM Peak Hour daily trips (previously-approval is 239).

Considering the operation hour for the proposed facility, from 7:00 PM to 5:00 AM which is Off Peak hour, the result of this study indicates that <u>no significant impact will be generated to the existing traffic flow for the subject site as well as the surrounding transportation network.</u>

U.S. South Engineering and Testing Lab, Inc., appreciates the opportunity of assisting you in this project. If you have any questions or comments, please do not hesitate to contact the undersigned.

Respectfully submitted.

U.S. South Engineering and Testing Lab., Inc.

Omid Fallahinejad, P.E. Project Manager

Cc:

File Copy





US South Engineering & Testing Laboratory, Inc. 14345 Commerce Way, Miami, FL 33016 Phone: 305.558.2588 | Fax: 305.362.4669



SITE MAP





US South

Engineering & Testing Laboratory, Inc. 14345 Commerce Way, Miami, FL 33016 Phone: 305.558.2588 | Fax: 305.362.4669







U.S. SOUTH ENGINEERING & TESTING LAB., INC.

STRUCTURAL ENGINEERING & PLANNERS ENVIRONMENTAL CONSULTING GEOTECHNICAL & MATERIAL TESTING San Marcos Research Clinic 16420 NW 59th Avenue Miami Lakes, Florida 33015

SITE LOCATION MAP USSE PROJECT NO.: 15-TRf-001

Main Entrance to subject facility



Ariel Photograph of subject site







US South Engineering & Testing Laboratory, Inc. 14345 Commerce Way, Miami, FL 33016 Phone: 305.558.2588 | Fax: 305.362.4669



APPENDIX B

TABLES





US South Engineering & Testing Laboratory, Inc. 14345 Commerce Way, Miami, FL 33016 Phone: 305.558.2588 | Fax: 305.362.4669



TABLE 1

TRIP GENERATION SUMMARY PROPOSED LAND USES

			AM Peak Hour			
Land Use	Land Use Size	Daily Trips	Total Trips	Inbound	Outbound	
Lab	7,150	112	13	11	2	
Clinic	2,900	54	6	5	1	
Total	10,050	166	19	16	3	
Total	Sq. Ft.	Trips	Trips	Trips	Trips	

Source: Trip Generation Manual (9th Edition)

TABLE 1

TRIP GENERATION SUMMARY PROPOSED LAND USES

			PM Peak Hour			
Land Use	Size	Daily Trips	Total Trips	Inbound	Outbound	
Lab	7,150	112	15	2	13	
Clinic	2,900	54	7	1	6	
Total	10,050	166	22	3	19	
Total	Sq. Ft.	Trips	Trips	Trips	Trips	

Source: Trip Generation Manual (9th Edition)

RESOLUTION NO. 07-527Z

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN MIAMI LAKES, FLORIDA, **APPROVING** REQUESTED MIAMI LAKES COMMERCIAL GROUP, LLC SITE PLAN APPROVAL FILED IN ACCORDANCE WITH THE TOWN DEVELOPMENT CODE TO PERMIT PROPOSED OFFICE/WAREHOUSE DEVELOPMENT IN DISTRICT **CONDITIONAL)** THE IU-C (INDUSTRIAL ZONING WHICH IS A VACANT PARCEL CONSISTING OF 8.65 ACRES WITH ACCESS FROM NW 59 AVENUE; LEGALLY DESCRIBED AS MIAMI LAKES EAST SEC 5 PB 153-49 T-20010 TR A LOT SIZE 8.654 AC M/L FAU 30-2013-F/A/U 001-0070 30-2013-048-0010; **PROVIDING** FINDINGS; PROVIDING FOR APPROVAL; PROVIDING FOR CONDITIONS OF APPROVAL; PROVIDING FOR APPEAL; PROVIDING FOR VIOLATION OF CONDITIONS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, pursuant to Division 3.4 of the Town's Land Development Code, Miami Lakes Commercial Group, LLC (the "Applicant"), has applied for approval of a site plan for "Proposed 12 Lot Layout for Future Office / Showroom Development for Miami Lakes Commercial Group, LLC." a copy of the Site Plan is attached as Exhibit "A" (the "Site Plan") and incorporated into this Resolution by reference; and

WHEREAS, the Town Planner has determined that the Applicant has met the conditions imposed in Division 3.4 of the Town's Land Development Code; and

WHEREAS, Division 3.4 of the LDC sets forth the authority of the Town Council to consider and act upon an application for a Site Plan; and

WHEREAS, in accordance with Division 3.9 of the LDC proper notice has been mailed to the appropriate property owners of record; the public hearing on the Site Plan has been noticed for Tuesday, April 24, 2007 at 7:00 p.m. at Miami Lakes Middle School, 6425 Miami Lakeway

North, Miami Lakes, FL 33014; and all interested parties have had the opportunity to address their comments to the Town Council; and

WHEREAS, Town Staff has reviewed the application and recommends approval of the Site Plan, as set forth in the Staff Analysis and Recommendation dated April 24, 2007 (the "Staff Analysis"), attached as Exhibit "B," and incorporated into this Resolution by this reference; and

WHEREAS, the Town Council has determined that the Application satisfies the Code's requirements for Site Plan approval as set forth in Division 3.4 of the Town's LDC; and

WHEREAS, the Town Council finds that the Application is consistent with the Town's Comprehensive Plan.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

<u>Section 1.</u> <u>Recitals</u>. The above recitals are true and correct and incorporated into this resolution by this reference.

<u>Section 2.</u> <u>Findings</u>. In accordance with Division 3.4 of the LDC, the Town Council finds that the Applicant meets the criteria in Division 3.4(i), which are as follows:

- (a) The Site Plan is consistent with the Comprehensive Plan and the purpose of the zoning district in which it is located.
- (b) The Site Plan is in conformance with all applicable regulations of the zoning district in which it is located.
- (c) The Site Plan is in conformance with the Town requirements including the design and construction of streets utility facilities and other essential services.
- (d) The Site Plan is consistent with good design standards in respect to all external relationships, including, but not limited to:
 - 1. Relationship to adjoining properties.
 - 2. Internal circulation, both vehicular and pedestrian.

- 3. Disposition of open space, use of screening or buffering and preservation of existing natural features, including trees.
- 4. Building arrangements both between buildings in the proposed development and those adjoining the site.
- (e) The Site Plan is in conformance with the Town policy in respect to sufficiency of ownership, guarantee for completion of all required improvements and the guarantee for continued maintenance.

<u>Section 3.</u> <u>Approval.</u> The Town Council, subject to the conditions set forth in Section 4 below, approves the Site Plan consisting of a proposed freestanding Office / Showroom Center development in the IU-C (Industrial District Conditional) zoning district. The site is a vacant parcel with access from N.W 59th Avenue. The site encompasses approximately 8.65 acres, with 2.97 acres of land area and the remaining 5.68 acres is part of the lake along the rear of the property. The proposed 70,000 square foot office / showroom center is anticipated to include approximately 12 undeveloped lots for office and showroom display use.

Section 4. Conditions of Approval.

- (a) That the site plan be submitted to and meet the approval of the Building Department Director, upon the submittal of an application for a permit and/or Certificate of Use and Occupancy; said plan to include among other things but not limited thereto, location of structure or structures, exits, entrances, drainage, walls, fences, landscaping, etc.
- (b) That in the approval of the site plan, the same be in accordance with the Site Plan Submittal package that was submitted for the hearing entitled "Proposed 12 Lot Layout for Future Office /Showroom Development for: Miami Lakes Commercial Group, LLC.; prepared by Alberto O. Gonzalez, Architect, Inc. dated signed and sealed on 2-15-07 including the Sketch of Survey prepared by Peninsula Land Surveyors, Inc., dated 12-15-06; , the Paving and Drainage Plan by Aylward Engineering and Surveying, Inc., dated 1-22-07, and signed and sealed on 2-16-07; Sheet LC-0, sheet LP-1 and IR-1 by Mariano Corral, Landscape Architect, dated and signed and sealed on 2-15-07.
- (c) That the use be established and maintained in accordance with the approved Site Plan.
- (d) That the Applicant has proffered a Declaration of Restrictions which would restrict the use of the subject property to office and showroom display for purposes of preserving the intended use in perpetuity. The Declaration of Restrictions shall be submitted to meet with the approval of the Town

- Attorney. The proffered Declaration of Restrictions shall be executed and recorded at the Applicant's expense within 30 days of this approval.
- (e) That the Applicant shall provide prior to the issuance of a certificate of use and occupancy a recorded Easement and Operating Agreement for use in the event of multiple ownership. The form of Agreement shall be approved by the Town Attorney prior to recordation.

4

- (f) That the Applicant shall establish a property owner's association for the purpose of maintaining the private drive, in a form approved by the Town Attorney and the Director of Planning and Zoning.
- (g) That the Applicant complies with all requirements and obtain approval from the Miami-Dade County Department of Environmental Resource Management (DERM) and the Miami-Dade County Water and Sewer Department (MDWASA); to include but not be limited to, that approval for water and sewer plans must be provided as part of final permitting of the project.
- (h) That the following fire prevention requirements must be addressed as part of the final permitting of the project: Fire flow calculations including clarification of the need for additional fire hydrants, back flow prevention and Siamese connections will be required for the buildings specified; to meet with the approval of the Town Engineer in keeping with all applicable regulations.
- (i) That the Applicant shall remove any non-conforming structures and shall continuously maintain all fencing and landscaping material on the site in compliance with Chapter 18-A Landscaping Requirements.
- (j) That the Applicant shall obtain a Certificate of Use and Occupancy and promptly renew the same annually, upon compliance with all terms and conditions, the same subject to cancellation upon violation of any of the conditions.
- (k) The Applicant shall obtain a building permit and all requisite inspections within a phased build out schedule with construction commencing within 12 months of this approval and a five year maximum for the overall build-out. If a permit is not obtained or an extension granted within the prescribed time limit then this approval shall become null and void.
- (l) The Applicant shall record at their expense the Resolution in the public records of the Clerk of the Circuit and County Court and shall return the

original order to the Town Clerk before a permit is issued for the industrial Office / showroom center.

Section 5. Appeal.

In accordance with Division 3.10 of the Town Code, the Applicant, or any aggrieved property owner in the area, may appeal the decision of the Town Council by filing of a notice of appeal in accordance with the Florida Rules of Appellate Procedure.

Section 6. Violation of Conditions.

Failure to adhere to the terms and conditions of this Resolution shall be considered a violation of the Town Code and persons found violating the conditions shall be subject to the penalties prescribed by the Town Code, including but not limited to, the revocation of the approval granted in this Resolution. The Applicant understands and acknowledges that it must comply with all other applicable requirements of the Town before they may commence construction or operation, and that the foregoing approvals in this Resolution may be revoked by the Town Council at any time upon a determination that the Applicant is in non-compliance with the Town Code.

Section 7. Effective Date.

This Resolution shall take effect thirty (30) days following the date it is filed with the Town Clerk. If during that time frame, the decision of the Town Council is appealed as provided in the Land Development Code and the Florida Rules of Appellate Procedure, the appeal shall stay the effectiveness of this Resolution until said appeal is resolved by a court of competent jurisdiction.

PASSED AND ADOPTED	this <u>24</u> day of <u>April</u> , 2007.
Motion to adopt by Mary Collin	, second by Michael Pizzi.
FINAL VOTE AT ADOPTION	
Mayor Wayne Slaton Vice Mayor Mary Collins Councilmember Roberto Alonso Councilmember Robert Meador Councilmember Michael Pizzi Councilmember Richard Pulido Councilmember Nancy Simon	yes yes absent yes yes

Mayne Slaton
MAYOR

ATTEST:

Debra Eastman, MMC

TOWN CLERK

Approved as to form and legality for the use and benefit of the Town of Miami Lakes only:

Weiss, Serota, Helfman, Pastoriza,

Cole & Boniske, P.L. TOWN ATTORNEY



TOWN OF MIAMI LAKES **MEMORANDUM**

To:

Honorable Mayor and Town Council

From:

Alex Rey, Town Manager

Subject: SP 07-03 Public Hearing for Site Plan Approval

J & D Investments I. LLC.

For Property located South of N.W 167th St. & East of N.W. 59th Ave.

Miami Lakes, FL 33014

Date:

April 24, 2007

Request:

The applicant, J & D Investments I, LLC., has applied for the following request to obtain Site Plan Approval filed in accordance with the Town Development Code pursuant to Division 3.4 of the Town Code which provides site plan review to ensure that development of individual sites is consistent with all applicable land use regulations and all other applicable standards and requirements of the Town Code, prior to issuance of development permits:

1. The request for Site Plan Approval is for a +/- 8.65 acre site located in the IU-C (Industrial District Conditional); legally described as (MIAMI LAKES EAST SEC 5 PB 153-49 T-20010 TR A LOT SIZE 8.654 AC M/L FAU 30-2013-001-0070 F/A/U 30-2013-048-0010).

Applicable Code Section:

DIVISION 3.4 SITE PLAN APPROVALS

- (a) Purpose. The purpose of site plan review is to ensure that:
 - 1. Development of individual sites is consistent with all applicable land use regulations and all other applicable standards and requirements of the Town Code, prior to issuance of development permits:
 - 2. Development approvals are based upon the provision and availability of adequate public facilities and services coincident with the impact of the development:

- 3. Development and supportive facilities and services further the public health, safety, comfort, order, appearance, convenience, morale and general welfare; and
- 4. Development is compatible and coordinated with existing and anticipated development within the immediate area surrounding the site.
- (b) Development and Uses Requiring Site Plan Review. All permitted and conditional uses shall require site plan approval unless otherwise exempted from such approval by this Land Development Code, or unless waived by the Town Council pursuant to this Land Development Code. No structure or parking area, or part thereof, shall be erected or used, or any change of use consummated, nor shall any building permit be issued therefore unless a site plan for such structure or use shall have been submitted, reviewed and approved pursuant to the provisions of this Land Development Code. All buildings, or structural alterations or remodeling of buildings, where said alterations or remodeling affects fifty (50) percent or more of the floor area of the principal building or use, or the cost of said alterations or remodeling exceeds fifty (50) percent of the fair market value of the improvement of the site prior to the alterations or improvements, shall require site plan approval. All land improvements and site alterations of any nature whatsoever shall comply with these site plan regulations.

(See Attachment A – Town Development Code Division 3.4)

Background:

Folio No. 32-2013-048-0010

Legal Description: MIAMI LAKES EAST SEC 5 PB 153-49 T-20010 TR A LOT

SIZE 8.654 AC M/L FAU 30-2013-001-0070 F/A/U 30-2013-

048-0010

Zoning of Property: IU-C – Industrial District Conditional

(See Attachment B – IU-C Industrial District Conditional)

Future Land Use Designation: I/O – Industrial / Office

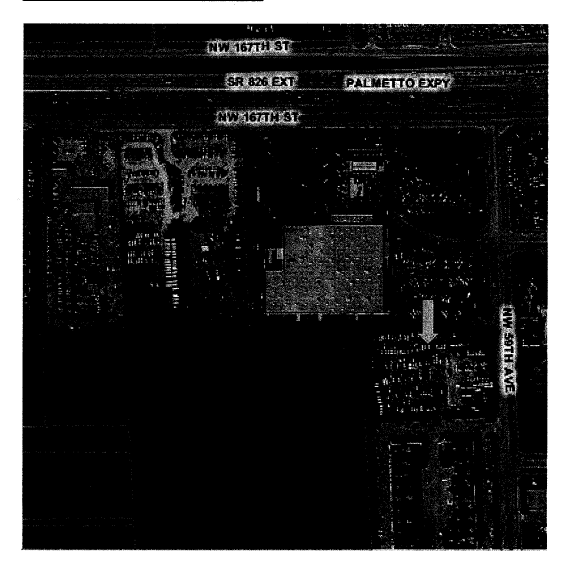
Industrial and Office (IO) - Industries, manufacturing operations, warehouses, miniwarehouses, office buildings, wholesale showrooms, distribution centers, merchandise marts and similar uses are allowable within the Industrial and Office designation. Also included are construction and utility equipment maintenance yards, utility plants, public facilities, hospitals and medical buildings. Limited commercial uses to serve the firms and workers in IO areas are encouraged, dispersed as small business districts and centers throughout the industrial areas.

(See Attachment C – Comprehensive Plan Future Land Use Designation – IO / Industrial and Office)

Subject Property:

The subject property is a vacant parcel fronting N.W 59th Avenue. The property is located in the East Miami Lakes Community, south of the Palmetto Expressway, north of N.W. 159th Street, and west of N.W. 59th Avenue. This area is characterized by large office buildings with commercial uses to the north on N.W. 59th Avenue which serve not only the workers in the area, but the residential developments to the west as well. There is an existing Costco Membership Warehouse directly to the north of the subject site. The Miami Dade County Property Appraiser records indicate that the site encompasses approximately 8.65 acres.

Subject Property Location Map:



Open Permits / Violations & Zoning History:

There are no open permits or violations on the subject property.

In 1963, the Miami Dade County Board of County Commissioners granted a rezoning request from GU, AU, RU-1 to IU-C (Resolution Z-70-63) which included the subject property.

In 1965, the Miami Dade County Zoning Appeals Board granted a rezoning request from AU-to IU-C and an Unusual Use for Lake Excavation (Resolution 3-ZAB-453-65) which included the subject property.

In 1987, the Miami Dade County Zoning Appeals Board granted a Modification to previous Resolution 3-ZAB-453-65 to submit a revised plan (Resolution 4-ZAB-459-87) which included the subject property.

In 1991, the Miami Dade County Zoning Appeals Board granted a Non-Use Variance for Trailers (Resolution 4-ZAB-91-91) which included the subject property.

In 1995, the Miami Dade County Zoning Appeals Board granted an Unusual Use for Watchman's Quarters and a Use Variance for a Concrete Batching Plant (Resolution 5-ZAB-346-95) which included the subject property.

Proposal:

The applicant seeks Site Plan approval to permit a proposed freestanding Office / Showroom Center development in the IU-C (Industrial District Conditional) zoning district. The site is a vacant parcel with access from N.W 59th Avenue. The site encompasses approximately 8.65 acres, with 2.97 acres of land area and the remaining 5.68 acres is part of the lake along the rear of the property. The proposed 70,000 square foot office / showroom center is anticipated to include approximately 12 undeveloped lots for office and showroom display use.

The proposed site plan provides direct access to N.W. 59th Avenue via a gated entry and access to the afore-mentioned undeveloped lots by the use of a private road, the individual lots range in size from 9,000 to 11,500 square feet. A phased build out schedule is proposed with construction commencing within 12 months of approval and a five year maximum for the overall build-out.

Additionally, the applicant has voluntarily proffered to the Town a Declaration of Restrictions which would restrict the use of the subject property to office and showroom display for purposes of preserving the intended use in perpetuity.

Compliance with Town Development Regulations Section 3.4 Site Plan Approvals / Public Hearing Criteria:

(b) Development and Uses Requiring Site Plan Review. All permitted and conditional uses shall require site plan approval unless otherwise exempted from such approval by this Land Development Code, or unless waived by the Town Council pursuant to this Land Development Code.

(See Attachment A: Site Plan Review Criteria)

(i) Findings.

- (1) The granting or granting with conditions or changes of approval by written resolution shall include not only conclusions, but also findings of fact related to the specific proposal and shall set forth the reasons for the grant, with or without changes or special conditions. The resolution shall set forth with particularity in what respects the plan would or would not be in the public interest including, but not limited to findings of fact and conclusions on the following:
 - (a) In what respects the plan is or is not consistent with the Comprehensive Plan and the purpose and intent of the zoning district in which it is located.

The future land use designation In the Town's Comprehensive Plan for the property is IO – Industrial and Office and the property is zoned IU-C.

Subject property:

IO – Industrial / Office and the property is zoned

(IU-C - Special Business District)

Surrounding Property Designation and Existing Uses:

North: Business and Office; (BU-2) & (BU-1A)

Costco Membership Warehouse, and Auto Dealer

East: Industrial and Office; (IU-C)

Offices, warehouses and Home Depot

South: Industrial and Office; (IU-C)

Offices, and warehouses

West: Lakes and Canals;

Lake Ruth

The Industrial and Office land use designation accommodates Industries, manufacturing operations, warehouses, mini-warehouses, office buildings, wholesale showrooms, distribution centers, merchandise marts and similar uses are allowable within the Industrial and Office designation. Also included are construction and utility equipment maintenance yards, utility plants, public facilities, hospitals and medical buildings.

The Town of Miami Lakes Comprehensive Plan provides that "Through the assignment of zoning districts and special conditions, the specific range and intensity of uses appropriate for a particular site will be determined. This category requires a minimum of 10% landscaped open space (15% when abutting a residential site), and a minimum lot area of 5,000 square feet. The maximum height permitted in this category is seven (7) stories."

- ➤ The subject site plan application for the proposed 8.65 acre industrial office park development is permitted in this land use category and is consistent with the Town's Comprehensive Development Master Plan. Staff notes that the site will locate office and showrooms centrally to nearby retail and industrial uses, with access available directly from N.W. 59th Avenue.
- The proposed Site Plan Approval request meets the minimum parameters of the purpose and intent of the IU-C zoning district. The proposed development will provide for office and showroom facilities, so as not to permit industrial use which might be offensive or obnoxious by reason of the emanation of odors, gases, dust, noise or vibration, pollution of air or water, or otherwise detrimental to the general welfare of this community; but that it shall be restricted and confined to only those large industrial uses and industrial park type developments which produce a net gain to the community.
- ➤ Additionally, staff notes that the subject site currently proposed to be developed with a freestanding office park development comprised of twelve buildings totaling 70,000 square feet will be required unless variances are requested to meet all IU-C Land Development Code regulations.

- (b) In what respects the plan is or is not in conformance with all applicable regulations of the zoning district in which it is located.
 - > Staff notes that the submitted site plan meets the minimum parameters including size and frontage for IU-C development, please see the analysis table below:

DEVELOPMENT CODE IU-C PARAMETER ANALYSIS		
	Parcel Folio#: 32-2013-048-0010 Free Standing Office / Showroom Center	
USE:		
IU-C Criteria	Required	Provided
Minimum Lot Size	5,000 square feet	9,000 square feet
Minimum Site Width & Depth	125' (frontage) x 150' (depth)	297.20' (frontage) x 422.10' (depth)
Minimum Front Setback	25 Feet	25 Feet
Minimum Rear Setback	5 Feet	5 Feet
Minimum Interior Side Setback	5 Feet	5 Feet
Minimum Side Street Setback	15 Feet	N/A
Maximum Lot Coverage	N/A	N/A
Minimum Open Space	10%	20%
Maximum Height	7 Stories Max. (Height is restricted to width of the widest street upon which the property abuts.)	3 Stories (70 Feet Maximum Height)
Maximum Floor Area Ratio (FAR)	N/A	. N/A
Minimum Parking Spaces per Typical Lot	1/300 sq. ft. Office & 1/600 sq. ft. Showroom Area for Typical Lot 4491 sq. ft. = 15 spaces	15 Spaces
Provided Parameters Meet or Exceed		
Minimum Development	Yes	
Requirements:		

(c) In what respects the plan is or is not in conformance with the Town requirements including the design and construction of streets, utility facilities and other essential services.

The subject Site Plan is in conformance pursuant to consistency with the adopted infrastructure minimum levels of service standards and the concurrency management program. The subject application proposes an industrial office / showroom development consisting of twelve buildings totaling approximately 70,000 square feet.

- Staff notes that the subject site is located directly West of N.W. 59th Avenue, and North of N.W. 163rd Street, with Folio Number 32-2013-048-0010 and has well located access points available from both major thoroughfares at N.W. 57th Avenue and N.W. 163rd Street. The proposed industrial office / showroom development is anticipated to generate approximately 1,014 daily trips, approximately 141 trips during the AM peak hour, and approximately 157 new trips during the typical afternoon peak hour. Furthermore, the two studied signalized intersections (N.W. 57th Avenue/N.W. 163rd Street and N.W 57th Avenue/N.W. 165th Terrace) are currently operating at acceptable levels of services and are projected to operate adequately with the proposed project in place.
- ➤ The subject application satisfies Town requirements subject to conditions with respect to the design and construction of streets, utilities, and other essential services including but not limited to review of the of Public Right-of-Way Dedications, Utility Easements, and Parking Standards, etc., as per staff Site Plan Review and Traffic / Concurrency Memorandum (Exhibit 2 & 3). Staff has determined that the subject application meets the provisions of Ordinance 05-79 "Transportation Concurrency Program" and may be recommended for Site Plan approval subject to conditions to address existing fire prevention requirements, and contingent upon compliance with the requirements delineated below:
 - a. Staff has completed a final review of the subject site plan as per Final Review Memorandum (Exhibit 2) dated April 17, 2007, and require that the following fire prevention requirements must be addressed as part of the final permitting of the project: Fire flow calculations including clarification of the need for additional fire hydrants, back flow prevention and Siamese connections will be required for the buildings specified.
 - b. Additionally Miami-Dade County Department of Environmental Resource Management (DERM) approval must be provided, and DERM and Miami-Dade County Water and Sewer Department (MDWASA) approval for water and sewer plans must be provided as part of final permitting of the project.

- (d) In what respects the plan is or is not consistent with good design standards in respect to all external relationships including but not limited to:
 - 1. Relationship to adjoining properties.
 - 2. Internal circulation, both vehicular and pedestrian.
 - 3. Disposition of open space, use of screening or buffering and preservation of existing natural features including trees.
 - 4. Building arrangements both between buildings in the proposed development and those adjoining the site.

The proposed Industrial Office / Showroom Center situated within the 8.65 acre site is buffered from the Town's residential development to the west by industrial and commercial uses. To the north and east of the subject site are offices and commercial uses including a Costco Membership Warehouse, Auto Showrooms, and a Home Depot store, to the south and west are office and warehouse developments, including a Bank of America banking establishment.

- Considering the type of surrounding uses which are offices, commercial uses and other industrial office / warehouse uses the subject industrial office / showroom development will provide a positive relationship to adjoining properties. The proposed office / showroom establishments will provide needed employment opportunities and services to the area and surrounding developments, providing a beneficial impact on the adjacent or neighboring properties. In fact, staff notes that the property had been in use as part of a concrete batching plant operation, and that the proposed site plan integrates uses more in keeping with the surrounding area existing land use pattern.
- The proposed Site Plan incorporates a well defined internal circulation for both the vehicular and pedestrian traffic. The site is well-connected with pedestrian paths that are separate from the vehicular parking areas and drives. The development is easily accessed from the Red Road commercial corridor and provides a centrally located entry point that connects to a proposed private road which will efficiently distribute the vehicular traffic among the twelve proposed individual building sites.
- The proposed IU-C uses are provided with setbacks and buffers more in keeping with the existing commercial and office development pattern for the area. The open space is provided effectively with pedestrian walks and well placed landscaped islands. The landscaped areas reintroduce greens and trees into a previously barren vacant parcel.

- Additionally, the proposed development centrally locates office and showroom uses, and needed services for the workers and firms of the surrounding area. However, staff does note that the proposed development will need to provide a property owners association to address the maintenance of the proposed private drive system in order to ensure properly maintained connectivity to other existing developments.
 - (e) In what respects the plan is or is not in conformance with the Town policy in respect to sufficiency of ownership, guarantee for completion of all required improvements and the guarantee for continued maintenance.

The proposed Industrial Office / Showroom Center has complied with Opinion of Title requirements and Concurrency Review subject to conditions and to bond requirements as per staff Site Plan Review Memorandum (Exhibit 2 & 3).

Analysis:

The subject vacant property is comprised of approximately 8.65 acres, located north of N.W 163rd Street, west of N.W. 59th Avenue, and is zoned IU-C Industrial District Conditional. The Town Comprehensive Development Master Plan designates the subject property for Industrial and Office use. The Site Plan Approval request for the approximately 2.97 acre free standing industrial development if approved is consistent with the Comprehensive Development Plan and will meet acceptable levels of service (LOS) standards for the Town Concurrency Management Plan.

In this area the Town's Comprehensive Development Plan (CDP) permits development of office buildings, wholesale showrooms, distribution centers, merchandise marts and similar uses which are allowable within the Industrial and Office designation. Also included are limited, under 10 acre commercial uses to serve the firms and workers of the area, which are encouraged dispersed as small business districts and centers throughout the industrial areas.

The subject application has been reviewed by staff pursuant to consistency with the adopted infrastructure minimum levels of service standards and the concurrency management program as per the submitted site plan. (See Site Plan - Exhibit 1, and Staff Review Memorandum Exhibit 2 and 3). The Site Plan Approval request proposes development of a small industrial office / showroom center comprised of twelve building lots totaling approximately 70,000 square feet. Staff has determined that the subject application may be recommended for approval contingent upon compliance with the requirements delineated below:

a. Staff has completed a final review of the subject site plan as per Final Review Memorandum (Exhibit 2) dated April 17, 2007, and require that

the following fire prevention requirements must be addressed as part of the final permitting of the project: Fire flow calculations including clarification of the need for additional fire hydrants, back flow prevention and Siamese connections will be required for the buildings specified.

b. Additionally Miami-Dade County Department of Environmental Resource Management (DERM) approval must be provided, and DERM and Miami-Dade County Water and Sewer Department (MDWASA) approval for water and sewer plans must be provided as part of final permitting of the project.

Staff notes that the submitted site plan meets the minimum parameters including size and frontage for IU-C development. The site is a vacant parcel with access from N.W 59th Avenue. The site encompasses approximately 8.65 acres, with 2.97 acres of land area and the remaining 5.68 acres is part of the lake along the rear of the property. The proposed site plan provides direct access to N.W. 59th Avenue via a gated entry and access to the afore-mentioned undeveloped lots by the use of a private road, the individual lots range in size from 9,000 to 11,500 square feet. A phased build out schedule is proposed with construction commencing within 12 months of approval and a five year maximum for the overall build-out.

Additionally, a Declaration of Restrictions has been voluntarily proffered to the Town which would which would restrict the use of the subject property to office and showroom display for purposes of preserving the intended use in perpetuity.

The proposed 2.97 acre Industrial Office / Showroom Center is buffered from the Town's residential development to the west by industrial and commercial uses. To the north and east of the subject site are offices and commercial uses including a Costco Membership Warehouse, Auto Showrooms, and a Home Depot store, to the south and west are office and warehouse developments, including a Bank of America banking establishment. Considering the type of surrounding uses which are offices, commercial uses and other industrial office / warehouse uses the subject industrial office / showroom development will provide a positive relationship to adjoining properties. The proposed office / showroom establishments will provide needed employment opportunities and services to the area and surrounding developments, providing a beneficial impact on the adjacent or neighboring properties. In fact, staff notes that the property had been in use as part of a concrete batching plant operation, and that the proposed site plan integrates uses more in keeping with the surrounding area existing land use pattern. The proposed Site Plan incorporates a well defined internal circulation for both the vehicular and pedestrian traffic. The site is well-connected with pedestrian paths that are separate from the vehicular parking areas and drives. The development is easily accessed from the Red Road commercial corridor and provides a centrally located entry point that connects to a proposed private road which will efficiently distribute the vehicular traffic among the twelve proposed individual building sites.

The open space is provided effectively with pedestrian walks and well placed landscaped islands. The landscaped areas reintroduce greens and trees into a previously barren vacant parcel. However, staff does note that the proposed development will need to address the maintenance of the proposed private drive system in order to ensure properly maintained connectivity to other existing developments. Staff predicates its support of the afore-mentioned private drive, conditioned on the establishment of a property owners association, to be formed to maintain said private drive system.

Therefore, staff recommends approval of the subject site plan subject to conditions. Said Site Plan is proposed in harmony with adjacent land uses, and would not adversely impact land use activities in the immediate vicinity. Accordingly, staff recommends approval of the subject application.

Recommendation:

Staff recommends approval with conditions subject to the Council's acceptance of the proffered Declaration of Restrictions.

Conditions:

- 1. That the site plan be submitted to and meet the approval of the Building Department Director, upon the submittal of an application for a permit and/or Certificate of Use and Occupancy; said plan to include among other things but not limited thereto, location of structure or structures, exits, entrances, drainage, walls, fences, landscaping, etc.
- 2. That in the approval of the site plan, the same be in accordance with the Site Plan Submittal package that was submitted for the hearing entitled "Proposed 12 Lot Layout for Future Office /Showroom Development for: Miami Lakes Commercial Group, LLC.; prepared by Alberto O. Gonzalez, Architect, Inc. dated signed and sealed on 2-15-07 including the Sketch of Survey prepared by Peninsula Land Surveyors, Inc., dated 12-15-06; , the Paving and Drainage Plan by Aylward Engineering and Surveying, Inc., dated 1-22-07, and signed and sealed on 2-16-07; Sheet LC-0, sheet LP-1 and IR-1 by Mariano Corral, Landscape Architect, dated and signed and sealed on 2-15-07.
- 3. That the use be established and maintained in accordance with the approved plan. Except as may be modified by any zoning resolution applicable to the subject property.
- 4. That the Applicant has proffered a Declaration of Restrictions which would restrict the use of the subject property to office and showroom display for purposes of preserving the intended use in perpetuity. The Declaration of Restrictions shall be submitted to meet with the approval of the Town Attorney. The proffered Declaration of Restrictions shall be executed and recorded at the Applicant's expense within 30 days of this approval.

- 5. That the Applicants shall provide prior to the issuance of a certificate of use and occupancy a recorded Easement and Operating Agreement for use in the event of multiple ownership. The Agreement shall be approved by the Town Attorney prior to recordation.
- 6. That the Applicants shall establish a property owner's association for the purpose of maintaining the private drive, to meet with the approval of the Town Attorney and the Director of Planning and Zoning.
- 7. That the applicants comply with all requirements and obtain approval from the Miami-Dade County Department of Environmental Resource Management (DERM) and the Miami-Dade County Water and Sewer Department (MDWASA); to include but not be limited to, that approval for water and sewer plans must be provided as part of final permitting of the project.
- 8. That the following fire prevention requirements must be addressed as part of the final permitting of the project: Fire flow calculations including clarification of the need for additional fire hydrants, back flow prevention and Siamese connections will be required for the buildings specified; to meet with the approval of the Town Engineer in keeping with all applicable regulations.
- 9. That the Applicants shall remove any non-conforming structures and shall continuously maintain all fencing and landscaping material on the site in compliance with Chapter 18-A Landscaping Requirements.
- 10. That the Applicants shall obtain a Certificate of Use and Occupancy and promptly renew the same annually, upon compliance with all terms and conditions, the same subject to cancellation upon violation of any of the conditions
- 11. The Applicants shall obtain a building permit and all requisite inspections within a phased build out schedule with construction commencing within 12 months of this approval and a five year maximum for the overall build-out. If a permit is not obtained or an extension granted within the prescribed time limit then this approval shall become null and void.
- 12. The Applicants shall record at their expense the Resolution in the public records of the Clerk of the Circuit and County Court and shall return the original order to the Town Clerk before a permit is issued for the industrial Office / showroom center.

ATTACHMENTS & EXHIBITS:

ATTACHMENT "A" – Town of Miami Lakes Development Code (Division 3.4)

ATTACHMENT "B" - Industrial (IU-C Permitted Uses)

ATTACHMENT "C" – Industrial and Office (Comprehensive Plan Designation)

ATTACHMENT "D" - Resolution Z-70-63

Resolution 4-ZAB-459-87 Resolution 4-ZAB-91-91 Resolution 5-ZAB-346-95

EXHIBIT "1" - Site Plan

EXHIBIT "2" – Staff Final Site Plan Review Memorandum (Review – April 17, 2007)

EXHIBIT "3" – Staff Review Memorandum (Preliminary Review- March 6 and 30, 2007)

ATTACHMENT A: 3.4 SITE PLAN APPROVALS

- (a) **Purpose.** The purpose of site plan review is to ensure that:
 - 1. Development of individual sites is consistent with all applicable land use regulations and all other applicable standards and requirements of the Town Code, prior to issuance of development permits;
 - 2. Development approvals are based upon the provision and availability of adequate public facilities and services coincident with the impact of the development;
 - 3. Development and supportive facilities and services further the public health, safety, comfort, order, appearance, convenience, morale and general welfare; and
 - 4. Development is compatible and coordinated with existing and anticipated development within the immediate area surrounding the site.
- (b) Development and Uses Requiring Site Plan Review. All permitted and conditional uses shall require site plan approval unless otherwise exempted from such approval by this Land Development Code, or unless waived by the Town Council pursuant to this Land Development Code. No structure or parking area, or part thereof, shall be erected or used, or any change of use consummated, nor shall any building permit be issued therefore unless a site plan for such structure or use shall have been submitted, reviewed and approved pursuant to the provisions of this Land Development Code. All buildings, or structural alterations or remodeling of buildings, where said alterations or remodeling affects fifty (50) percent or more of the floor area of the principal building or use, or the cost of said alterations or remodeling exceeds fifty (50) percent of the fair market value of the improvement of the site prior to the alterations or improvements, shall require site plan approval. All land improvements and site alterations of any nature whatsoever shall comply with these site plan regulations.
- (c) Waiver. The Town Council shall have the authority to waive site plan requirements for modifications to existing structures that are necessary in order to comply with the requirements of the Town's adopted Life Safety Code.
- (d) Application.

All site plan applications shall be reviewed and approved in accordance with the provisions herein prior to obtaining a building or other development approval.

(e) Exemptions from site plan review.

No site plan review shall be required under this division for the following improvements:

- 1. Individual Single-family dwellings and duplexes, however, for single family or duplex lakefront properties, any improvements or structures on the waterside of the top of the slope require site plan review.
- 2. Landscape changes which do not decrease the landscape or pervious area;
- 3. Decks or walkways which do not exceed 12 inches above existing grade and do not reduce the landscaped or pervious area below the minimum requirements;
- 4. Utility sheds and accessory structures which do not exceed 100 square feet, so long as each lot or contiguous area under unity of title does not exceed one shed per property;
- 5. Fences;
- 6. Flag poles;
- 7. Signs, unless the signs are part of a new building or development which requires site plan approval.
- 8. Alterations or remodeling to existing buildings which affect less than fifty (50) percent of the floor area of the principal building or use, or the cost of said alterations or remodeling is less than fifty (50) percent of the fair market value of the improvement of the site prior to the alterations or improvements.

The above exemptions shall be included as part of any development project otherwise requiring site plan review.

(f) Application.

- (1) Town Review
 - (a) The Town Administrator may, if in its opinion it is necessary, retain consultants to assist in the review of an application for site plan review when it meets one (1) or more of the following criteria:
 - 1 Encompasses two (2) or more acres of land within the application;
 - 2 Proposes fifty (50) or more dwelling units and/or twenty thousand (20,000) square feet of nonresidential building area;
 - Requires, by the nature and content of the application, professional expertise in one (1) or more professions not available on the administrative staff of the Town.

- (b) The cost of retaining the consultants shall be borne by the applicant.
- (2) Submission requirements.

Applications for site plan review shall be accompanied by the following information and processed by the Town only after the applicant has complied with the following procedural requirements.

- (a) The initial application shall include two (2) copies of all site plans and required supporting documentation together with an application signed by the owner of record and submitted to the Administrative Official. If it is determined by the Administrative Official that the site plan application requires approval by the Town Council, then twelve (12) copies of all site plans and supporting documentations must be submitted before a public hearing can be scheduled.
- (b) Any portion of a site plan involving architecture, landscape architecture, engineering or surveying shall be certified by the individual responsible for the portion of the site plan and shall bear the seal, registration number, name and address of said individual.
- (c) All site plans shall be prepared at a scale not smaller than one (1) inch equals forty (40) feet and shall be submitted on sheets twenty-four (24) by thirty-six (36) inches.
- (d) All site plans submitted for review and approval shall include the following information for all existing and proposed improvements:
- 1. Location map at a scale of not less than one (1) inch equals two hundred (200) feet.
- 2. Every site plan shall show the name and address of the owner and/or developer, the county, state, legal description, north arrow, date and scale of drawing and number of sheets. In addition, it shall reserve a blank space on the front page; three (3) inches wide and five (5) inches high for the use by the Town.
- 3. A boundary survey, including legal description of the tract, at a scale of one (1) inch equals forty (40) feet, showing the location and type of boundary evidence.
- 4. Deed, title abstract, and verified statement showing each and every individual person having a legal or equitable ownership interest in the subject property, except publicly held corporations, in which case the names and addresses of the principal, corporate officers and directors shall included.

- 5. All existing and proposed street right-of-way reservations and easements, canals and watercourses, their names, numbers and widths; as well as the owner, existing zoning and present use of all adjoining properties.
- 6. The density or intensity of land use to be allocated to all parts of the site to be developed together, with tabulations by area and percentages thereof. Such allocations shall include, but not be limited to:
 - i. Total site area
 - ii. Density (dwelling units per acre) or intensity (units per acre or ratio of gross floor area to total site area)
 - iii. Total floor area by floor
 - iv. Percentage of site covered by building(s)
 - v. Pervious space and landscaped area(s)
 - vi. Vehicular circulation and parking area(s)
 - vii. Location, area and use of all other portions of the site; i.e. setbacks.
- 7. The location, size and character of any common open space, and the form of organization proposed to own and maintain any common open space.
- 8. The proposed location, general use, number of floors, height and the net and gross floor area for each building to include outside display areas, and where applicable, the number, size and type of dwellings.
- 9. Location, type and size of vehicular entrances to the site.
- 10. Location, type, size and height of fencing, walls and screen planting where required under the provisions of this Land Development Code.
- 11. Off-street parking, loading spaces and walkways, indicating type of surface, size, angle and width of stalls and aisles, together with a schedule showing the number of parking spaces provided and the number required by the provisions of this Land Development Code;
- 12. All proposed signs and exterior lighting;
- 13. The provisions for the disposition of open space and a landscape and irrigation plan indicating the location, type, size and description of all proposed landscape materials including the limits or extent of tree removal or tree protection including compliance with the Town's tree regulations.

- 14. All existing and proposed utilities, including, but not limited to:
 - i. Water and sanitary sewer or on-site septic tank.
 - ii. Telephone, electric, gas and other utilities.
 - iii. Solid waste disposal facilities including containers or other equipment.
- 15. Provisions for the adequate disposition of natural and stormwater in accordance with the adopted design criteria and standards of the Town, indicating the location, size, type and grade of ditches, catch-basins and pipes and connections to the existing drainage system on site system, as well as compliance with all DERM criteria.
- 16. Provisions for the adequate control of erosion and sedimentation, indicating the proposed temporary and permanent control practices and measures that will be implemented during all phases of clearing, grading and construction.
- 17. Existing topography with a maximum contour interval of two (2) feet, except where existing ground is on a slope of less than two (2) percent, in which case either one-foot contours or spot elevations shall be provided where necessary, but not more than one hundred (100) feet apart in both directions.
- 18. Proposed finished grading by contours supplemented where necessary by spot elevations and in particular at those locations along lot lines.
- 19. All horizontal dimensions shown on the site plan shall be in feet and decimal fractions of a foot to the nearest one-tenth of a foot (0.1'); and all bearings in degrees, minutes and seconds to the nearest second.
- 20. In the case of plans which call for development over a period of years, a schedule showing the proposed times within which applications for building permits are intended to be filed.
- 21. Any additional data, plans or specifications which the applicant believes is pertinent and will assist in clarifying the application.
- 22. All requested variances that would require approval of the Town. Said variances shall be obtained prior to submittal of the site plan application.

23. Concurrency Facilities and Other Utilities or Services. Site plans shall satisfy concurrency management requirements of this Land Development Code. The application shall identify demands on concurrency facilities generated by the proposed development and identify how the demands shall be accommodated through improvements. The site plan shall also list the utility providers currently serving the site, together with a description of the existing infrastructure serving the site. Include on the site plan the location, design and character of all concurrency facilities and other utilities, such as underground or overhead electric lines, gas transmission lines, or other similar facilities or services. Concurrency facilities shall include the following:

i. Potable Water Supply.

Identify projected average daily potable water demands at the end of each development phase and specify the consumption rates which have been assumed for the projection.

Provide proof of coordination with the Miami-Dade County Water and Sewer Department. Assess the present and projected capacity of the water supply system and the ability of such system to provide adequate water for the proposed development.

Describe measures taken to ensure the water pressure and flow will be adequate for fire protection for the type of construction proposed. Provide sizing of distribution lines, rim and invert elevations, direction of flow and top and bottom elevations.

Denote both planned system improvements required to establish or maintain adopted level of service and proposed funding resources to provide these improvements.

ii. Wastewater Management.

Where septic tank and waste disposal drain fields are proposed, provide proof of coordination with Miami-Dade County Department of Environmental Resource Management.

Where the Miami-Dade County sewage system is to service the site, provide projected average daily flows of wastewater generated by the development at the end of each development phase. Describe proposed treatment system, method and degree of treatment, quality of effluent, and location of effluent and sludge disposal areas. Identify method and responsibilities for operation and maintenance of facilities. Provide sizing of collection lines, rim and invert elevations, direction of flow and top and bottom elevations.

If public facilities are to be utilized, provide proof of coordination with the Miami-Dade County Water and Sewer Department. Assess the present and projected capacity of the treatment and transmission facilities.

Denote any planned system improvements required to establish or maintain adopted level of service.

iii. Water Quality. Discuss disposal areas, septic tank drain field, urban runoff areas impervious surfaces, and construction related runoff. Describe anticipated volume and characteristics. Indicate measures taken to minimize the adverse impacts of potential pollution sources upon the quality of the receiving waters prior to, during and after construction.

Identify any wastewater disposal areas, septic tank drain field, urban runoff areas impervious surfaces, and construction related runoff. Describe anticipated volume and characteristics. Indicate measures taken to minimize the adverse impacts of these potential pollution sources upon the quality of the receiving waters prior to, during and after construction.

Describe plans for re-vegetation and landscaping of cleared sites including a completion schedule for such work.

iv. Stormwater Management. A stormwater management plan for the site shall be provided, including:

Design and specification to comply with concurrency management;

Retention of runoff or discharge of such runoff into adequately sized natural vegetative filtration areas in manner approximating the natural runoff regime;

Permanent drainage systems which make maximum use of natural drainage patterns, vegetative retention and filtration; and

Evidence that the proposed drainage improvements shall accommodate stormwater run-off without adversely impacting natural systems or the Town's adopted level of service for drainage.

- v. Solid Waste. Identify projected average daily volumes of solid waste generated by the development at the end of each phase. Indicate proposed methods of treatment and disposal, including identification of any hazardous waste and means of disposal. Provide proof of coordination with Miami-Dade County Department of Solid Waste Management. Assess the present and projected capacity of the solid waste treatment and disposal system and the ability of such facilities to provide adequate service to the proposed development. Provide proposed location and screening of containers or other equipment.
- vi Roadway. Traffic studies shall be prepared by a licensed Florida traffic engineer. Provide a projection of the expected vehicle trip generation at the completion of each development phase. Describe in terms of external trip generation and average daily as well as peak hour traffic. Evaluate the capacity of the existing roadway network serving the development. Provide recommendations for any required improvements to the existing network required by the proposed development including additional right-of-way, roadway improvements, additional paved lanes, traffic signalization, access and egress controls, and other similar improvements.
- vii. Recreation. Identify projected demand generated by the development and describe land and facility improvements provided to ensure the Town's adopted level of service is not adversely impacted.
- viii. Fire Protection. Identify existing and proposed hydrant locations in relationship to building(s) and other fire protection systems. The applicant may be required by the Miami-Dade County Fire Rescue Department to provide fire wells to augment the available water supply.
- ix. Other Public Facilities. Discuss provisions included in the proposed development to minimize adverse affects upon the following facilities: educational, police, fire protection, health care and disaster preparedness, telephone, electric power, gas, and other utilities. Include map of the service areas of all existing and proposed public facilities (such as sewage, water supplies, fire protection, health care) which serve the site, and a map of the transportation network impacting the site and surrounding area.
- x. Historic and Archaeological Resource Protection. Include a review of the project's impact on archaeological and historic resources.

- (g) Submission and review procedures.
- (1) An application for a site plan review shall be made to the Town prior to an application for a building or development approval and will only be accepted if the application complies with all other provisions of the Town Code.
- (2) Except as may otherwise be required by law or administrative procedures, all required county, regional, state or federal agency approvals shall be obtained prior to the submission of an application for site plan review. In cases where intergovernmental coordination efforts are incomplete, the Applicant shall provide evidence of good faith efforts towards resolving intergovernmental coordination issues.
- (3) Upon receipt of a site plan application, the Town shall have ten (10) working days for residential applications and fourteen (14) days for non-residential applications to determine its appropriateness and completeness and accept or reject the application. As soon as practical after the acceptance of the application, the Administrative Official shall either approve the site plan or refer the application, together with all supporting documentation and staff recommendations, to the Town Council for its review and action.
- (4) Upon receipt of the application, the Town Council shall review said site plan and by written resolution take one (1) of the following actions together with its findings in respect to the proposed development as set forth in this division.
 - (a) Approval as submitted.
 - (b) Approval with changes and/or special conditions.
 - (c) Denial.
- (h) **Public Hearing.** Prior to taking action an any site plan submitted, the Town Council shall hold a quasi-judicial public hearing at which time all interested parties shall be heard. Notice of the public hearing shall be given as provided in Division 3.9.

(i) <u>Findings.</u>

- (1) The granting or granting with conditions or changes of approval by written resolution shall include not only conclusions, but also findings of fact related to the specific proposal and shall set forth the reasons for the grant, with or without changes or special conditions. The resolution shall set forth with particularity in what respects the plan would or would not be in the public interest including, but not limited to findings of fact and conclusions on the following:
 - (a) In what respects the plan is or is not consistent with the Comprehensive Plan and the purpose and intent of the zoning district in which it is located.

- (b) In what respects the plan is or is not in conformance with all applicable regulations of the zoning district in which it is located.
- (c) In what respects the plan is or is not in conformance with the Town requirements including the design and construction of streets, utility facilities and other essential services.
- (d) In what respects the plan is or is not consistent with good design standards in respect to all external relationships including but not limited to:
 - 1. Relationship to adjoining properties.
 - 2. Internal circulation, both vehicular and pedestrian.
 - 3. Disposition of open space, use of screening or buffering and preservation of existing natural features including trees.
 - 4. Building arrangements both between buildings in the proposed development and those adjoining the site.
- (e) In what respects the plan is or is not in conformance with the Town policy in respect to sufficiency of ownership, guarantee for completion of all required improvements and the guarantee for continued maintenance.
- Upon the Town Council granting of approval, either as submitted or with changes and/or special conditions, the Administrative Official shall upon application, issue a building permit for a portion or all of the proposed development after it is found that the application is in compliance with the approved site plan, Florida Building Code, and all other Town, county, state and federal requirements.
- (k) Any changes or amendments to an approved site plan shall require a resubmission in accordance with the provisions of this Division and Division 3.2.
- (1) Appeals. Within thirty (30) days of action taken by the Town Council, the applicant may appeal the decision under Division 3.10 of this Land Development Code.
- (m) **Transferability**. In the event the property receiving site plan approval shall be sold, transferred, leased, or the ownership thereof changes in any way whatsoever, the site plan approval, unless stated otherwise, shall be transferable.

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ATTACHMENT B: (IU-1, IU-3 & IU-C) PERMITTED USE CRITERIA

ARTICLE XXIX.

IU-1, INDUSTRIAL, LIGHT MANUFACTURING DISTRICT*

* Cross References: Barbed wire fences in IU Districts, § 33-11(i); fence in lieu of wall in IU District, § 33-11(j).

Sec. 33-259. Uses permitted.

No land, body of water or structure shall be used or permitted to be used and no structure shall be erected, constructed, moved or reconstructed, structurally altered, or maintained, which is designed, arranged or intended to be used or occupied for any purpose, unless otherwise provided herein, in IU-1 District, excepting for one (1) or more of the following:

- (1) Residential uses as a watchman's or caretaker's quarters in connection with an existing industrial use located on the premises concerned.
- (2) Aircraft hangars and repair shops, aircraft assembling and manufacturing.*

 Note: See note at end of schedule of uses contained in this section.
 - (3) Animal hospitals within soundproof, air-conditioned buildings.
 - (4) Armories, arsenals.
 - (5) Auditoriums.
 - (6) Auto painting, top and body work.*
 - (6.1) Automobile and truck sales for new and/or used vehicles including as ancillary uses automobile and truck rentals, wholesale distribution and automobile repairs, provided that no more than fifteen (15) percent of the total gross building area is devoted to repair/service bays, subject to the following conditions:
 - (a) That a continuous, densely planted greenbelt of not less than fifteen (15) feet in width, penetrated only at points approved by the Directors of the Planning and Zoning and Public Works Departments for ingress and egress to the property, shall be provided along all property lines abutting public rights-of-way or properties zoned residential. Said greenbelt shall have shade trees planted at a maximum spacing of thirty (30) feet on center and a hedge of a minimum of six (6) feet in height abutting residentially zoned property and a minimum of three (3) feet in height abutting public rights-of-way. The shade trees shall have a minimum caliper of two and one-half (2 1/2) inches at time of planting.

- (b) A minimum of twenty (20) percent of the net lot area of the site shall be developed as landscaped open space.
- (c) That such uses be located only on major access roads, including major roadways (three (3) or more lanes) and frontage roadways serving limited access highways and expressways.
- (d) That such uses on sites of ten (10) acres or more shall be approved only after public hearing.
- (e) That such uses be conducted on sites consisting of at least two (2) acres.
- (f) That attention attracting devices, such as blinking or flashing lights, streamer lights, pennants, banners, streamers and all fluttering, spinning advertising devices (either mobile or stationary) are prohibited, except as permitted under point of sale sign regulations, or as approved at public hearing.
- (g) That outdoor loudspeakers are prohibited.
- (h) That outdoor lighting shall be designed to avoid spilling beyond the site boundaries.
- (i) That no vehicular test drives shall be conducted on residential local traffic streets (fifty-foot right-of-way or less).
- (7) Automotive repairs.*
- (7.1) Automobile and truck rentals and wholesale distribution.
- (8) Bakeries--wholesale only with incidental retail uses.
- (9) Banks.
- (10) Blacksmith, gas steam fitting shops.
- (11) Boat or yacht repairing or overhauling, or boat building.*
- (12) Boat slips used for the tying up of boats for the purpose of overhauling or repairing.
- (13) Bottling plants.
- (14) Brewery.

- (15) Cabinet shops.*
- (16) Canning factories.*
- (17) Carpet cleaning.
- (18) Caterers.
- (19) Clubs, private.
- (20) Cold storage warehouses and precooling plants.
- (21) Commercial chicken hatcheries.*
- (22) Concrete, clay or ceramic products, hand manufacture or involving only small mixer where all such manufacturing and equipment is within an approved building and storage and drying areas are enclosed as provided in this chapter.
- (23) Contractors' offices and yards.
- (23.1) Day nursery, kindergarten and after school care licensed by the State of Florida Department of Health and Rehabilitative Services and established in accordance with the requirements of Article XA.
- (24) Dredging base or place where dredging supplies are kept and where dredges or boats or machinery are stored, repaired or rebuilt.*
- (25) Dry cleaning and dyeing plants.
- (26) Engine sales and service, gas, oil, steam, etc.
- (27) Fertilizer storage.†
- (28) Food products, including the grinding, cooking, roasting, preserving, drying, smoking or airing of meats, fish, fruits or vegetables (where more than five (5) persons are employed on premises).
- (29) Fruit packing and fruit preserving.*

 Note: See note at end of schedule of uses contained in this section.
 - (30) Furniture manufacturing.*
 - (31) Furniture refinishing.

- (32) Garages--storage mechanical, including trucks, buses, heavy equipment.
- (33) Glass installations.
- (34) Grinding shops.*
- (34a) Hotel and motel use (freestanding); the use shall comply fully with all provisions, pertaining to the use, of the RU-4A District.
- (34b) Hotel and motel use (mixed use, i.e., connected with, and attached to a structure containing another use permitted in the industrial district); subject to the following conditions:
 - (1) Minimum lot width and area: The minimum lot width shall be three hundred thirty (330) feet and the minimum lot area five (5) acres including right-of-way dedications made from the property.
 - (2) Lot coverage: There shall be no restriction on lot coverage except as it might be controlled by other specific requirements.
 - (3) Setbacks: The setbacks shall be as follows:
 - (a) Thirty-five (35) feet from all property lines to that portion of the structure not exceeding three (3) stories in height and not exceeding thirty-five (35) feet in height.
 - (b) A distance from all property lines to any portion of the tower structure above three (3) stories in height equal to seventy (70) percent of the overall height of the tower, the height being measured from the third-floor level (but not exceeding thirty-five (35) feet) to the top of the tower structure.
 - (4) Height: There shall be no limitation as to height except those applicable under the airport zoning regulations.
 - (5) Floor area ratio: No limitation.
 - (6) Maximum number of units: The number of dwelling units shall not exceed a density of seventy-five (75) dwelling units per net acre, based on thirty-three and one-third (33 1/3) percent of the entire building site.
 - (7) Parking: Parking shall be provided for the combined uses in a total number as may be required elsewhere in the Code for each of the uses on the property.

- (8) Open space: There shall be provided open landscaped space equal to a minimum of fifteen (15) percent of the lot area (entire site) in all the industrial districts except that in the IU-C District a minimum of twenty (20) percent shall be provided.
- (9) Accessory uses:
 - (a) Business or commercial establishments of the BU-1 type, bars and cabarets shall be permitted in motels and hotels provided they are located within the principal building, which contains at least one hundred (100) units, and provided the exterior of any such principal building shall not have storefronts or give the appearance of commercial or mercantile activity as viewed from the highway: in the event the use contains windows which may be seen from the street or highway, said windows shall be of fixed, obscure glass. Such business or commercial establishments and bars in this district shall be entered only through the lobby, and no additional entrances shall be permitted except when the same opens into a courtyard or patio (away from the street side) which is enclosed and which is not visible from the street, and except that a fire door or emergency exit shall be permitted.
 - (b) Hotels and motels with one hundred fifty (150) or more guest rooms may contain liquor package use on the premises for the accommodation and use of their guests only, provided the establishment housing such use is entered only through the lobby within the building and does not have the appearance of commercial or mercantile activity as viewed from the highway. No advertisement of the use will be permitted which can be seen from the outside of the building.
 - (c) Hotels and motels with two hundred (200) or more guest rooms under one (1) roof may contain a night club on the premises, provided the exterior of any such building shall not have storefronts or give the appearance of commercial or mercantile activity as viewed from the highway. In the event the use contains windows which may be seen from the highway, said windows shall be of fixed obscure glass. Such night club shall be entered only through the lobby, and no additional entrance shall be permitted except when the same opens into a courtyard or patio (away from street side) which is enclosed and which is not visible from the street, and except that a fire door or exit shall be permitted.
- (35) Ice manufacturing.*
- * Note: See note at end of schedule of uses contained in this section.

- (36) Insecticide, mixing, packaging and storage.*
- (37) Laboratories, material testing.
- (38) Leather goods manufacturing, excluding tanning.
- (39) Livery stables, for riding clubs, or a stable for sheltering horses, not closer than three hundred (300) feet to an RU or EU District.
- (40) Locksmiths.
- (41) Lumberyards.*
- (42) Machine shops.
- (43) Marine warehouses.
- (44) Mattress manufacturing and renovating.
- (45) Metalizing processes.
- (46) Milk or ice distributing station from which extensive truck or wagon deliveries are customarily made.
- (47) Millwork shops.*
- (48) Motion picture production studios.
- (49) Novelty works.*
- Note: See note at end of schedule of uses contained in this section.
- (50) Office buildings.
- (51) Ornamental metal workshops.*
- (52) Oxygen storage and filling of cylinders.
- (53) Parking lots--commercial and noncommercial.
- (54) Passenger and freight--stations and terminals--boats, trucks, buses, and railroads.
- (54.1) Pharmaceutical storage, subject to compliance with the following conditions:

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(a) That the applicant secure a license from the State of Florida Department of

Page 37

- Health and Rehabilitative Services (HRS) for such pharmaceutical storage.
- (b) That the pharmaceutical storage area shall be air conditioned to continuously control temperature and humidity as required by HRS for pharmaceutical products.
- (c) That the premises be secured with a security system as required by HRS for the storage of pharmaceutical products.
- (d) That a declaration of use be provided permitting a building and zoning enforcement officer to enter the premises to conduct inspection to assure compliance.
- (e) That upon compliance with the conditions enumerated above, a certificate of use and occupancy is secured from the Department.
- (55) Police and fire stations.
- (56) Post offices, which shall include self-service post offices, stations and branches, and mail processing centers.
- (57) Power or steam laundries.*
- * Note: See note at end of schedule of uses contained in this section.
 - (58) Printing shops.
 - (59) Radio and television transmitting stations and studios.
 - (59.1) Religious facilities located inside the Urban Development Boundary. Religious facilities outside the Urban Development Boundary will be permitted only upon approval after public hearing.
 - (60) Restaurants.
 - (61) Salesrooms and storage show rooms--wholesale.
 - (62) (a) Salesrooms and showrooms, subject to the prohibitions and limitations in Subsection (b), incorporated as a part of a permitted industrial use upon compliance with the following conditions:
 - (1) Any industrial use and its related retail sales/showroom uses in different units or bays within the same building must be under one (1) certificate of use and occupancy, and all areas under one (1) such certificate must be connected by communicating doors

- between units or bays.
- (2) Only merchandise which is warehoused, stored, manufactured or assembled on the premises can be sold on a retail basis.
- (3) The size of retail sales/showroom floor area must be less than fifty (50) percent of the total floor area of the subject premises under a single certificate of use and occupancy. Outside storage areas are to be excluded from consideration in determining the percentage of uses.
- (4) A solid wall shall separate retail sales/showroom area from the balance of the industrial area which shall prevent public access to the industrial portion of the building. The industrial use area shall not be accessible to the general public.
- (5) Required parking is to be calculated based upon the floor area assigned to the use classifications within the building in accordance with the provisions of Section 33-124.
- (6) A declaration of use in a form meeting with the approval of the

 Director shall be submitted to the Department prior to the issuance
 of a certificate of use and occupancy specifying compliance with
 the foregoing conditions. Said declaration of use shall include a
 floor plan for the intended use as required by the Department.
- (b) Subsection (a) above is intended to permit retail salesrooms and showrooms in recognition of the compatibility and reasonableness of incorporating certain retail uses into the other uses permitted in this district. To assure said compatibility and reasonableness, the retail uses hereinafter enumerated, and uses similar thereto, shall be subject to the following additional conditions: (1) the primary and permitted industrial use shall be the manufacture or assembly of the products being offered for sale; and (2) the retail sales area shall not exceed fifteen (15) percent of the total floor area of the subject premises under a single certificate of use and occupancy. The retail uses subject to the conditions of this subsection are:
 - (1) Antique and secondhand goods shops.
 - (2) Apparel stores.
 - (3) Art and crafts supplies and finished products.
 - (4) Art galleries.

- (5) Bait and tackle shop.
- (6) Bakeries.
- (7) Bicycle sales, rentals and repairs (nonmotorized).
- (8) Card shops.
- (9) Confectionery, ice cream stores and dairy stores.
- (10) Drugstores.
- (11) Florist shops.
- (12) Furniture stores less than ten thousand (10,000) square feet.
- (13) Gift stores.
- (14) Grocery stores, supermarkets, fruit stores, health food stores, meat and fish markets and other similar food stores.
- (15) Hardware stores less than ten thousand (10,000) square feet.
- (16) Jewelry stores.
- (17) Leather goods and luggage shops.
- (18) Liquor package stores.
- (19) Optical stores.
- (20) Paint and wallpaper stores less than ten thousand (10,000) square feet.
- (21) Photograph studio and photo supply.
- (22) Pottery shops.
- (23) Shoe stores and shoe repair shops.
- (24) Sporting good stores.
- (25) Tobacco shops.

- (26) Variety stores and junior and major department stores.
- (27) Retail uses determined by the Director to be similar to those enumerated above. In determining similarity between a proposed use and the uses enumerated above the Director shall be guided by the intent of this Subsection (62) and shall consider common characteristics including the nature of products offered for sale, the generation of pedestrian and vehicular traffic, and incompatibility with the primary uses permitted in this district.
- (c) Failure to comply with any of the provisions of Subsection (a) or (b) shall be deemed a change in use from an industrial to retail business use for which a use variance shall be required.
- (d) Any ancillary retail sales use pursuant to a lawful, valid, permanent certificate of use and occupancy issued by the Department prior to July 29, 1983, which use is in compliance with the Department's percentage of use and parking requirements on said effective date will be considered a legal, nonconforming use. Legal, nonconforming use status will also be granted to any ancillary retail sales use for which a certificate of use and occupancy has not been issued as of July 29, 1983, where the property owner or tenant:
 - (1) Has obtained a building permit based on the submission of plans on which the intended retail sales area has been clearly represented by physical separation from the industrial use through placement of a solid wall, and adequate parking for the retail sales use and landscaping has been provided, and said permit remains valid in accordance with the provisions of the South Florida Building Code; or
 - (2) Has submitted a declaration of use, parking plan and floor plan for an existing building which have been approved by the Department provided that a physical separation of the retail and industrial uses has been effected through placement of a solid wall and a temporary certificate of use and occupancy as provided in the South Florida Building Code has been obtained from the Department before July 29, 1983. Legal nonconforming use status will not be perfected if the temporary certificate of use and occupancy is not converted to a permanent certificate of use and occupancy before it expires.
 - (3) Has a covenant, accepted and approved by Miami-Dade County on or before July 5, 1983, and recorded in the public records, providing assurances to Miami-Dade County to comply with the

provisions of Subsection (a) above and has materially changed his position in reliance thereon. The property owner or tenant shall be permitted sixty (60) days to obtain a building permit and an additional sixty (60) days to complete construction in compliance therewith.

- (63) School--technical trade schools, such as, but not limited to aviation, electronic, mechanics; also physical training schools, such as, but not limited to gymnastics and karate. (All school uses shall be subject to compliance with off-street parking requirements.)
- (64) Ship chandlers.
- (65) Shipyards and dry docks.
- (66) Sign painting shops.
- (67) Steel fabrication.*
- Note: See note at end of schedule of uses contained in this section.
- (68) Storage warehouse for food, fodder, etc.
- (69) Taxidermy. Use will be permitted only within a fully enclosed, air-conditioned building.*
- (70) Telephone exchanges.
- (71) Telephone service unit yards.
- (72) Textile, hosiery and weaving mills not closer than two hundred (200) feet to an RU or EU District.
- (73) Upholstery shops.
- (74) Utility work centers--power and telephone, etc.
- (75) Vending machine sales and service.
- (76) Veterinarians.
- (77) Vulcanizing.*
- (78) Warehouses for storage or products in the form sold in a BU District.
- (78.1) Warehouse, membership, subject to the following minimum standards, unless

otherwise approved by public hearing as a non-use variance:

- (a) The area of such occupancy shall contain no less than one hundred thousand (100,000) square feet of gross floor area;
- (b) The subject use shall be located on a major or minor roadway as depicted on the adopted Land Use Plan map and shall be within one quarter (1/4) mile of that roadway's intersection with another major or minor roadway; and
- (c) Site plan review criteria set forth in Section 33-261.1 shall be met.
- (79) Welding shops.*
- (80) Welding supplies.
- (81) Wood and coal yards.
- (82) The operation of an equipment and appliance center for the testing, repairing, overhauling and reconditioning of any and all equipment, appliances, and machinery sold by the operator/occupant; provided such may be manufactured at the location of the operation and in connection therewith individual customers bringing equipment to the site for such repairing, overhauling or reconditioning, may purchase parts for such equipment, appliances, or machinery.

*NOTE: Provided no such establishment is located within five hundred (500) feet of any RU or EU District except after approval after public hearing. Provided that this spacing limitation shall be two hundred fifty (250) feet if the use is confined within a building and an exterior wall or walls of the building located on the establishment is not penetrated with any openings directly facing the RU or EU District. It is further provided that, except for exterior uses, such distances shall be measured from the closest point of the subject use in the building to the RU or EU District. In connection with exterior uses, the distance of five hundred (500) feet shall be measured from the closest point of the IU District to the RU or EU District. For purposes of establishing such distances, the applicant for such use shall furnish a certified survey from a registered surveyor, which shall indicate such distances. In case of dispute, the measurement scaled by the Director of the Department of Planning and Zoning shall govern. (Ord. No. 57-19, § 23(A), 10-22-57; Ord. No. 67-84, § 1, 11-7-67; Ord. No. 69-51, § 1, 9-3-69; Ord. No. 70-8, §§ 1, 2, 2-11-70; Ord. No. 76-20, § 1, 2-3-76; Ord. No. 76-80, § 1, 9-21-76; Ord. No. 76-90, § 1, 10-5-76; Ord. No. 77-69, § 1, 9-20-77; Ord. No. 80-36, § 1, 5-6-80; Ord. No. 83-62, § 1, 7-19-83; Ord. No. 92-81, § 2, 7-21-92; Ord. No. 93-62, § 1, 6-15-93; Ord. No. 93-126, § 5, 11-16-93; Ord. No. 95-123, § 1, 7-11-95; Ord. No. 95-215, § 1, 12-5-95; Ord. No. 96-103, § 1, 7-2-96; Ord. No. 96-129, § 1, 9-10-96; Ord. No. 97-197, § 1, 11-4-97; Ord. No. 98-125, § 21, 9-3-98; Ord. No. 00-74, § 1, 6-6-00; Ord. No. 01-41, § 1, 3-8-01)

ARTICLE XXX.

IU-2 INDUSTRIAL, HEAVY MANUFACTURING DISTRICT*

* Cross References: Barbed-wire fences in IU Districts, § 33-11(f); height of fences, walls and hedges in IU Districts, § 33-11(i); fence in lieu of wall in IU Districts, § 33-11(j); metal buildings in IU-2 Districts, § 33-32.

Sec. 33-262. Uses permitted.

No land, body of water or structure shall be used or permitted to be used and no structure shall be hereafter constructed, reconstructed or structurally altered, maintained or moved in any IU-2 District, which is designed, arranged or intended to be used for any purpose, unless otherwise provided herein, except for one (1) of the following uses:

- (1) Every use permitted in IU-1 District.
- (2) Asphalt drum mixing plants which produce less than one hundred fifty (150) tons per hour in self-contained drum mixers.
- (3) Rock and sand yards.
- (4) Cement and clay products, such as concrete blocks, pipe, etc.
- (5) Soap manufacturing, vegetable byproducts, only.
- (6) Railroad shops.
- (7) Sawmills.
- (8) Petroleum products storage tank not exceeding 30,000-gallon capacity or a group of such tanks with an aggregate capacity not in excess of thirty thousand (30,000) gallons.
- (9) Petroleum products storage tank with a capacity of over thirty thousand (30,000) gallons or a group of such tanks with an aggregate capacity in excess of thirty thousand (30,000) gallons if approved after public hearing or if placed below the surface of the ground or in a rockpit.
- (10) Dynamite storage.

(Ord. No. 57-19, § 24(A), 10-22-57; Ord. No. 68-37, § 1, 6-4-68; Ord. No. 69-51, § 2, 9-3-69; Ord. No. 92-98, § 1, 9-15-92)

Cross References: Storage, use, sale, possession of explosives, Ch. 13; circuses and carnivals permitted in IU Districts without public hearing, § 33-13(f).

ARTICLE XXXI.

IU-3, INDUSTRIAL, UNLIMITED MANUFACTURING DISTRICT*

* Editors Note: Barbed-wire fences in IU Districts, § 33-11(f); height of fences, walls and hedges in IU Districts, § 33-11(i); fence in lieu of wall in IU Districts, § 33-11(j); metal buildings in IU Districts, § 33-32.

Sec. 33-264. Uses permitted.

No land, body of water or structure shall be used or permitted to be used, and no structure shall be hereafter erected, constructed, moved or reconstructed, structurally altered or maintained for any purpose in an IU-3 District which is designed, arranged or intended to be used or occupied for any purpose, except for any one (1) or more of the uses listed in this section.

- (1) Every use permitted in the IU-1 and IU-2 Districts.
- (2) Residential uses as a watchman's or caretaker's quarters used in connection with an existing industrial use located on the premises concerned but for no other residential use.
- (3) Uses listed below, subject to the provisions of Section 33-265.

Acetylene, generation and storage.

Acids and derivatives.

Alcohol, industrial.

Aluminum, powder and paint manufacture.

Ammonia.

Animal reduction plants.

Asphalt or asphalt products.

Atomic reactor.

Blast furnace.

Bleaching products.

Blooming mill.

Boiler manufacture (other than welded). Brass and bronze foundries. Calcium carbide. Casein. Caustic soda. Celluloid. Cellulose products. Cement, lime, gypsum or plaster of Paris. Charcoal, lampblack or fuel briquettes. Charcoal pulverizing. Chlorine. Cider and vinegar. Cleaning and polishing preparation: dressings and blackings. Coal tar product. Coke oven products (including fuel gas) and coke oven product storage. Cotton wadding. Cottonseed oil, refining. Creosote. Distillation, manufacture or refining of coal, tar, asphalt, wood, bones. Distillery (alcoholic), breweries and alcoholic spirits. Dyestuff. Dynamite storage. Excelsior.

Explosives.

Fat rendering.

Fertilizer, organic or inorganic, manufacture.

Film, photographic.

Fireworks.

Fish cannery or curing.

Fish oils, meal and by-products.

Flour, feed and grain milling.

Forge plant, pneumatic drop and forging hammering.

Foundries.

Gelatin products.

Glue, gelatin (animal) or glue and size (vegetable).

Graphite.

Guncotton (explosive).

Hair, felt or feathers, washing, curing and dyeing.

Hair, hides and raw fur, curing, tanning, dressing, dyeing and storage.

Hydrogen and oxygen manufacturing.

Insecticides, fungicides, disinfectants, or related industrial and household products (depending on materials and quantities used).

Ink manufacture from primary raw materials (including colors and pigments).

Jute, hemp and sisal products.

Lampblack, carbonblack and boneblack.

Lead oxide.

Linoleum and other similar hard surface floor coverings (other than wood).

Locomotive and railroad car building and repair.

Match manufacture and storage.

Metal and metal ores, reduction, refining, smelting and alloying.

Molasses.

Nitrate (manufactured and natural) of an explosive nature; and storage.

Nitroleng of cotton or other materials.

Nylon.

Oil cloth, oil treated products and artificial leather.

Oil refinery.

Oil wells.

Oils, shortening and fats (edible).

Ore pumps and elevators.

Paint manufacture, depending upon materials and quantities used.

Paper and paperboard (from paper machine only).

Paper and pulp mills.

Petroleum, gasoline and lubricating oil--refining and wholesale storage.

Phenol.

Pickles, vegetable relish and sauces, sauerkraut.

Plastic material and synthetic resins.

Potash.

Poultry slaughtering and packing (wholesale).

Pyroxylin.

Radioactive waste handling.

Rayon and rayon yarns.

Refractories (coal fired).

Refuse disposal.

Rendering and storage of dead animals, offal, garbage and waste products.

Rubber--natural or synthetic, including tires, tubes, or similar products, gutta percha, chickle and valata processing.

Sawmill.

Scrap metal reduction.

Shoddy.

Slaughterhouse.

Smelting.

Soaps (other than from vegetable by-products) or detergents, including fat rendering.

Solvent extraction.

Starch manufacture.

Steel works and rolling (ferrous).

Stockyards.

Storage batteries, wet cell.

Sugar refining.

Testing--jet engines and rockets.

Textiles bleaching.

Turpentine and resin.

Wallboard and plaster, building insulation.

Wire ropes and cable.

Wood preserving treatment.

Wool pulling or scouring.

Yeast.

(Ord. No. 57, § 25(A), 10-22-57; Ord. No. 64-66, §§ 1, 2, 12-15-64; Ord. No. 69-51, § 3, 9-3-69) Cross References: Use, possession and storage of explosives, Ch. 13; circuses and carnivals permitted in IU Districts without public hearing, § 33-13(f).

ARTICLE XXXII.

IU-C, INDUSTRIAL DISTRICT, CONDITIONAL*

* Cross References: Barbed-wire fences in IU Districts, § 33-11(f); height of fences, walls and hedges in IU Districts, § 33-11(i); fence in lieu of wall in IU Districts, § 33-11(j); metal buildings in IU Districts, § 33-32.

Sec. 33-267. Intent.

IU-C District shall be applied only to those lands that appropriately may be used and utilized for the development, construction and operation of large industrial projects and industrial park development of the nature, type and character commensurate with the public health, safety, comfort, convenience, and the general welfare of the County. It is intended that this district shall be utilized to provide an adequate reservoir of lands suited for the needs and requirements of large industries, and industrial park developments, to the end that desirable industrial concerns may be attracted to this area. It is intended, however, that this district shall not be used indiscriminately, so as to permit any industrial use which might be offensive or obnoxious by reason of the emanation of odors, gases, dust, noise or vibration, pollution of air or water, or otherwise detrimental to the general welfare of this community; but that it shall be restricted and confined to only those large industrial uses and industrial park type developments which produce a net gain to the community. It is recognized that the rapid development of new and different industrial uses and operations makes it impossible and impractical to accurately enumerate those which would be beneficial or detrimental to the welfare of this community. Therefore, the intent and purpose for the establishment of this district is expressly set forth, and standards set forth for the use of lands embraced within this district.

(Ord. No. 58-40, § 2(A), 10-7-58; Ord. No. 69-51, § 4, 9-3-69)

Sec. 33-268. Permitted uses.

No land, body of water, or structure in an IU-C District shall be used or permitted to be used, and no structure shall be erected, constructed, moved or reconstructed, structurally altered, used, occupied or maintained for any purpose (except as a legal nonconforming building or use), except for one (1) or more of the uses hereinafter enumerated, and then only in accordance with the conditions hereinafter set forth:

- (1) Every use permitted in the IU-1 and IU-3 Districts (uses permitted in IU-2 District specifically prohibited) and all other industrial uses similar in character shall be permitted in the IU-C District, and shall include utility plants and substations such as, but not limited to, sewage, water, power, communications and gas.
- (2) All residential buildings and uses shall be prohibited in IU-C Districts, except for caretakers' quarters incidental to a permitted industrial use.

(Ord. No. 58-40, § 2(B), 10-7-58; Ord. No. 69-51, § 4, 9-3-69)

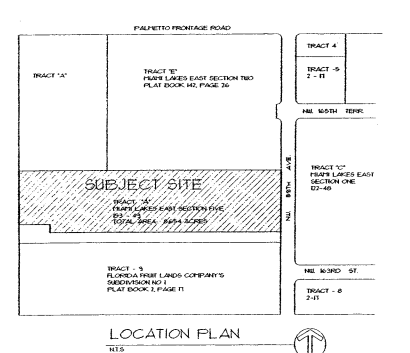
Cross References: Use, possession and storage of explosives, Ch. 13; circuses and carnivals permitted in IU Districts without public hearing, § 33-13(f).

ATTACHMENT C: COMPREHENSIVE PLAN DESIGNATION

IO / INDUSTRIAL and OFFICE - FUTURE LAND USE DESIGNATION)

Industries, manufacturing operations, warehouses, mini-warehouses, office buildings, wholesale showrooms, distribution centers, merchandise marts and similar uses are allowable within the Industrial and Office designation. Also included are construction and utility equipment maintenance yards, utility plants, public facilities, hospitals and medical buildings. Limited commercial uses to serve the firms and workers in IO areas are encouraged, dispersed as small business districts and centers throughout the industrial areas. Hotels and motels are also authorized. Free-standing retail and personal service uses larger than 10 acres in size are prohibited in these areas because they would deplete the industrial land supply and they are better located in commercially designated areas and in closer proximity to residential areas. Freestanding retail and personal service uses which are 10 acres and less in size should front on major access roads, particularly near major intersections. In addition, uncommon commercial uses such as amusement uses and others with unusual siting requirements may also be considered on a conditional basis at appropriate locations. The specific range and intensity of uses appropriate in IO areas vary by location as a function of such factors as availability of public services, roadway access and neighborhood compatibility. Special limitations may be imposed on uses in IO where necessary to protect environmental resources, including wellfield protection areas. Through the assignment of zoning districts and special conditions, the specific range and intensity of uses appropriate for a particular site will be determined. This category requires a minimum of 10% landscaped open space (15% when abutting a residential site), and a minimum lot area of 5,000 square feet. The maximum height permitted in this category is seven (7) stories.

Mixing of residential use with light industrial, commercial, office and hotels is also allowable on a conditional use basis with residential being limited to the density of the adjacent residential future land use category, and other uses being limited in size, impact and by standards contained in the BO category and the LDC for mixed-use projects. If no residential areas exist adjacent to a subject site, then the Medium Density land use category is allowed. However, residential use shall not be developed on over 15% of the area of any individual site.



1) THERE ARE NO EXISTING UTILITIES WITHIN THE BOUDARIES OF THE SITE.
AS PART OF THE NEW PROPOSAL, WATER, SEVER ELECTRICAL AND
CONTINUCATION WILL BE ADDED

2) ALL SOLID MASTE WILL BE CURB SIDE PICK-UP BY PRIVATE CONTRACT. ALL CONTAMERS WILL BE STORED ON SITE AS SHOWN ON DETAIL BELOW AND NOT VISIBLE FROM PUBLIC OR PRIVATE RIGHT-OF-MAY

3) UTLITY PROVIDERS: ELECTRICAL: FLORIDA POWER AND LIGHT COTTUNICATION BELL SOUTH WATER AND SEWER: TWATH-DADE WATER AND SEWER

4) NEW FIRE HYDRANTS WILL BE INSTALLED TO PROVIDE THE MIN. COVERAGE REQUIRED BY HIAMI-DADE FIRE DEPT.

LOCATION OF FUTURE OFFICE / SHOUROOM BLDG. ENVELOPE LOCATION OF FUTURE OFFICE / SHOUROOM BLDG. ENVELOPE LOCATION OF FUTUE FUTURE FIN FL + 13" 18 &I 61 NOTE: ALL SIDEBIALKS PLIST BE AD, COMPLIANT WITH NO GRADE CHANGE GREATER THAN 12" HAX 10-07 13-07 LOT

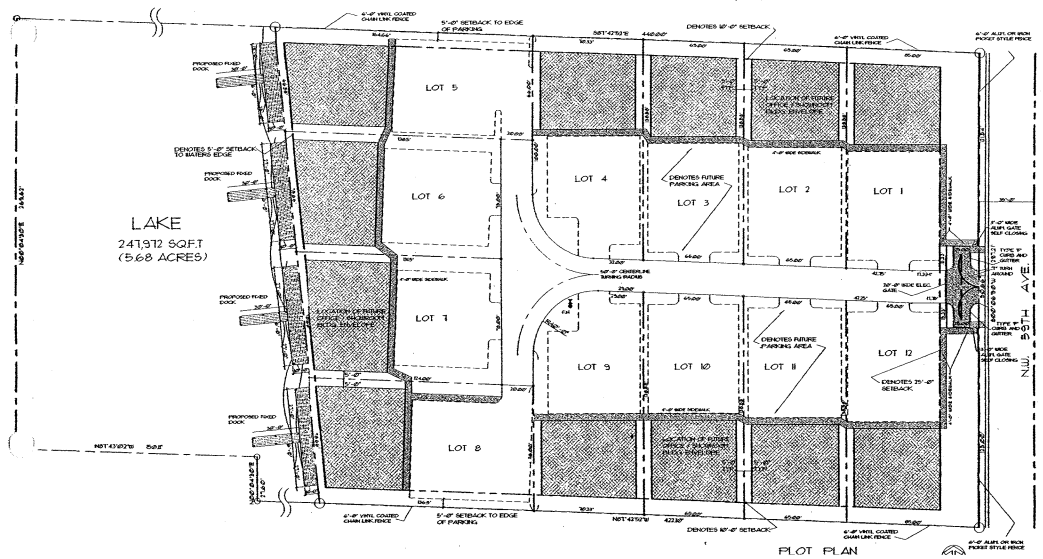
TYP. PARKING LAYOUT 1-301-01 NOTE: CONFIGURATION MAY CHANGE AS PER THE OWNERS AND THE TOWN OF HILATELLAKES PARISING REGULERHISHING

NOTE: THERE SHALL BE NO "LOADING" AREAS ALLOWED INSIDE PARKING AREAS OR ON THE SITE

LEGAL DESCRIPTION:

TRACT 'A' MIAMI LAKES EAST SECTION FIVE. ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 153 AT PAGE 49 OF THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FLORIDA

PLOT PLAN



LOT ! MAX LOT COVERAGE 5635 6QFT (50%) HIN PERVIOUS AREA 4,54 9QFT. HAX IMPERVIOUS AREA 5ETRACKS. FRONT STREET SIDE NITEBOOR 6IDE REAR __115 SQFT LOT * 2: MAX LOT COVERAGE (1/9) SOFI (5/0%) TINL PERVICUS AREA (1/9) SOFI (5/0%) TINL PERVICUS AREA (1/9) SOFI (5/0%) SETBACKS. PROM STREET SIDE NITERIOR SIDE REAR LOT • 3: MAX LOT COVERAGE 4,491 BOFT (5:02.) INN FERWOUS AREA 1,331 SOFT. HAX PEREWOUS AREA 5ETBACKS, FRONT 5REET SIDE NIEROR SIDE REAR LOT • 4: HAX LOT COVERAGE HIM PERMOUS AREA HAX INFERMOUS AREA SETBACKS: FRONT STREET SIDE NITERIOR SIDE REAR 4,686 50FT (50%) 2384 SQFT. LOT * 5: MAX LOT COVER/GE 5/053 SOFT (50%) TRN PERVIOUS AREA MAX PEPENVOUS AREA SETBACKS. REONT SITE SIDE NIERROR SIDE REAR (LAKE SIDE) .6,161 SQFT. LOT .6: MIN PERVICUS AREA — MAX PIPERVICUS AREA — SETBACKS; FRONT SITE SIDE MITERIOR SIDE — REAR (LAKE SIDE) _1610 SQFT. LOI • T: MAX LOT COVERIGE 4.999 SQFT (56%) MAX PERVIOUS AREA 1644 SQFT, 9ETBACKS: FRONT ---SITE SIDE --NITERIOR SIDE --REAR (LAKE SIDE) LOT .8: MAX LOT COVERAGE MIN. PERVIOUS AREA -SETBACKS: FRONT SITE SIDE NITERIOR SIDE REAR (LAKE SIDE) LOT 9 MAX LOT COVERAGE 4660 SOFT (50%) LOT .10: MAX LOT COVERAGE 4506 SOFT (56%) MIN FERVICUS AREA (6°T3 BOFT, MAX PRESENTIOUS AREA SETBACKS, FRONT STREET SIDE BITERIOR SIDE REAR LOT "IL MAX LOT COVERAGE 1139 SQFT. LOT * 12: HAX LOT COVERAGE 5/639 SQFT (5/0%) 4/54 SQFT. .7124 SQFT. TOTALS: TOTAL LOT AREA: 316,912 SQFT, (8654 ACRES) CRY LAND AREA: 129,308 SQFT, (2.91 ACRES) LAKE AREA: 241,664 SQFT, (5,68 ACRES) LANDSCAFE OPEN SPACE REQUIRED: 15,862 SQFI (10%) LANDSCAFE OPEN SPACE PROVIDED: 13645 SQFI +5,171 SQFI (10% OF REQ FOR LAKE) TOTAL OPEN AREA PROVIDED: 34,811 SQFI (16,9%)

TOTAL PUTURE BUILDABLE AREA: 10,000 SQFT, MAX

PUTURE PARKING CALCULATIONS:

/SHOWROCITE, OFFICE/ TENCIAL FLORIDA FUTURE 16 COMY 1 LAKES, $\overset{\otimes}{\operatorname{P}}\overset{\Phi}{\operatorname{P}}\overset{\otimes}{\operatorname{P}}$ OT LAY OR: MI. PROPOSED 12 LOT L DEVELOPMENT FOR 6500 COUPEN RD. SU (305) 821-8933 DATE SCALE Page 53 JOB

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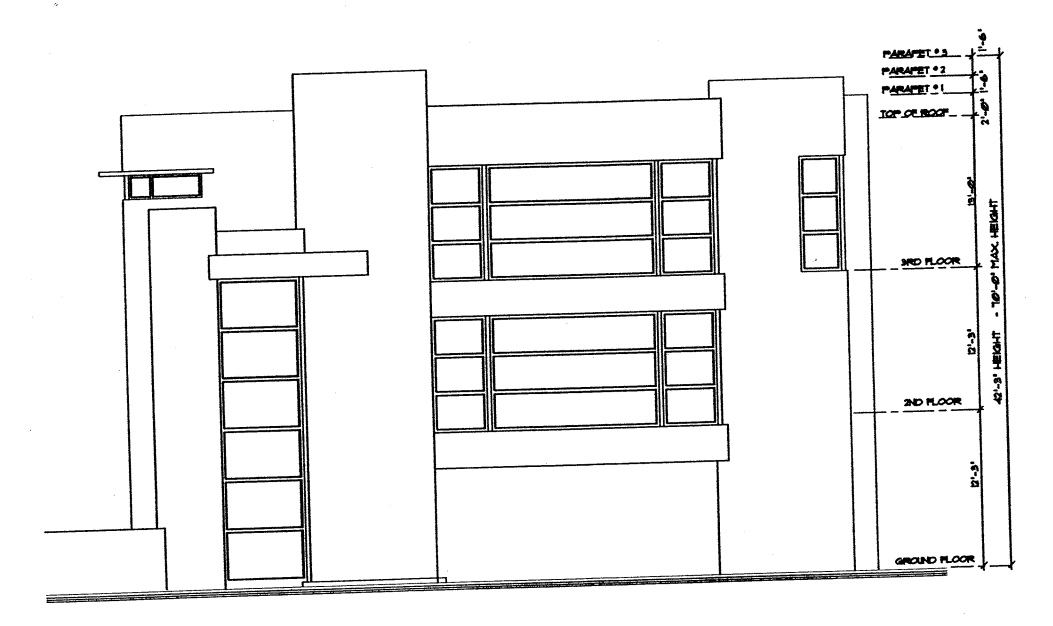
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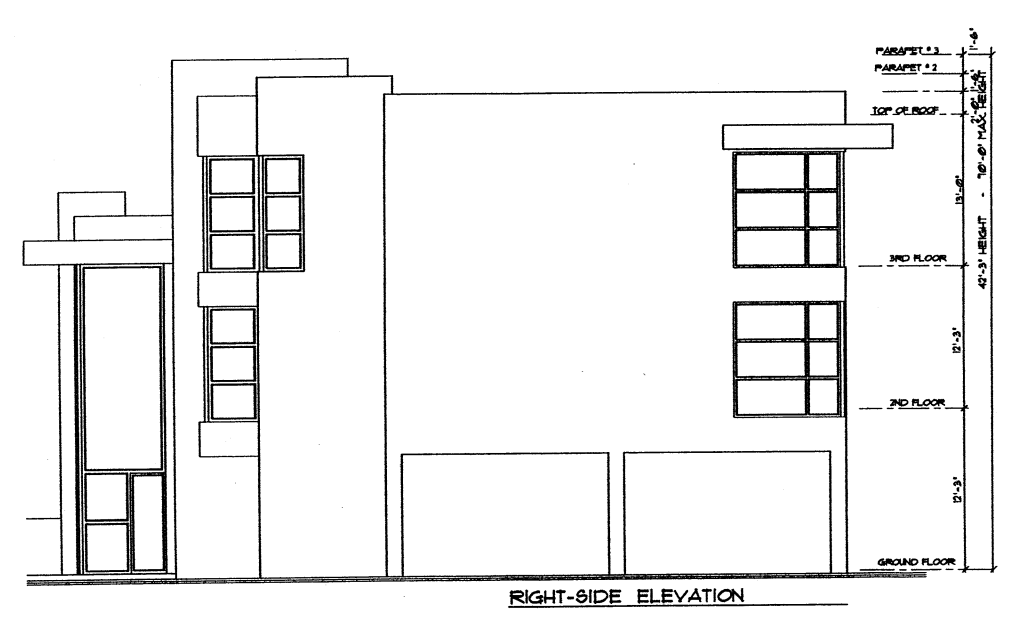
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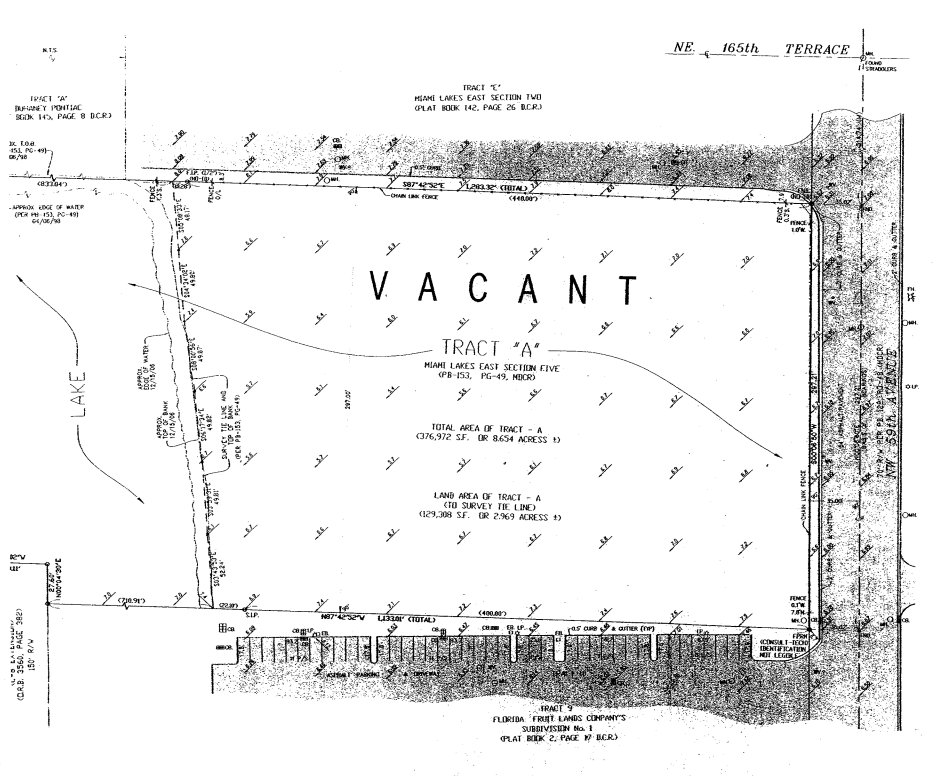


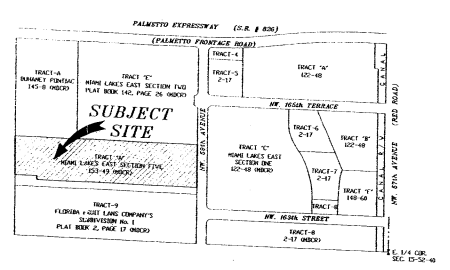
FRONT ELEVATION

FOR ILLUSTRATIVE PURPOSES ONLY



FOR ILLUSTRATIVE PURPOSES ONLY





LOCATION MAP

A PERTION OF SECTION 13, TOWNSHIP 52 SOUTH, RANGE 40 EAST, TOWN OF MIAMI LAKES, MIAMI-DADE COUNTY, FLORIDA. SCALE: 1' = 300'

SURVEYOR'S NOTES/REPORT:

- 1. ALL FIELD MEASUREMENTS TAKEN FOR THIS SURVEY WERE MADE WITH A TRANSIT, ELECTRONIC DISTANCE METER AND/OR STEEL TAPE, WITH A MINIMUM ACCURACY OF 1:7500.
- ELEVATIONS SHOWN REFER TO NATIONAL GEODETICAL DATUM (NGVD OF 1929) 2. ELEVATIONS SHOWN REFER TO NATIONAL GEODETICAL DATUM (NGVD OF 1929)
 3. THIS FIRM HAS MADE NO ATTEMPT TO LOCATE FOOTINGS AND/OR FOUNDATIONS
 NOR ANY OTHER UNDERGROUND IMPROVEMENTS AND/OR UTILITIES, UNLESS
 OTHERWISE NOTED.
 4. THE LANDS SHOWN HEREON HAVE NOT BEEN ABSTRACTED BY THIS FIRM REGARDING
 MATTERS: OF INTEREST BY OTHER PARTIES, SUCH AS EASEMENTS, RIGHT OF WAY,
 RESERVATIONS, ETC.
 5. THIS SURVEY WAS PREPARED FOR AND CERTIFIED TO THE PARTY(ES) INDIGATED
 HEREON AND IS NOT TRANSFERABLE OR ASSIGNABLE, UNLESS OTHERWISE NOTED,
 6. ALL BOUNDARY LIMIT INDICATORS SET BY THIS FIRM ARE STAMPED LEF 6454; OR
 RLS # 4277 AND ARE 18"X1/2" IRON PIPE WITH VELLOW CAP, UNLESS OTHERWISE
 NOTED.
 7. THE BOUNDARY LIMITS ESTABLISHED ON THIS STRIVEY ARE BASED ON THE LEGAL"

- NOTED.

 7. THE POUNDARY LIMITS ESTABLISHED ON THIS SURVEY ARE BASED ON THE LEGAL DESCRIPTION PROVIDED BY THE CLIENT OR ITS REPRESENTATIVE.

 8. BEARINGS SHOWN ARE TO AN ASSUMED MERIDIAN AND BASED ON THE SUBJECT RECORD PLATA. A BEARING OF NOODE'SO'E HAS BEEN ASSIGNED TO THE CENTER LINE OF NW. 59th AVENUE.

 9. ALL RECORDING INFORMATION SHOWN HEREON, REFERS TO THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FLORIDA, UNLESS OTHERWISE NOTED.

 10. THE INTENDED USE OF THIS SURVEY IS FOR DESIGN PURPOSES...

LEGAL DESCRIPTION

TRACT "A", MIANI LAKES EAST SECTION FIVE, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 153 AT PAGE 49 OF THE PUBLIC RECORDS OF MIAMI-BADE COUNTY, FLORIDA.

LEG	END:
A/C -	- AIREONDITUMER - APPROXIMATE
A :	- ARC - BACK GLOW ODENSHIT
85. 28 20.00	- BACK FLOW PREVENT - BELLSOUTH - BUT BLANC
BC ·	- BUTLDING CURNER
C.B.S.	BROWARD COUNTY RECORDS CONCRETE, BLOCK, STUCCO CHAIN LINK FENCE CONCRETE CARLE TELEVISION CALCULATED CATCH BASIN COMM CONCRETE CONTROL
CONC	- CONCRETE
(C)	- CALCULATED
CLR	CLEAR
CML	- CITY HONUMENT LINE
€ -	COVERED CENTERUNE
C/0 :	CLEANBUT CBRNER
BZV BCR -	DRIVEYAY DADE CERNTY RECORDS
E/M -	ELECTRIC METER EASEMENT
EB	ELECTRIC BOX ENCROACHING
FIP	FOUND IRON PIPE FOUND NATE AND DISC
FDH	FOUND DRILL HOLE FOLKEL PERMANENT
	REFERENCE HONUMENT
FH.	FIRE HYDRANT
GWA -	GUY VIRE & ANCHOR
GM	GATE MOTOR
LP -	LIGHT POLE
(H) -	HEASURED
(NG-IB) -	NOT THENTH CATION
GV GV H/C H/C LP - HH - (H) - HBCR - HBCR - ONG-ID) - NFS DHC - DHC -	NOT TO SCALE ON LINE
- 2HO	OVERHEAD CABLE
ORB	CATCH BASIN CEAR CEAR COLY HORMMENT LINE COLYCTO CENTER CEARINE CLEARINE CL
PL -	PLANTER POVER POLE
P/3 - PP - PB -	PARKINGSPACE POWER POLE
PB	POVER POLE PLAT BOOK PAGE
PGC PGS	POINT OF BEGINNING
PI	PAGE POINT OF COMMENCEMENT POINT OF BEGINNING POINT OF TANGENCY POINT OF TANGENCY POINT OF CURVATURE POINT OF REVERSE CURVATURE RIGHT OF VAY RECORD BATHER BATHER BATHER BATHER BATHER
PC	POINT OF CURVATURE POINT OF REVERSE CURVATURE
R/W - (R) -	RIGHT OF VAY. RECORD
R ~ RES	RECURD RABIUS RESIDENCE RANGE SET IRON PIPE SET WAIL AND DISC SDUTHERN BELL SECTION
RGE \$.1.P	RANGE SET TRON PIPE
ZND -	SET MAIL AND BISC
PG PGC PGC PGS PC	SCHIRM BECC SECTION STURY SEACIDAST UTILITY EASEMENT. SEACIDAST UTILITY AUTHORITY STATE ROAD SUUARE, FEET
- 3U.2 - AU2 - 9.2	SEACHAST WILLITY EASEMENT
3.R -	STATE ROAD
₹** - ₹1 Y P} -	TANGENT TYPICAL TUVINSHIP
TVP	TUVNSHIP
₩£	TOURSHIP UTELITY EASEMENT UTELITY EASEMENT UNDER CONSTRUCTION VIOLE FANCE VALVE VALVE VOOD POLE
U.C VF	VOOR FENCE
V.V	VATER METER
W.F V.H.E	VGGO POLE VATER LINE FASEMENT
VLE VHE	VATER LINE EASEMENT VATER HANAGEMENT EASEMENT MORE OR LESS CENTRAL ANGLE MITCHING LOT THACKETON OF
Δ-	CENTRAL ANGLE
(50.80) -	REMAINDER OF LOT DIHENSTON
	ELEVATION
_AND S	SURVEYORS, INC.
LB # 64	54.

LECCHIL

PREPARED FOR ABG ARCHITECTS REVISIONS S	BENCHMARK: LOCATOR 2002 NAME: N-452-R ELEV. 8.49. 55: SOUTH OF CAL OF NV. 165 ST. 26: VEST OF CAL OF NV. 57 AVE. MIANI-DADE COUNTY PUBLIC VORKS SURVEY BEPARTMENT PK NAIL AND BRASS WASHER IN SOUTH BUILINGSE BIVIDER.	MIAMI LAKES COMMERCIAL GROUP CONDOMINIUM

SEAL

PENINSULA L LB # 6434.

LAND DEVELOPMENT CONSULTANTS

SURVEYORS - PLANNERS

CONSTRUCTION LAYOUT:

13113 NV 4264 AVENUE, 2nd FLOOR

HAMI, FLOORDA 33054

(395) 687-9191 FAX (395) 687-9190 E-HAIL PENINSULA SPESCOR

LANDSCAPE ARCHITECTURAL PLANS

MARIANO CORRAL- LANDSCAPE ARCHITECT

LANDSCAPE ARCHITECTURE, GOLF COURSE ARCHITECTURE, LAND PLANNERS & RESORT PLANNERS

3001 SW 109 COURT, MIAMI, FLORIDA 33165

OFFICE: (305) 551-1262 FAX: (305) 553-2088 EMAIL: marianocorral @ comcast. net

DRB SET: 02-05-07

General Notes:

- for troe trunks shall be taken.

 Landscape Contractor must provide documentation that any Coconut Palm Trees to be installed are numbered and certified as being free of disease and must be provided to the Planning and zoning department when seeking a permit for installation of plant materials and a copy sent to Landscape Architect for his records.

 Landscape Contractor: Documentation that all newly proposed / installed Sabal palmetro utilized on sife have come from a government approved donor site or were grown from seed at a register Florida neusery. This documentation shall be provided to the City of Mismit Planning Department. (This is not applicable to Sabal Palms relocated within property.) A copy must be sent to Landscape Architect for his records

 Landscape Contractor or Owners representative, shall provide to City of Mismi a schedule for the timely removal of tree and palm guying. This should be accomplished within a 12 month period after installation, and should NOT exceed the 12 month period.
- the 12 month period.

 22. All time rock within planing areas shall be removed to a depth of 3' feet. Replace unsterial with specified planting soil, as
- per section 15 below.

 23. All lime rock, asphalt or debris within parking islands, corner parking islands, and entry islands, shall be removed to a

- It is recommended that the only type of fertilizer to be used is PALM SPECIAL for all Troes, s
 Follow recommended application for all areas.
 All sod shall be Saint Augustine Floratum solid sod, unless otherwise specified differently on p
 areas with 2" of good clean soil or mix with sand over existing rough grade. Spread evenly ther
 Water sod as required every day until a Billy operable irrigation system is installed.
 Any discrepancies or questions shall be made to the attention of the Landscape Architect. Land
 assume anything. Any missing information shall be the responsibility of the contractor to conta
 Landscape architect will put forth his best effort to help contractor with any questions or inform
 Substitutions may be made only with the consent of the Landscape Architect and namestal of C
- Landscape arctinect win put form his best error to neep contractor with any questions or information of estin requires substitutions may be made (only whigh the consent of the Landscape Architect and approval of City. Any material installed which are not on plans or approved by LA, contractor shall assume the responsibility for the costs and removal of materials at the octua charge or being entition to the connect developer.

 Landscape contractor must work with a set of drawings with the signature and seal of the tandscape architect. Any plans without seal may be deem incorregt and not up to date plans.

 General contractor shall have on site-one set of landscape plans at all times for review by the City of Miami inspector and Landscape Architect when he makes periodically site visits for inspections. Plans shall be clean and place in an area away from a stress weather elements.

- away from natures weather elements.

 All beds shall be finish with either 3" of Eucalyptus stredded mulch, pine straw or as specified on plans. R

 NOT be approved. Cypress Bark Mulch will not be approved. Mulch shall not be installed any closer to tre

 4". Mulch shall have no more than ½" to 1" thickness over root ball. No berm mulching will be permitted.
- It is recommended that all trees planted shall be set 6" above finished grade
- It is recommended that all trees planted shall be set 6° above finished grade.
 General contractor is to provide final rough grading on site clean of debris and rocks prinstallation of plant material.
 All Planting areas to be 100% intigated, with 100% coverage- (head to bead overlap).
 All mirgiaton fines shall be placed on the perimeter of all planting bods and/ or planters.
 Separate water meters, backflow preventor, rain sensor, and controller shall be installed applications of the footback.

- Architect, it is the responsibility of Landscape Contractor to contact LA for the type, quantity, and specs of plant material to be installed, so that LA can inform City and before receiving CO from City.

 16. Landscape contractor is to guarantee all plant materials for one year after completion of installation. He will be responsible for watering for at least 3 months or until trigation system is fully operable.

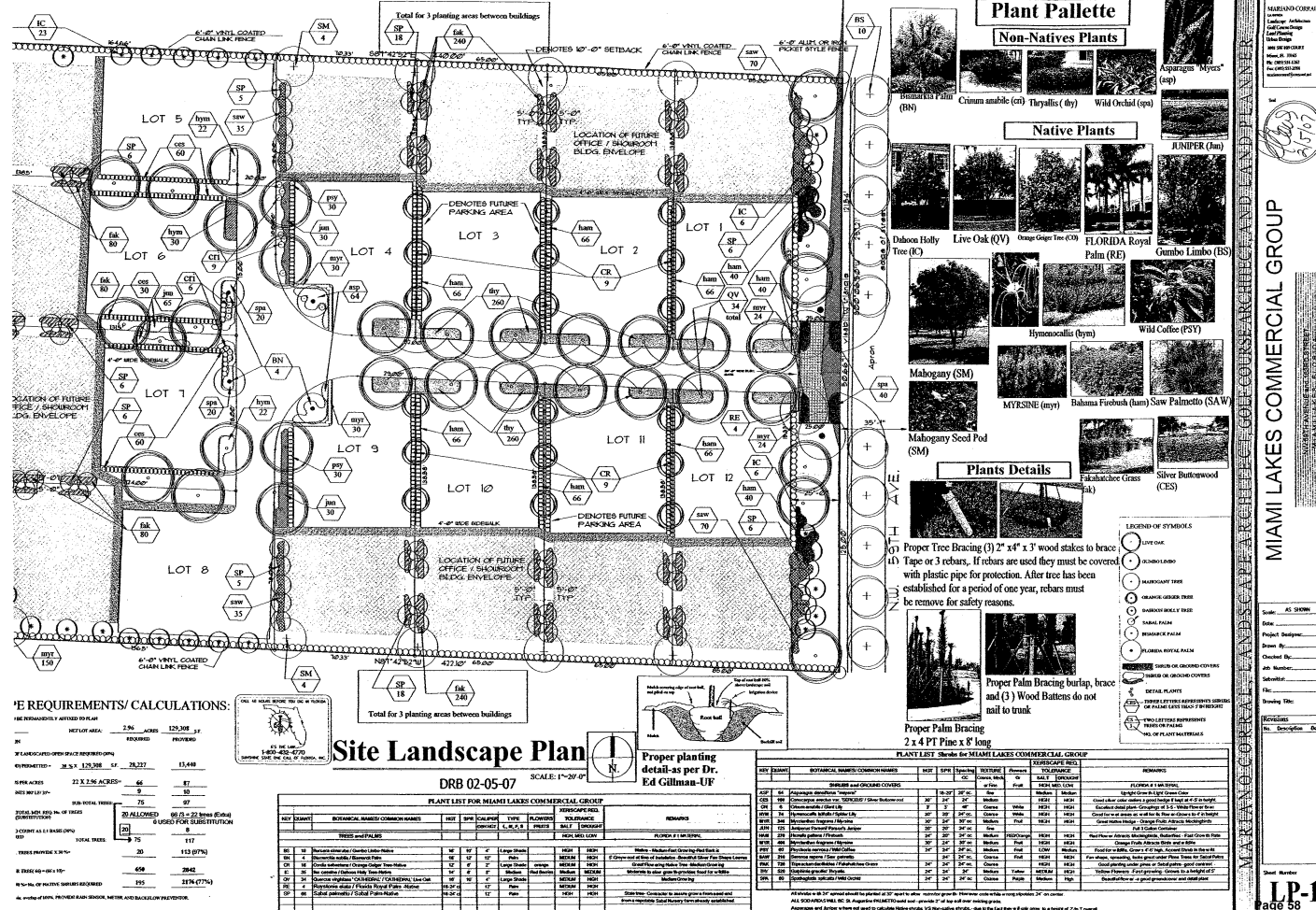
 17. Where as a City URBAN Street improvements Landscape codes calls for the use of Structural Soil then the following will apply: All Structural Soil (CU) shall be obtain from Atlas Peat and Soil, Boynton Beach, Florida, the only certified agency in the State. Contact Fred Marcro 1-561-73-7300. General contractor is to obtain a certificate from Atlas Peat and Soil and Amerca Company that structural soil has been delivered on site, and a copy must be sent to Landscape Architects for this record. Contractor is to unconditionally have on site and posted said certificate for the record.

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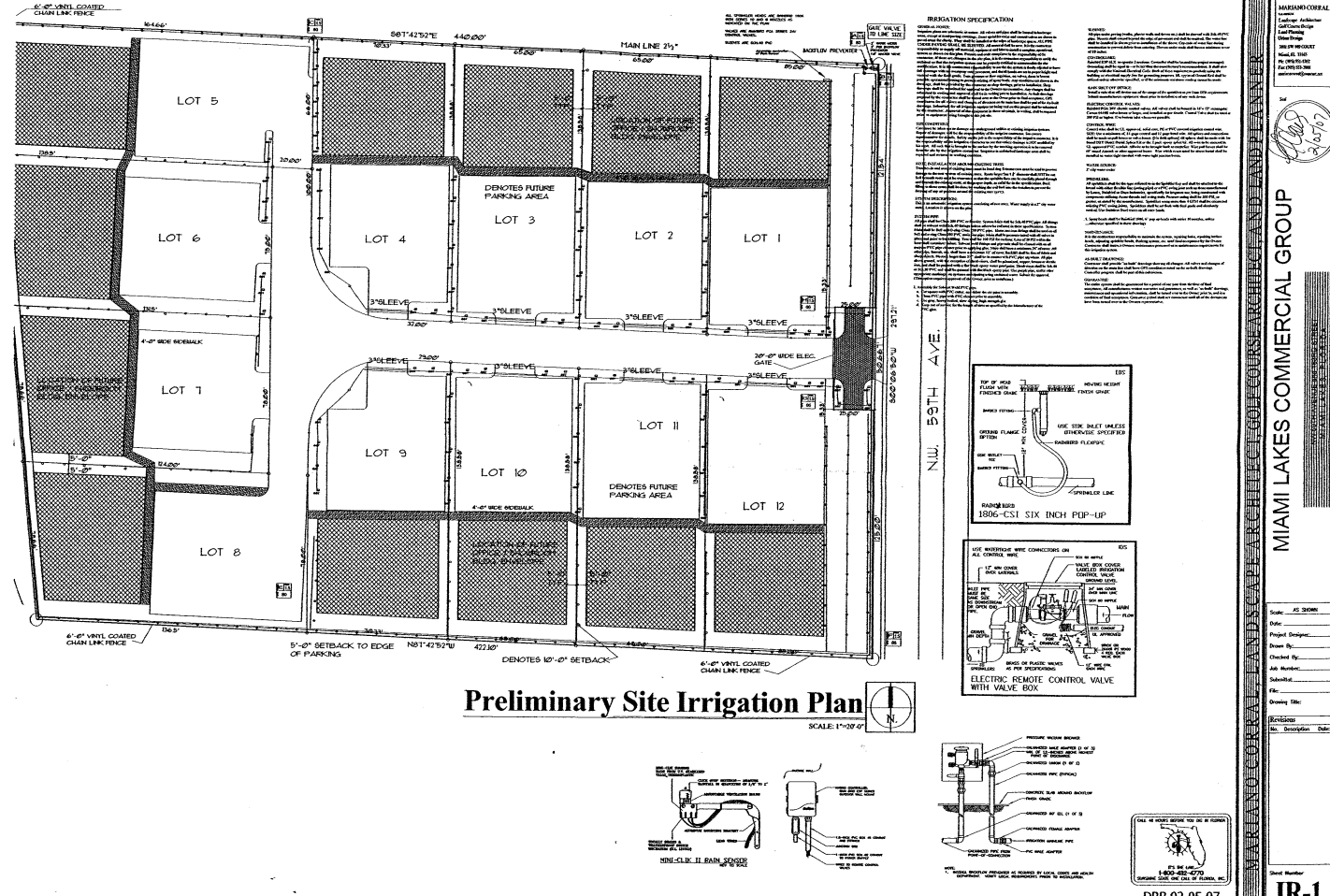
MIAMI-LA

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Project Designer
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Checked By:
Job Number:
Submittal:
File:
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Description Date:

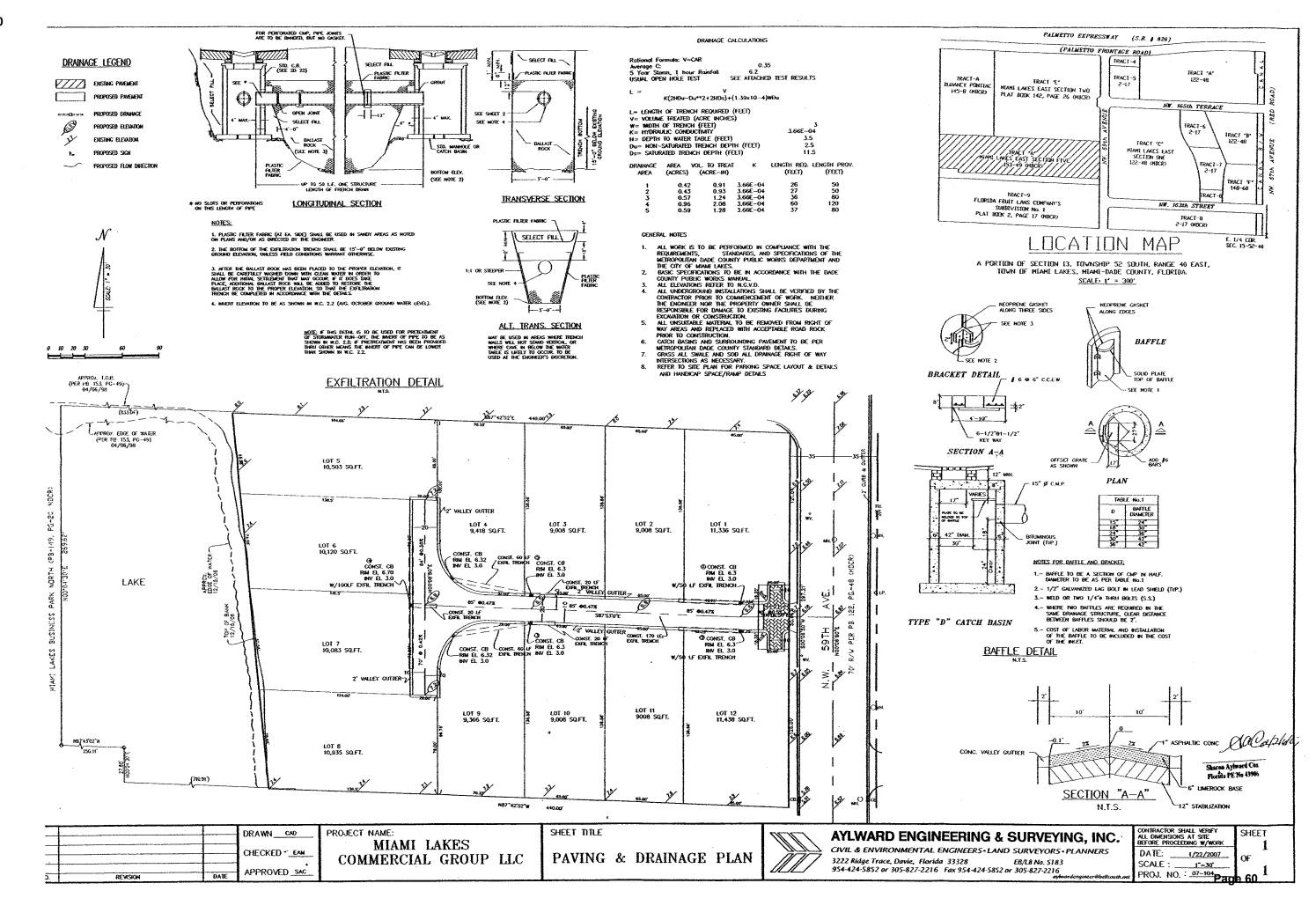








DRB 02-05-07



RESOLUTION NO. 08-666Z

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, PERTAINING TO A REQUEST TO AMEND RESOLUTION NO. 07-527Z. APPROVING A SITE PLAN SUBJECT TO CONDITIONS, BY MODIFYING CONDITION (d) OF RESOLUTION 07-527Z, WHICH RESTRICTED USES ON THE ABOVE DESCRIBED PROPERTY, TO EXPAND THE PERMITTED USES ON THE SUBJECT PROPERTY, FOR PROPERTY LOCATED AT 16400 NW 59TH AVENUE, MIAMI LAKES, FLORIDA IN THE IU-C ZONING DISTRICT; PROVIDING **APPROVING FINDINGS: PROVIDING FOR** REQUEST REFERRED TO AS THE "MODIFICATION": **PROVIDING** FOR **CONDITIONS: PROVIDING** FOR **PROVIDING** APPEAL: FOR VIOLATION CONDITIONS: AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, pursuant to Division 3.4 of the Town of Miami Lakes Land Development Code (the "Town LDC"), Miami Lakes Commercial Group, LLC (the "Applicant") has applied to the Town of Miami Lakes (the "Town") for modification of the conditions of site plan approval provided in Resolution No. 07-527Z, adopted on April 24, 2007, for property generally located at 16400 NW 59th Avenue, Miami Lakes, Florida, in the IU-C zoning district, specifically Folio # 32-2013-057-0010; 32-2013-057-0070; 32-2013-057-0090; 32-2013-057-0110; and 32-2013-057-0120, legally described as Lots 1, 7, 9, 11 and 12 according to MIAMI LAKES PROFESSIONAL CENTER CONDOMINIUM, recorded June 6, 2007 in Official Records Book 25678, Page 2249-2346, f/k/a portions of Tract A of MIAMI LAKES EAST SECTION 5, according to the Plat thereof recorded in Plat Book 153, Page 49, all recorded in the Public Records of Miami-Dade County, Florida; and

WHEREAS, condition (d) of Resolution No. 07-527Z, restricted the use of the property to "office and showroom display uses"; and

WHEREAS, the Applicant has requested modification to condition (d) to expand the list of permitted uses in the IU-C zoning district as applied to the subject property to include: banks, contractor's offices, day nursery and after school care licensed by the State of Florida, laboratories, material testing, locksmiths, office building, printing shops - limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the public health, safety and welfare, restaurant, salesrooms and storage showrooms-wholesale, salesrooms and showrooms as per section 33-259.62, technical trade schools as per section 33-259.63 and veterinarians; and

WHEREAS, Division 3.4 of the Town LDC sets forth the authority of the Town Council to consider and act upon an application to modify an approval by written resolution; and

WHEREAS, in accordance with Division 3.9 of the Town LDC, proper notice was mailed to the appropriate property owners of record; the public hearing on the Modification was noticed for Tuesday, May 20, 2008, at 6:00 P.M. at Miami Lakes Middle School, 6425 Miami Lakeway North, Miami Lakes, Florida 33014, and all interested parties have had the opportunity to address their comments to the Town Council; and

WHEREAS, Town staff has reviewed the application and recommends approval, subject to conditions, of the Requested Modification, as set forth in the Town of Miami Lakes Staff Analysis and Recommendation, a copy of which is on file in the Town of Miami Lakes Clerk's Office and incorporated into this Resolution by reference.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

Section 1. Recitals.

The above recitals are true and correct and incorporated into this Resolution by this reference.

Section 2. Findings.

- (a) The Modification is consistent with the Comprehensive Plan and the purpose and intent of the zoning district in which it is located.
- (b) The Modification is in conformance with all applicable regulations of the zoning district in which it is located.
- (c) The Modification is in conformance with the Town requirements including the design and construction of streets, utility facilities and other essential services.
- (d) The Modification is consistent with good design standards in respect to all external relationships including but not limited to:
 - 1. Relationship to adjoining properties.
 - 2. Internal circulation, both vehicular and pedestrian.
 - 3. Disposition of open space, use of screening or buffering and preservation of existing natural features including trees.
 - 4. Building arrangements both between buildings in the proposed development and those adjoining the site.
- (e) The Modification is in conformance with the Town policy in respect to sufficiency of ownership, guarantee for completion of all required improvements and the guarantee for continued maintenance.

<u>Section 3.</u> <u>Approval.</u> The Modification to Condition (d) of resolution 07-527Z is hereby approved to read as follows:

(d) That the Applicant has proffered a Declaration of Restrictions which would restrict the use of the subject property to office and showroom display banks, contractor's offices, day nursery and after school care licensed by the State of Florida, laboratories, material testing, locksmiths, office building, printing shops - limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the public health, safety and welfare, restaurant, salesrooms and

storage showrooms-wholesale, salesrooms and showrooms as per section 33-259.62, technical trade schools as per section 33-259.63 and veterinarians for purposes of preserving the intended use in perpetuity. The Declaration of Restrictions shall be submitted to meet with the approval of the Town-Attorney. The proffered Declaration of Restrictions shall be executed and recorded at the Applicant's expense within 30 days of this approval.

Section 4. Conditions.

- 1. Except as herein modified all the conditions of Resolution 07-527Z with respect to the previously approved site plan for the subject property shall remain in full force and effect.
- 2. The Applicant shall submit any proposed uses other than office and showroom as outlined below for administrative site plan review and shall be required to provide compliance with all concurrency requirements in effect at that time: banks, contractor's offices, day nursery and after school care licensed by the State of Florida, laboratories, material testing, locksmiths, office building, printing shops limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the public health, safety, and welfare, restaurant, salesrooms and storage showrooms-wholesale, salesrooms and showrooms as per Section 33-259.62, technical trade schools as per Section 33-259.63, and veterinarians.
- 3. The Applicant shall record the Resolution in the Official Records of Miami-Dade County, Florida and shall return a copy of the recorded Resolution to the Town Clerk before a permit is issued.
- 4. The Applicant shall submit the Amended Declaration of Restrictions to meet with the approval of the Town Attorney. The proffered Declaration of Restrictions shall be executed and recorded at the Applicant's expense within 30 days of this approval.

Section 5. Appeal.

In accordance with Division 3.10 of the Town LDC, the Applicant, or any aggrieved property owner, may appeal the decision of the Town Council by filing a Writ of Certiorari to the Circuit Court of Miami-Dade County, Florida, in accordance with the Florida Rules of Appellate Procedure.

Section 6. Violation of Conditions.

Failure to adhere to the terms and conditions contained in this Resolution in Section 4, if any, shall be considered a violation of the Town LDC and persons found violating the

conditions shall be subject to the penalties prescribed by the Town LDC, including but not limited to, the revocation of any of the approval(s) granted in this Resolution. The Applicant understands and acknowledges that it must comply with all other applicable requirements of the Town LDC before it may commence construction or operation, and that the foregoing approval(s), if any, in this Resolution may be revoked by the Town at any time upon a determination that the Applicant is in non-compliance with the Town LDC.

Section 7. Effective Date.

This Resolution shall take effect 30 days following the date it is filed with the Town Clerk. If during that time frame, the decision of the Town Council is appealed as provided in the Town LDC and the Florida Rules of Appellate Procedure, the appeal shall stay the effectiveness of this Resolution until said appeal is resolved by a court of competent jurisdiction.

THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK!

The foregoing Resolution was adopted by motion as provided herein by Councilmember Nancy Simon and seconded by Councilmember Richard Pulido, by a vote of 6-0 with each Town Councilmember voting as follows:

Mayor Wayne Slaton

Yes

Vice-Mayor Nancy Simon

Yes

Councilmember Roberto Alonso

Yes

Councilmember Mary Collins

Absent

Councilmember Robert Meador II

Yes

Councilmember Michael Pizzi

Yes

Councilmember Richard Pulido

Yes

PASSED AND ADOPTED this 20th day of May, 2008.

This Resolution was filed in the Office of the Town Clerk on this 6 day of

ine, 2008

WAYNE STATON

MAYOR

ATTEST:

DEBRA EASTMAN, MMC

TOWN CLERK

APPROVED AS TO FORM AND LEGAL SUFFICIENCY FOR USE ONLY BY THE TOWN OF MIAMI LAKES:

WEISS SEROTA HELFMAN COLE & BONISKE, P.L.

TOWN ATTORNEY

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CFN 2008R0393389 OR Bk 26376 Pss 1116 - 1123; (8pss) RECORDED 05/13/2008 15:00:58 HARVEY RUVIN, CLERK OF COURT HIAHI-DADE COUNTY, FLORIDA

This instrument was prepared by: Name: Mr. Luciano Isia, Esc. Address: 1790 West 48 Str t, Sulte 300 Hislesh, FL 33012

CFN 2008R0844901 OR Bk 26612 Pss 1436 - 1443; (8pss) RECORDED 10/16/2008 13:30:38 HARVEY RUVIN, CLERK OF COURT MIAMI-DADE COUNTY, FLORIDA

DECLARATION OF RESTRICTIONS

WHEREAS, the undersigned Owner holds the fee simple title to the land in the Town of Miami Lakes, Florida, described in Exhibit "A," attached hereto, and hereinafter called the "Property," which is supported by the attorney's opinion, and

IN ORDER TO ASSURE the Town of Miami Lakes that the representations made by Owner's predecessor in title, J & D Investments I, LLC, during consideration and approval of the Town of Miami Lakes Resolution No. 07-527Z (Approved April 24, 2007, J & D investments I, LLC, Applicant) will be abided by the Owner freely, voluntarily and without durees makes the following Declaration of Restrictions covering and running with the Property:

- (1) That the undersigned Owner hereby reaffirms and readopts the terms, conditions and Use Restrictions as approved by the Town Council of Miami Lakes as described in Resolution No. 07-527Z, the same being incorporated hereto for all purposes.
- (2) That the use of the subject property will be restricted to office and showroom display for purposes of preserving the intended use in perpetuity.

Town Inspection. As further part of this Declaration, it is hereby understood and agreed that any official inepector of Miami-Dade County, or its agents duly authorized, may have the privilege at any time during normal working hours of entering and inspecting the use of the premises to determine whether or not the requirements of the building and zoning regulations and the conditions herein agreed to are being compiled with.

Covenant Running with the Land. This Declaration on the part of the Owner shall constitute a covenant running with the land and may be recorded, at Owner's expense, in the public records of Miami-Dade County, Florida and shall remain in full force and effect and be binding upon the undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of the Town of Miami Lakes, Miami-Dade County and the public welfare. Owner, and their heirs, successors and assigns, acknowledge.

(Public Hearing)

Section-Township-Range: Folio number

Page 1 of 8

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that acceptance of this Declaration does not in any way obligate or provide a limitation on the Town of Miami Lakes or Miami-Dade County, Florida.

Term. This Declaration is to run with the land and shall be binding on all parties and all persons claiming under it for a period of thirty (30) years from the date this Declaration is recorded after which time it shall be extended automatically for successive periods of ten (10) years each, unless an instrument signed by the, then, owner(s) of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Declaration has first been modified or released by the Town of Miami Lakes.

Modification. Amendment. Release. This Declaration of Restrictions may be modified, amended or released as to the land herein described, or any portion thereof, by a written instrument executed by the, then, owner(s) of all of the Property, including joinders of all mortgages, if any, provided that the same is also approved by the Town Council of Miami Lakes.

Should this Declaration of Flestrictions be so modified, amended or released, the duty authorized Official in the Town of Miami Lakes, shall forthwith execute a written instrument effectuating and acknowledging such modification, amendment or release.

<u>Enforcement</u>. Enforcement shall be by action against any parties or person violating, or attempting to violate, any covenants. The prevailing party in any action or suit pertaining to or arising out of this declaration shall be entitled to recover, in addition to costs and disbursements allowed by law, such sum as the Court may adjudge to be reasonable for the services of his attorney. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.

Authorization for Town of Miami Lakes to Withhold Permits and Inspections. In the event the terms of this Declaration are not being compiled with, in addition to any other remedies available, the Town of Miami Lakes is hereby authorized to withhold any further permits, and refuse to make any inspections or grant any approvals, until such time as this declaration is compiled with.

<u>Election of Remedies</u>. All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the sam from exercising such other additional rights, remedies or privileges.

<u>Presumption of Compliance</u>. Where construction has occurred on the Property or any portion thereof, pursuant to a lewful permit issued by the Town of Miami Lakes, and inspections made and approval of occupancy given by the Town of Miami Lakes, then such construction, inspection and approval shall create a rebuttable presumption that the buildings or structures thus constructed comply with the intent and spirit of this Declaration.

(Public Hearing)

Section-Township-Range: Folio number

<u>Severability</u>. Invalidation of any one of these covenants, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the Town of Miami Lakes shall be entitled to revok any approval predicated upon the invalidated portion any material portion is invalidated, the Town of Miami Lakes shall be entitled to revoke any approval predicated upon the invalidated portion

Fisconding. This Declaration shall be filed of record in the public records of Miami-Declaration. This Declaration shall become effective immediately upon recordation. Notwithstanding the previous sentence, if any appeal is filed, and the disposition of such appeal results in the denial of the application, in its entirety, then this Declaration shall be null and void and of no further effect. Upon the disposition of an appeal that results in the denial of the Application, in its entirety, and upon written request, the Director of the Planning and Zoning Department or the executive officer of the successor of said department, or in the absence of such director or executive officer by his/her assistant in charge of the office in his/her absence, shall forthwith execute a written instrument, in recordable form, acknowledging that this Declaration is null and void and of no further effect.

Owner. The term Owner shall include the Owner, and its heirs, successors and assigns.

Town. The term Town shall include the Town of Miami Lakes, Florida.

[Execution Pages Follow]

Section-Township-Hange: Folio number

(Public Hearing)

Book26376/Page1118

CFN#20080393389

Page 3 of 8

	(Space reserved for
As to Unit/Lot 8	
	Owner:
14/2-0	Miami Lakes Commercial Group, LLC, a Florida limited ilability company
Witnesses: Array falmeo	Par Proces
Print Name: Camen 1. Alouso	Alberto Ø. Genzalez, Manager
Print Name: ELENA GONZA	4EZ
_	Mortgages:
A A A	Premier American Bank
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Print Name: Thelma Day	erad
As to Unit/Lot 10	
	Owner:
Witnesses.	01111111
Print Name: ALASAY	By: Allanto Vallente
green we	6. OHBing
rint Name: ALBERT	Herctor Rivers

Book26376/Page1119 CFN#20080393389

Page 4 of 8

Declaration of Restrictions Page 6:	(Space reserved for Clerk)
As to Unit/ Lot 5	Common
Print Nagrie: Apparty Grapher	Owner: Pride Rock investment, LLC., a Florida Iimited liability company Guillermo Carrillo, Jr., Manager
Print Name: Action Print Name: Action Print Name: Charles	Mortgagee: 1st E. Side Sevinge Bank By:
As to Unit/Lot 6	Owner:
Witnesses: Show por zalez Print Name: ELEAN GANZALE	Lakeshore Offices, LLC., a Florida limited liability company By: Reynaldo Diaz, Manager
Don't Mario Capro In	Mortgagee:
Print Name:	Print Name: Exilda Machado, Individually

Book26376/Page1120 CFN#20080393389

Page 5 of 8

Declaration of Restrictions Page 5:	(Space recerved for Clark)
As to Unit/Lot 2	Mortgages:
Print Name: Thema Wayner	Premier American Bank By: Print Name: Its:
As to Units/Lots 3 and 4	Owner:
Print Name: 50 Dynasa	By: Carlos Pajon, Manager By: Javier Cruz, Manager Mortgages:
	Wachovia Bank,
Print Name: ALSEM CRAMPUN	By: The land Special in the second special i

Book26376/Page1121 CFN#20080393389

Page 6 of 8

IN WITNESS WHEREOF, the Owners, joined by and with the consent of their Mortgagee of record, have executed this Dedication.

As to Units/Lots 1, 7, 9, 11 and 12

Owner:

Miami Lakes Commercial Group, LLC, a Fjorida limited liability company

As to Unit/Lot 2

Owner:

Guzman

OR BK 26376 PG 1123 LAST PAGE

OR BK 26612 PG 1443 LAST PAGE

Declaration of Restrictions Page 8:

(Space reserved for Clerk)

As to Unit/Lot 10

STATE OF FLORIDA COUNTY OF DADE

the foregoing instrument was acknowledged before me this 13th Lay of Hay sood in the presence of those making this statement and the witnesses present

Premier American Bank

All present were personally known tome.

Lower for aloned

STATE OF FLORIDA COUNTY OF DADE STATE OF FLORIDA COUNTY and correct copy of the I HEREBY CERTIFY that the toregoing late true and correct copy of the original on file in this office.

AD 20

AD 20

HARVEY RUVIN, CLERK, of Circuit and County Courts

The next the clerk and county Courts. Deputy Clerk_ Pu



ction-Township-Range: Folio number

(Public Hearing)

Book26376/Page1123 CFN#20080393389

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CFN 2009R0145092

OR Bk 26768 Pas 1881 - 1890; (10pas RECORDED 02/27/2009 09:30:17

HARVEY RUVIN, CLERK OF COURT MIAMI-DADE COUNTY, FLORIDA

This instrument was prepared by: Name: Mr. Luciano Isla, Esq. Address: 1790 West 49 Street, Suite 300 Hisleah, FL 33012

(Space reserved for Clerk)

FIRST AMENDMENT TO DECLARATION OF RESTRICTIONS

KNOW ALL BY THESE PRESENTS that the undersigned are the owners ("Owners") of the following described property (the "Property"), lying, being and situated in the Town of Miami Lakes, Miami-Dade County, Florida (the "Town"), to-wit:

UNITS/LOTS: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 of MIAMI LAKES PROFESSIONAL CENTER CONDOMINIUM, according to the Declaration of Condominium thereof, as recorded in Official Records Book 25678 at Page 2249 of the Public Records of Miami-Dade County, Florida, together with an undivided interest in the common elements appurtenant

WHEREAS, the Property is covered by that certain Declaration of Restrictions, recorded on the Property on May 13, 2008 in Official Records Book 26376 at Page 1116, ("Declaration") Miami-Dade County, Florida; and re-recorded on October 16, 2008, in Official Records Book 26612 at Page 1436 of the Public Records of Miami-Dade County, Florida.

WHEREAS, paragraph 2 of the Declaration provided that the use of the Property will be restricted to office and showroom display for purposes of preserving the intended use in perpetuity; and

WHEREAS, by Resolution No: 08-666Z, the Owner and the Town decided to amend the uses described in the Declaration as to certain Units/Lots on the Property.

NOW, THEREFORE, in consideration of the foregoing premises and in compliance with the aforementioned Declaration, the Declaration is hereby modified as follows:

Paragraph (2) of the Declaration shall be amended to read as follows:

(2) That the uses permitted on the subject property in Units/Lots 2, 3, 4, 5, 6, 8, and 10 will be restricted to office and showroom display only. That the uses permitted on Units/Lots 1, 7, 9, 11 and 12 of the property will be restricted to: banks, contractor's offices, day nursery, and after school care licensed by the State of Florida, laboratories, material testing, locksmiths, office building, printing shops -limited to copy centers and excluding any print shop use which emits odors, dust, noise, toxic gases, smoke or other hazards to the public health, safety and welfare-, restaurant, salesrooms and storage showrooms-wholesale, salesrooms and showrooms as per section 33-259.62, technical trade schools as per section 33-259.63 and veterinarians for purposes of preserving the intended use in perpetuity.

[Execution Pages Follow]

(Public Hearing)

Section-Township-Range: Folio number

All other provisions of the Declaration not hereby amended shall remain in full force and effect.

IN WITNESS WHEREOF, the Owners, joined by and with the consent of their Mortgagee of record, have executed this Dedication.

As to Units/Lots 1	Owner: ZAHLENE INVESTMENT INCORPORATED a Florida corporation
Witnesses: Leey Print Name: HUBFIT Gormon	By: Jordan Zahlene
Print Name: Juny Value As to Unit/Lot 1	TE .
As to Unit/Lot 2	Mortgagee: NONE
Print Name: Archieno	By: Jose A. Guzman By:
As to Unit/Lot 2	Mortgagee: Premier American Bank
Print Name: Algan Garunus Print Name: Juw Vactors	Its: SYP

Section-Township-Range: Follo number

Declaration of Restrictions Page 3:	(Space reserved for Clerk)
As to Units/Lots 3 and 4	Owner:
Witnesson	JACAR, LLC., a Florida limited liability company
Print Name: Hann Caper Isa Print Name: Hann Grunn	By: Carlos Pajon, Manager By: Javier Cruz, Manager
	Mortgagee:
Print Name: Hught Signi	Wachovia Bank, By: August Print Name: Dec Migora Its: Trancial Specialis
As to Unit/ Lot 5	Owner:
Prior Name: 1 Mars Strip Prior Name: Property A. Ha	Pride Rock Investment, LLC, a Florida limited liability company By: By: Conclusion of the Control of the Con
Mortgagee:	· · · · · · · · · · · · · · · · · · ·
Print Name: All Can We	By:
Section-Township-Range: Folio number	(Public Hearing)

	Declaration	of	Restrictions	Page 4
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(Space reserved for Clerk)

As to Unit/Lot 6

Owner:

Lakeshore Offices, LLC., a Florida limited liability company

Witnesses:

Phint Name: Att Comme

Ву:

Reynaldo Diaz, Manager

Print Name: Mario Copy -

Mortgagee:

Print Name: HUSAUTGAMUN

Print Name: Exilda Machado, Individually

Print Hande: Muquelsan -

As to Units/Lots 7, 8, 9, and 12

Owner:

Miami Lakes Commercial Group, LLC, a Florida fimited liability company

Witnesses

Am Mario capertisa

Print Name. See Od vro

Alberto O. Gonzalez/Manager

Units/Lots 7, 8, 9, and 12

Mortgagee: NONE

(Public Hearing)

Section-Township-Range: Folio number

strictions Page 5:		
	<u> </u>	(Space reserved for Clerk)
10		
Ov	vner:	
my gonner		
rtgagee:	Hector Rivera,	Jr.
By:		P
AIS Corp	Construction	7
	By: Over Star General By: Ortgagee: Ortgagee: Ortgagee: Over Star General Own Als: Corp	Owner: By: Juan Carlos Value of Rivera, bring General Street Source of Corporation of Corporati

Section-Township-Range: Folio number

(Public Hearing)

	(Space reserved for Clerk)
As to Unit/Lot 11	
Mortgagee:	
Leegey	Ocean Bank By:
Print Name: 1990 (Spanier)	Print Name: Kene' Auste
PHAT NAMES I Ligar So	
STATE OF: FL COUNTY OF: DADE	
The foregoing instrument of th	was acknowledged before me this 23 day of
who are personally known to me as identification.	or produced <u>FOL A223 720 P3</u> 268-0.
NOTARY PUBLIC-STATE OF FLORID Carmen Irene Alons Commission #DD75860 Commission #DD75860	
Commission DD/Soon Expires: MAR. 31, 20 Expires: MAR. 31, 20	

Section-Township-Range: Follo number

(Public Hearing)

Declaration of Restrictions Page 7:	(Space reserved for Clerk)
As to Unit/Lot 7, 9 and 12	
Mortgagee:	
	y: Makost B Neake
Print Name: Remove D HE RUSU	rint Name: Robert B. Meador, II
STATE OF: COUNTY OF:	
The foregoing instrument was 2009 by ROBERT B. MEAD who has produced	s acknowledged before me this 2 day of DOR II, who is personally known to me or as identification.
NOTARY PUBLIC-STATE OF FLORIDA Carmen Irene Alonso Commission # DD758661 Expires: MAR. 31, 2012 BONDED THRU ATLANTIC BONDING CO., INC.	Notary Public Sign Name:

Section-Township-Range: Folio number

(Public Hearing)

	(Space reserved for Clerk)
As to Unit/Lot 7, 8, 9 and 12	
UCC-1 and UCC-3:	
Junan Ter By	int Name: Lugiano Isla
STATE OF: COUNTY OF:	
The foregoing instrument was 2009 by LUCIANO ISLA and to me or produced	acknowledged before me this 17 day of LYDIA M. ISLA, who are personally known as identification.
Metary Public - State of Planting My Comm. Explane Sep 11, 2012 Commission & 00 916888 Bonded Through National Motory Asso.	Notato Public Sign Name: 1000000000000000000000000000000000000
manufacture (OCS)	Serial No. (None if blank):

Section-Township-Range: Folio number

(Public Hearing)



6601 Main Street • Miami Lakes, Florida 33014 Office: (305) 364-6100 • Fax: (305) 558-8511 Website: www.miamilakes-fl.gov

	website: www.miamilakes-ii.gov
	CONDITIONAL USE APPLICATION
	"San Marcus Research Clin
	File# <u>COND2015-0001</u>
	Date of Pre-ipp battle D 12-2;
	Date Received
	NOTE TO APPLICANT: A Pre-Application meeting with the Town's Planning, Zoning and Code Compliance Department Staff is required prior to filing an Application. Please call (305) 364-6100 for an appointment.
1.	NAME OF APPLICANT_SAN_MARCUS_RESEARCH_CLINIC_INC All property owners/lessees must participate as Applicant(s) or designate a representative to participate on their behalf.
	 a. If Applicant is owner, give name exactly as recorded on deed. b. If Applicant is lessee, attach copy of valid lease of 1 year or more and Owner's Sworn-to-Consent form. c. If Applicant is corporation, partnership, limited partnership, or trustee, a separate Disclosure of Interest form must be completed.
	Mailing Address 5941 NW 173 DRIVE, SUITE 1
	CityState FLORIDA ZIP 33015
	Tel. # (during working hours)3054247420 Other3054247423
	E-Mail: reyes@sanmarcusrc.com Mobile#: 7862298656 / 3058079883
2.	NAME OF PROPERTY OWNER SAN MARCUS RESEARCH CLINIC, INC.
	Mailing Address 5941 NW 173 DRIVE, SUITE 1
	City StateFLORIDA ZIP33015
	Tel. # (during working hours) 3054247420 Other 3054247423
3.	CONTACT PERSON <u>JESUS L REYES / MANUEL PERALTA</u>
	Mailing Address 5941 NW 173 DRIVE, SUITE 1
	City MIAMI State FLORIDA ZIP 33015
	Tel. # (during working hours)3054247420 Other3054247423
	E Mail reves@sapmarcusrc_com

mperalta@sanmarcusrc.com
4. LEGAL DESCRIPTION OF THE PROPERTY COVERED BY THE APPLICATION

- a. If subdivided, provide lot, block, complete name of subdivision, plat book and page number.
- b. If metes and bounds description, provide complete description (including section, township, and range).
- c. Attach a separate typed sheet, if necessary. Please verify the accuracy of your legal description.

5.	Address or location of property: 16420 NW 59 AVE Miami Lakes, FL 33014
6.	Size of property: 10120 Square Feet / Acres
7.	Date subject property ☐ acquired or ☐ leased26 day of _November _2014
	Term of lease; N/A years/months.
8.	Does property owner own contiguous property to the subject property?Yes X_No_If yes, give complete legal description of entire contiguous property. (If lengthy, please type on a sheet labeled "Contiguous Property.")
9.	Is there an option to □ purchase or □ lease the subject property or property contiguous thereto? □ Yes ☑ No
	If yes, who are the potential purchasers or lessees? (Complete section of Disclosure of Interest form, also.)
10.	Present zoning classification(s):Present land use classification(s):U_C
11.	Describe the nature of the proposed use (i.e. types of activities, hours of operation, number of employees, any hazardous chemicals to be used, noise levels, techniques proposed to mitigate any potential negative impacts, etc. (attach additional sheets, if necessary).
	OVERNIGHT RESEARCH FACILITY
12.	Has a public hearing been held on this property within the last year and a half? ☐ Yes ☒ No
	If yes, Applicant's nameDate of Hearing
	Nature of Hearing
	Decision of HearingResolution #
13.	Is this hearing being requested as a result of a violation notice? ☐ Yes ☒ No
	If yes, give name to whom violation notice was served
	Nature of violation
14.	Are there any existing structures on the property? ☐ Yes ☒ No
	If yes, briefly describe
15.	Is there any existing use on the property? ☐ Yes ☒ No
	If yes, what is the use and when was it established? Use
	Established

OWNER OR TENANT AFFIDAVIT FOR CORPORATION

STATE OF FLORIDA	Public Hearing No			
COUNTY OF MIAMI-DADE				
Before me, the undersigned authority, personally apperent, on oath, depose and say:	eared, hereinafter the Affiants, who being first duly sworn by			
1. Affiants are the fee owners of the property which is	the subject of the proposed hearing.			
2. The subject property is legally described as: <u>UNIT#6 A PORTION OF TRACT "A" OF LAKES SECTION FIVE</u> , ACCORDING TO THE FLAT THEREOF AS RECORD				
FLAT BOOK 153, AT PAGE 49 OF T	HE PUBLIC RECORDS OF MIAMI DADE			
COUNTY, FLORIDA. 3. Affiants understand this affidavit is subject to the p zoning granted at public hearing.	enalties of law for perjury and the possibility of voiding of any			
say that	ame of corporate entity), being first duly sworn, depose and (name of corporate entity) is the owner / tenant (circle ubject matter of the proposed hearing; that all the answers to ata and other supplementary matter attached to and made a pest of my knowledge and belief. I understand this application			
	will represent me at the hearing.			
Witnesses: Signature Print Name Signature Signature	Affiant: Affiant's Signature JESUS L REYES Print Name of December , 20/4. Affiant is personally known as identification.			
YOEISI LOZADA MY COMMISSION # EE856831 EXPIRES December 07 2016 [407] 388-0153 Flondehlydar/Service.com	Notary (Stamp/Seal) My Commission Expires: 12/09/2016			

DISCLOSURE OF INTEREST*

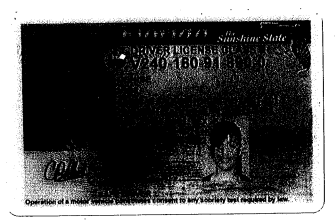
If a CORPORATOIN owns or leases the subject property, list principal stockholders and percent of stock owned by each. [Note: Where principal officers or stockholders consist of other corporation(s), trust(s), partnership(s) or similar entities, further disclosure shall be made to identify the natural persons having the ultimate ownership interest.]

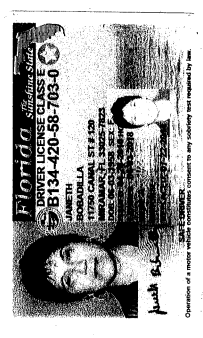
CORPORATION NAME: SAN MARCUS RESEARCH CLINIC, IN	VC.
NAME AND ADDRESS: <u>5941 NW 173 DRIVE, SUITE 1</u> , IAMI, FLORIDA, 33015	Percentage of Stock
JESUS L REYES	50%
MANUEL PERALTA	50%
	·
If a TRUST or ESTATE owns or leases the subject property, list the trust beneficiaries are other than natural persons, further distribution natural persons having the ultimate ownership interest.] TRUST / ESTATE NAME: N/A	
	Donoutono of Interest
NAME AND ADDRESS:	Percentage of Interest
If a PARTNERSHIP owns or leases the subject property, list the principals i [Note: Where partner(s) consist of other partnership(s), corporation(s), trust(s shall be made to identify the natural persons having the ultimate ownership into PARTNERSHIP OR LIMITED PARTNERSHIP NAME: N/A	ncluding general and limited partne), or similar entities, further disclosu
NAME AND ADDRESS:	Percent of Ownership
	-

If there is a CONTRACT FOR PURCHASE by a Corporation, Trust, or Partnership, list purchasers below, including principal officers, stockholders, beneficiaries, or partners. [Note: Where principal officers, stockholders, beneficiaries, or partners consist of other corporation, trusts, partnerships, or similar entities, further disclosure shall be made to identify natural persons having ultimate ownership interests.]

NAME OF PURCHASER: N/A	
NAME, ADDRESS, AND OFFICE (if applicable):	Percentage of Interest
·	
Date of Contract:	
If any contingency clause or contract terms involve additional partnership, or trust: N/A	rties, list all individuals or officers if a corporation,
	~
	<u> </u>
NOTICE: For changes of ownership or changes in purchase countries the date of final public hearing, a supplemental disclosi	ntracts after the date of the application, but prior to ure of interest is required.
Signature:(Applicant)	
Sworn to and subscribed before me this / 9 day of	
is personally known to me or has produced	as identification.
Yoeisi Coraoa	YOEISI LOZADA
(Notary Public) My commission expires 12/07/2016	MY COMMISSION # EE8568.31 EXPIRES December 07 2016 (407) 398-0153 FiordeNoteryService.com

* Disclosure shall not be required of: (1) any entity, the equity interests in which are regularly traded on an established securities market in the United States or another country; or (2) pension funds or pension trusts or more than five thousand (5,000) ownership interests; or (3) any entity where ownership interests are held in a partnership, corporation, or trust consisting of more than five thousand (5,000) separate interests, including all interests at every level of ownership and where no one (1) person or entity holds more than a total of five percent (5%) of the ownership interest in the partnership, corporation, or trust. Entities whose ownership interests are held in a partnership, corporation, or trust consisting of more than five thousand (5,000) separate interests, including all interests at every level of ownership, shall only be required to disclose those ownership interests which exceed five percent (5%) of the ownership interests in the partnership, corporation, or trust.





Albert O. Gonzalez R.A

ARCHITECT

16400 NW 59th Ave. Miami Lakes, Fl. 33014 (305) 827-8933 Fax: (305) 827-6263

e-mail: aog@bellsouth.net



Letter of Intent

January 7th, 2015

Client/Owner: San Marcus Research Clinic

Town of Miami Lakes Planning Dept.

The Intent San Marcus, is to allow for a 2,973 sqft. Overnight facility to provide for Phase 1 Research on selected individuals. This area will be part of the proposed medical clinic comprising of 7,241 sqft. The overnight stay will be for no more than several days at the maximum. As part of the request, we are asking for a reduction of the parking requirement from 24 cars to 22 cars. The reduction is based on that the majority of the floor area is designated for common area useage as well as storage of files and equipment.

Albert O. Gonzalez

Architect



Growing Beautifully

TOWN OF MIAMI LAKES PLANNING, ZONING, AND CODE COMPLIANCE

6601 Main Street • Miami Lakes, Florida 33014 Office: (305) 364-6100 • Fax: (305) 558-8511 Website: www.miamilakes-fl.gov

Permit #:		Date:	
Address:	•		

CERTIFICATE OF USE CHECKLIST

Medical Office or Clinics, Medical or Dental Laboratories, and Pain Management Clinics
Pursuant to Ordinance 11-133 of the Town of Miami Lakes: Medical offices or clinics, medical or dental laboratories and paranagement clinics shall, in addition to all other information required by the Towns' Code, shall provide as part of the certificate use application:
□ A detailed statement of the nature of the proposed practice, inclusive but limited to information such as: •Type of medicine practiced Research Clinical Trials •Hours of operation Monday to Friday(8am to 5pm) and Overnight Facility •Number of doctors 2 Medical Doctors (Idalia Acosta and Belkis Delgado) •Licenses of doctors ME0066961 ME103512 •Locations of other branches, if any. SAN MARCUS Main offices 5941 NW 173 Drive, Ste1 Miami Florida 33015 Any applicant for a certificate of use for a medical office or clinic, medical or dental laboratory or pain management clinic, shall all
address the following in writing (Please circle yes or no, when required provide additional information):
Yes (No) 1) Whether the proposed use is licensed as a facility pursuant to Chapter 395, Florida Statutes. If yes, provide license No.
Yes (No Yes (N
Yes (No) 4) Whether the proposed use is affiliated with an accredited medical school at which training is provided for medical students, residents, or fellows. If yes, identify
Yes (No) 5) Whether the proposed use does not prescribe or dispense controlled substances for the treatment of pain
Yes (No) 6) Whether the proposed use is owned by a corporate entity exempt from federal taxation under 26 U.S.C. s. 501(c)(3). If yes, provide Name
Yes No 7) Provide proof that he/she has obtained or complied with all required State, County and or local certifications, registrations, licenses or other requirements and all such items are in good standing and are currently valid. If yes, provide copies certifications, registrations and licenses.
Yes (No) 8) Provide the Drug Enforcement Administration number of each physician practicing at the business or under contract with the business and verify that the Drug Enforcement Administration number has been revoked. If yes, provide Name of Doctor DEA #
Yes (No) 9) Whether the applicant's license to prescribe, dispense or administer controlled substances has ever been denied by any jurisdiction or governmental agency.

The Director shall determine whether or not the proposed medical office or clinic, medical or dental laboratory or pain management clinical shall be classified as a pain management clinic based on the information provided at the time of the application for the certificate of use. A pain management clinic shall be subjected to the requirements of Division 6.10(b)

FOLIO	NAME	MAILING_ADDRESS	CITY_ST_ZIP
3220130510040	CAP EAST ASSOCIATES	10165 NW 19 ST	MIAMI, FL 33172-2529
3220130010080	JOE DANIEL INC	PO BOX 4944	HIALEAH, FL 33014-0944
3220130390010	MIAMI LK HY RE LLC	1 CASUARINA CONCOURSE	CORAL GBALES, FL 33143-6501
3220130560020	CARMAX AUTO SUPERSTORES INC	PO BOX 29965	RICHMOND, VA 23242
3220130000010	REFERENCE ONLY		,
3220130400010	COSTCO WHOLESALE CORP	999 LAKE DR	ISSAQUAH, WA 98027
3220130570001	REFERENCE ONLY		,
3220130010080	JOE DANIEL INC	PO BOX 4944	HIALEAH, FL 33014-0944
3220130440010	WKD INC	1891 PORTER LAKE DRIVE UNIT 101	SARASOTA, FL 34240
3220130010054	MIAMI LAKE AM LLC	610 LIDO DR	FORT LAUDERDALE, FL 33301
3220130150010	MIAMI LAKE AM LLC	610 LIDO DR	FORT LAUDERDALE, FL 33301
3220130510070	CAP EAST ASSOCIATES	10165 NW 19 ST	MIAMI, FL 33172-2529
3220130510020	CAP EAST ASSOCIATES	10165 NW 19 ST	MIAMI, FL 33172-2529
3220130150030	MIAMI LAKES CENTER LLC	16600 NW 57 AVE	MIAMI LAKES, FL 33014
3220130570010	ZAHLENE INVESTMENTS INC	16470 NW 59 AVE 1	MIAMI LAKES, FL 33014
3220130570020	JAVIER ESTRADA	7700 W 24 AVE UNIT 7	HIALEAH, FL 33016-5659
3220130570030	ZAHLENE INVESTMENTS INC	8788 NW 181 ST	HIALEAH, FL 33018
3220130570040	MACADEMIA LLC	16430 NW 59 AVE #300	HIALEAH, FL 33014
3220130570050	MACADEMIA LLC	16430 NW 59 AVE	MIAMI LAKES, FL 33014
3220130570060	SAN MARCUS RESEARCH CLINIC INC	16751 NE 9 AVE #405	NORTH MIAMI BEACH, FL 33162
3220130570070	ARCH MIAMI LAKES II LLC	16400 NW 59 AVE	MIAMI LAKES, FL 33014
3220130570080	PACIFICA ML PROFESSIONAL	16400 NW 59 AVE #8	MIAMI LAKES, FL 33014
	BELAMANDA INVESTMENTS LLC	16300 NW 59 AVE	MIAMI LAKES, FL 33014
3220130570100	JOSE M GARCIA	3158 N BAY RD	MIAMI BEACH, FL 33140

