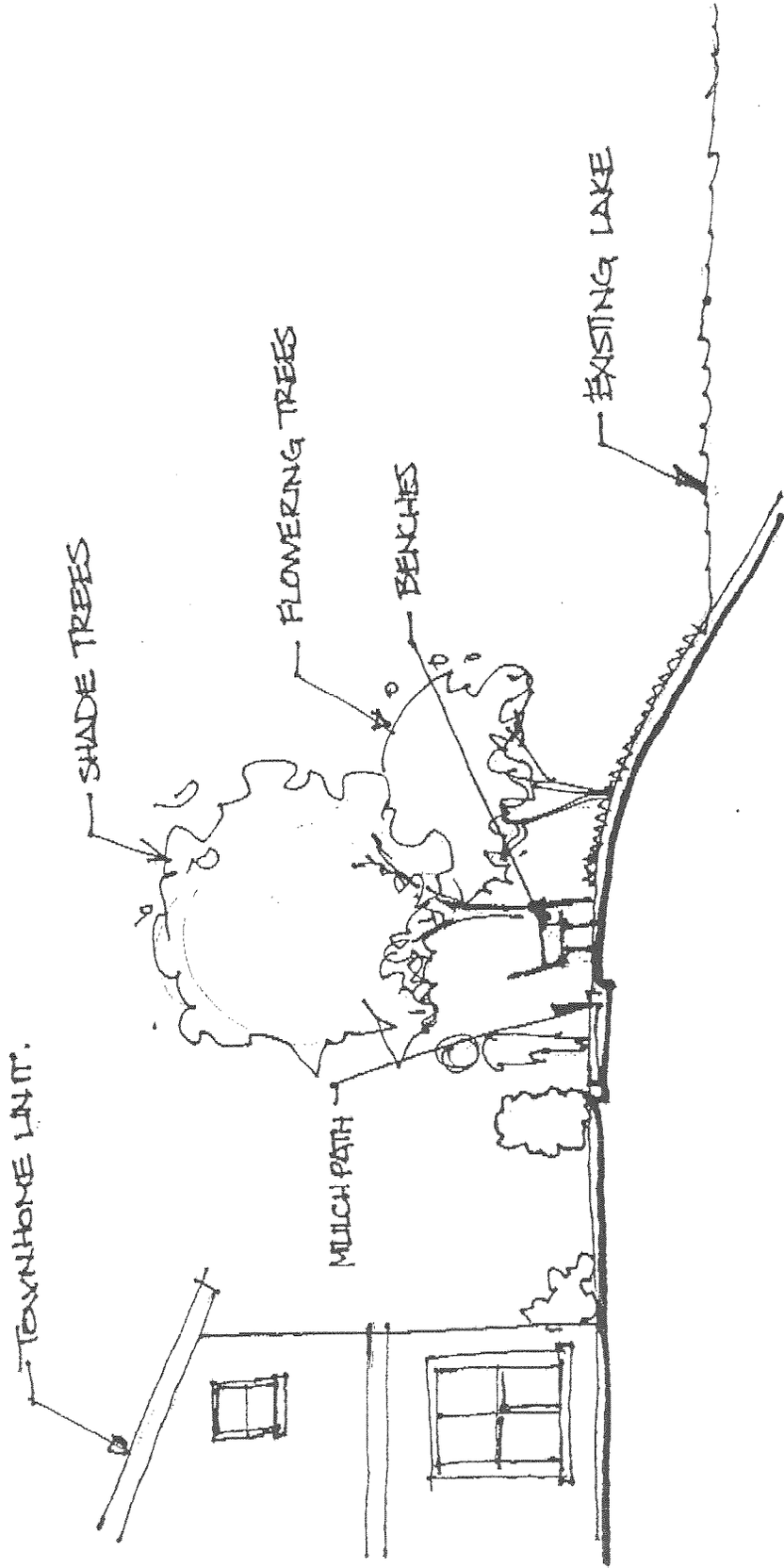


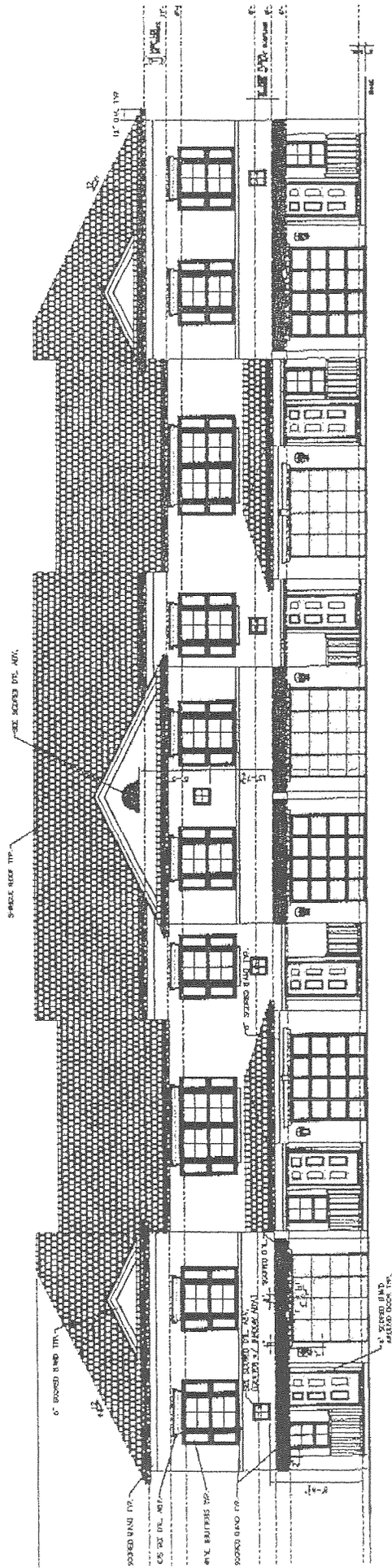
PLANNING & ZONING COMMISSION RECOMMENDATIONS:

On November 3, 2004 the Planning & Zoning Commission voted 6-0 to recommend APPROVAL of the request subject to the added requirement that the project entrance connect to Park Drive if permission to access from Palm Valley Drive cannot be obtained from the owner(s) of that private road.



TYPICAL LAKE/PARK SECTION

WALDEN CHASE PLUD.
 SEMINOLE CO.
 11/2/04 JOB NO. 2421
 DALY DESIGN GROUP.



ARCHITECT
 DATE: 11-18-18

WALDEN CHASE PUD.
 TYPICAL ELEVATION

STAFF ANALYSIS

Planned Development (PD) to Planned Development (PD)

Amendment
(Z2004-048,
9-04SS.02)

1. **Property Owner:** Fradkin Brothers Realty Co. LLC
2. **Tax Parcel Number:** 34-21-31-503-0000-022A
3. **Development Trends:** The subject property lies between Industrial future land use to the north and west, and Medium and High Density Residential to the east and south. The proposed density of 11.6 units per net buildable acre is slightly higher than the allowable density in MDR to the east (developed as a mobile home park). Also, it is consistent with allowable densities in HDR to the south, although this property has been developed as a single family subdivision. Adjacent properties to the north and west are developed in heavy commercial uses.

SITE DESCRIPTION

1. **EXISTING AND PERMITTED USES:** The future land use designation of Office, currently assigned to the subject property, permits general office and supporting uses such as schools and day care centers.

Location	Future Land Use*	Zoning*	Existing Use
North	Industrial	M-1A	warehouse
South	HDR	R-1BB	single family
East	MDR	RM-2	mobile home park
West	Industrial	M-1A / C-1	mini-warehouse / vacant

- See enclosed future land use and zoning maps for more details.

Walden Chase

Small Scale Land Use Amendment

Staff Report

Planned Development (PD) to Planned Development (PD)		Amendment (Z2004-048, 9- 04SS.02)
REQUEST		
APPLICANT	Thomas Daly	
PLAN AMENDMENT	Planned Development to Planned Development	
REZONING	Major PUD Amendment	
APPROXIMATE GROSS ACRES	8.1	
LOCATION	North side of Palm Valley Dr., 600' east of Alafaya Trail	
BCC DISTRICT	1, Dallari	
RECOMMENDATIONS AND ACTIONS		
STAFF RECOMMENDATION December 14, 2004	Staff recommends APPROVAL per the attached staff report and Developer's Commitment Agreement.	
PLANNING & ZONING COMMISSION November 3, 2004	On November 3, 2004 the Planning & Zoning Commission voted 6-0 to recommend APPROVAL of the request subject to the added requirement that the project entrance connect to Park Drive if permission to access from Palm Valley Drive cannot be obtained from the owner(s) of that private road.	

COMPREHENSIVE PLAN CONSISTENCY

2. PLAN PROGRAMS - Plan policies address the continuance, expansion and initiation of new government service and facility programs, including, but not limited to, capital facility construction. Each application for a land use designation amendment will include a description and evaluation of any Plan programs (such as the effect on the timing/financing of these programs) that will be affected by the amendment if approved.

Summary of Program Impacts: The proposed amendment does not alter the options or long-range strategies for facility improvements or capacity additions included in the Support Documentation to the Vision 2020 Plan. The amendment request would not be in conflict with the Metropolitan Orlando Plan or the Florida Department of Transportation's 5-Year Plan (Transportation Policy 14.1).

A. **Traffic Circulation - Consistency with Future Land Use Element:** *In terms of all development proposals, the County shall impose a linkage between the Future Land Use Element and the Transportation Element and all land development activities shall be consistent with the adopted Future Land Use Element (Transportation Policy 2.1).*

Access to the subject property is via Palm Valley Drive, a privately owned local road. The nearest arterial is SR 434, approximately 600' west of the site. The most recent available Level of Service (LOS) information on this portion of SR 434 indicated a rating of "D". However, the road has recently been widened to 6 lanes, significantly increasing its capacity. The adopted LOS standard is "D."

B. **Water and Sewer Service – Adopted Potable Water and Sanitary Sewer Service Area Maps:** *Figure 11.1 and Figure 14.1 are the water and sewer service area maps for Seminole County*

The subject property is within the Seminole County water and sewer service areas. Water, reclaimed water, and sewer service are available to the site.

C. **Public Safety – Adopted Level of Service:** *The County shall maintain adopted levels of service for fire protection and rescue...as an average response time of five minutes (Public Safety Policy 12.2.2).*

The property is served by the Seminole County EMS/Fire Station #65. Response time to the site is less than 5 minutes, which meets the County's average response time standard of 5 minutes.

3. REGULATIONS - The policies of the Plan also contain general regulatory guidelines and requirements for managing growth and protecting the environment. These guidelines will be used to evaluate the overall consistency of the land use amendment with the Vision 2020 Plan, but are not applied in detail at this stage.

A. **Preliminary Development Orders: Capacity Determination:** *For preliminary development orders and for final development orders under which no development activity impacting public facilities may ensue, the capacity of Category I and Category III public facilities shall be determined as follows...No rights to obtain final development orders under which development activity impacting public facilities may ensue, or to obtain development permits, nor any other rights to develop the subject property shall be deemed to have been granted or implied by the County's approval of the development order without a determination having previously been made that the capacity of public facilities will be available in accordance with law (Implementation Policy 1.2.3).*

A review of the availability of public facilities to serve this property indicates that there would be adequate facilities to serve this area, or that such facilities could be made available, and that the proposed Plan amendment would create no adverse impacts to public facilities.

B. **Flood Plain and Wetlands Areas - Flood Plain Protection and Wetlands Protection:** *The County shall implement the Conservation land use designation through the regulation of development consistent with the Flood Prone (FP-1) and Wetlands (W-1) Overlay Zoning classifications...(Policy FLU 1.2 and 1.3).*

The site contains less than 5% wetlands or flood prone areas, and can be developed within requirements of the Vision 2020 Plan and Land Development Code.

C. **Protection of Endangered and Threatened Wildlife:** *The County shall continue to require, as part of the Development Review Process, proposed development to coordinate those processes with all appropriate agencies and comply with the US Fish and Wildlife Service and the Florida Fish and Wildlife Conservation Commission Rules as well as other applicable Federal and State Laws regarding protection of endangered and threatened wildlife prior to development approval (Conservation Policy 3.13).*

A threatened and endangered species report shall be required prior to final engineering approval for any proposed development on the subject property.

4. DEVELOPMENT POLICIES - Additional criteria and standards are also included in the Plan that describe when, where and how development is to occur. Plan development policies will be used to evaluate the appropriateness of the use, intensity, location, and timing of the proposed amendment.

A. **Compatibility:** When the County's Future Land Use Map (FLUM) was developed in 1987, land use compatibility issues were evaluated and ultimately defined through a community meeting/hearing process that involved substantial public comment and input. When amendments are proposed to the FLUM, however, staff makes an initial evaluation of compatibility, prior to public input and comment, based upon a set of professional standards that include, but are not limited to criteria such as: (a) long standing community development patterns; (b) previous policy direction from the Board of County Commissioners; (c) other planning principles articulated in the Vision 2020 Plan (e.g., appropriate transitioning of land uses, protection of neighborhoods, protection of the environment, protection of private property rights, no creation of new strip commercial developments through plan amendments, etc.).

Based upon an initial evaluation, the proposed amendment to the PD land use may be compatible with the Industrial land use designation on adjoining properties to the north and west. This can be achieved through sensitive site design features such as setbacks, buffers, and fences or walls to screen the proposed residential use from more intensive industrial and commercial uses. The amendment also represents an appropriate transition of land use intensity between these Industrial properties and less intense residential uses to the east and south of the subject property.

Applicable Plan policies include, but are not limited to, the following:

Transitional Land Uses (Policy FLU 2.5): *The County shall evaluate plan amendments to insure that transitional land uses are provided as a buffer between residential and non-residential uses, between varying intensities of residential uses, and in managing the redevelopment of areas no longer appropriate as viable residential areas. "Exhibit FLU: Appropriate Transitional Land Uses" is to be used in determining appropriate transitional uses.*

Although the proposed development would be in a Planned Development (PD) land use designation, the proposed gross density for the subject property is equivalent to Medium Density Residential (MDR). "Exhibit FLU: Appropriate Transitional Land Uses" indicates that MDR is an appropriate transitional use adjacent to MDR and HDR to the east and south. Also, MDR can be compatible with the adjacent light industrial uses to the north and west. This can be achieved with appropriate design features such as buffer areas and walls to minimize any adverse impacts.

Other applicable plan policies include:

FLU 2.1 Subdivision Standards.

FLU 2.11 Determination of Compatibility in the PUD Zoning Classification

FLU 5.5: Water and Sewer Service Expansion

PD Future Land Use Definition

B. **Concurrency Review - Application to New Development:** *For purposes of approving new development subsequent to adoption of this Comprehensive Plan, all adopted public*

facilities level of service standards and schedules of capital improvements...shall be applied and evaluated...consistent with policies of the Implementation Element... (Capital Improvements Policy 3.2).

This policy provides for the adoption of level of service (LOS) standards for public facilities and requires that final development orders be issued only if public facilities meeting the adopted LOS are available or will be available concurrent with the development. Additionally, preliminary development orders shall only be issued with the condition that no rights to obtain final development orders or development permits, nor any other rights to develop the subject property are granted or implied by the County's approval of the preliminary development order. The applicant has elected to defer concurrency review and the site will have to demonstrate concurrency compliance at the time of final engineering.

STAFF RECOMMENDATION:

Staff recommends APPROVAL subject to the following recommendations:

1. Buffers along the north and west property lines shall contain 4 canopy trees per 100 linear feet, having a minimum caliper of 3" as measured 1 foot above ground, and a 6-foot PVC fence.
2. Sales materials on the proposed development shall clearly indicate the presence of industrial and commercial land uses to the north and west.
3. Building setbacks from the perimeter of the site shall be as follows:

North	25'
South	35'
East	25'
West	20'
4. Permitted uses shall be single family homes, townhouses, home occupations, home offices, and appropriate accessory uses.
5. Minimum required setbacks on individual lots shall be:

Front	22'
Rear	10'
Side	0'
6. In the event that sidewalks are installed in easements on privately owned lots, the front building setback shall be no less than 20 feet from the nearest edge of the sidewalk.
7. No accessory buildings shall be permitted on platted townhouse lots.
8. Sidewalks shall be provided adjacent to all dwelling units, and crosswalks shall be designated to establish continuous pedestrian access to all parts of the development. This shall include a crosswalk to visitor parking at the north end of the site, and a sidewalk at the head of any such spaces that abut unpaved areas.
9. Balconies and similar appurtenances shall be prohibited on units having rear walls within 50 feet of the east property line.
10. Front walls of the units shall be staggered.

11. The project entrance shall be on Park Drive if the applicant cannot obtain permission for access from Palm Valley Drive from the owner(s) of that private road.

PLANNING & ZONING COMMISSION RECOMMENDATIONS:

On November 3, 2004 the Planning & Zoning Commission voted 6-0 to recommend APPROVAL of the request subject to the added requirement that the project entrance connect to Park Drive if permission to access from Palm Valley Drive cannot be obtained from the owner(s) of that private road.

**WALDEN CHASE TOWNHOMES PUD
DEVELOPER'S COMMITMENT AGREEMENT**

On December 14, 2004 the Board of County Commissioners of Seminole County, Florida issued this Developer's Commitment Agreement relating to and touching and concerning the following described property:

1. **LEGAL DESCRIPTION:**

See Exhibit A

2. **PROPERTY OWNER**

Fradkin Brothers Realty Co. LLC
9199 Reisterstown Road
Owings Mills MD 21117

3. **STATEMENT OF BASIC FACTS**

- A. Total Area: 8.09 Acres
- B. Zoning: Planned Unit Development
- C. Gross Density 9.13 units/acre
- D. The development approval sought is consistent with the Seminole County Comprehensive Plan and will be developed consistent with and in compliance with all other applicable regulations and ordinances.
- E. The owner of the property has expressly agreed to be bound by and subject to the development conditions and commitments stated below and has covenanted and agreed to have such conditions and commitments run with, follow, and perpetually burden the aforescribed property.

4. **LAND USE BREAKDOWN**

<i>LAND USE</i>	<i>AREA (acres)</i>	<i>% OF SITE</i>
Residential Lots	2.89	35.7
Utility & access R/W	1.71	21.1
Buffer, Drainage & Open Space tract	3.49	43.2
<i>TOTAL AREA</i>	<i>8.09</i>	<i>100.00</i>

5. **OPEN SPACE AND RECREATION AREAS**

Required Open Space: 25% = 8.01 acres x 0.25 = 2.02 acres
Open Space Provided: 3.47 Acres

6. **BUILDING SETBACKS**

Building setbacks from the perimeter of the site shall be as follows:

North	25'
South	35'
East	25'
West	20'

Minimum required setbacks on individual lots shall be:

Front	22'
Rear	10'
Side	0'

In the event that sidewalks are installed in easements on privately owned lots, the front building setback shall be no less than 20 feet from the nearest edge of the sidewalk.

7. **PERMITTED USES**

attached single family dwelling units
single family homes
home occupations
home offices

8. **LANDSCAPE & BUFFER CRITERIA**

Buffers along the north and west property lines shall contain 4 canopy trees per 100 linear feet, having a minimum caliper of 3” as measured 1 foot above ground, and a 6-foot PVC fence.

All landscape buffers and common areas shall be maintained by a homeowners association.

9. **DEVELOPMENT COMMITMENTS**

- A. All townhouse units will be located on individual platted lots.
- B. The development will not be designed or marketed as student housing.
- C. Balconies and similar appurtenances shall be prohibited on units having rear walls within 50 feet of the east property line.
- D. Use of common areas shall be limited to open space, recreational amenities, and utility facilities serving all residents of the development.
- E. Front walls of townhouse units shall be staggered.
- F. No accessory buildings shall be allowed on individual townhouse lots.
- G. Sidewalks shall be provided adjacent to all dwelling units, and crosswalks shall be designated to establish continuous pedestrian access to all parts of the development. This shall include a crosswalk to visitor parking at the north end of the site, and a sidewalk at the head of any such spaces that abut unpaved areas.
- H. Sales materials on the proposed development shall clearly indicate the presence of industrial and commercial land uses to the north and west.

- I. The project entrance shall be on Park Drive if the applicant cannot obtain permission for access from Palm Valley Drive from the owner(s) of that private road.
- J. Building heights shall be limited to 35 feet. Heights shall be measured from the mean elevation between roof ridge and eaves, as specified in the Land Development Code.
- K. Existing trees that are preserved during construction may satisfy applicable landscaping requirements where they are located in buffer areas.

10. **WATER, SEWER AND STORMWATER**

WATER: Water services shall be provided by Seminole County.

SANITARY SEWER: Sanitary sewer shall be provided by Seminole County.

STORMWATER: Stormwater drainage and stormwater management shall be according to Seminole County's county regulations.

FIRE PROTECTION: Fire protection shall be provided by Seminole County. Fire flow will be a minimum of 1,250 gpm with 20 p.s.i. Fire hydrant shall be located according to Seminole county regulations.

11. **PHASING**

The development will be constructed in 1 phase.

12. **STANDARD COMMITMENTS**

- A. Unless specifically addressed otherwise herein, all development shall fully comply with all of the codes and ordinances, including impact fee ordinances, in effect in Seminole County at the time of permit issuance.
- B. The conditions upon this development approval and commitments made as to this development approval have been accepted by and agreed to by the Owners of the property.
- C. The developer's commitment agreement touches and concerns the aforescribed property, and the conditions, commitments, and provisions of the developer's commitment agreement shall perpetually burden, run with, and follow the said property and be a servitude upon and binding upon said property unless released in whole or by part by action of Seminole County by virtue of a document of equal dignity herewith. The Owners of said property have expressly covenanted and agreed to this provision and all other terms and provisions of the developer's commitment agreement.
- D. The terms and provisions of the developer's commitment agreement are not severable, and in the event any portion of this developer's commitment agreement shall be found to be invalid or illegal, then the entire developer's commitment agreement shall be null and void.

**DONE AND ORDERED ON
THE DATE FIRST WRITTEN ABOVE**

By: _____

Chairman

OWNER'S CONSENT AND COVENANT

COMES NOW, the owner, Stanley Fradkin, on behalf of himself and his heirs, successors, assigns or transferees of any nature whatsoever and consents to, agrees with and covenants to perform and fully abide by the provisions, terms, conditions and commitments set forth in this Developer's Commitment Agreement.

Witness

Print Name

By: _____
STANLEY FRADKIN

Witness

Print Name

STATE OF FLORIDA

COUNTY OF SEMINOLE

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared STANLEY FRADKIN, and is personally known to me or who has produced _____ as identification and who acknowledged and executed the foregoing instrument.

WITNESS my hand and official seal in the County and State last aforesaid this _____ day of _____, 2004.

Notary Public, in and for the County and State
Aforementioned

My Commission Expires:

EXHIBIT A

Legal Description

A parcel of land comprising a portion of Lot 23, ORLANDO INDUSTRIAL PARK, according to the Plat thereof as recorded in Plat Book 10, Page 100 of the Public Records of Seminole County, Florida.

Being more particularly described as follows:

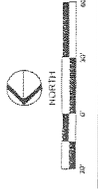
Begin at the Northwest corner of aforesaid Lot 23; also being a point on the Southerly right-of-way line of Park Road, also being a point on a non tangent curve concave Northwesterly and having a radius of 1156.78 feet; thence from a tangent bearing of North 79°30'39" East run Northeasterly along the Northerly line of said Lot 23, also being said Southerly right-of-way line, also being said curve through a central angle of 15°37'13" for an arc distance of 315.37 feet to a point of tangency; thence continuing along said Northerly line and said Southerly right-of-way line run North 63°53'26" East for a distance of 263.01 feet to a point on a line 125.00 feet West of and parallel with the Easterly line of said Lot 23; thence departing said Northerly line and said Southerly right-of-way line run South 00°02'02" West along said parallel line for a distance of 784.53 feet to a point on the Northerly right-of-way line of an unnamed private roadway; thence departing said parallel line run North 89°05'16" West along said Northerly right-of-way line for a distance of 537.29 feet to a point on the Westerly line of aforesaid Lot 23; thence departing said Northerly right-of-way line thence run North 00°18'31" East along said Westerly line for a distance of 561.53 feet to aforesaid POINT OF BEGINNING.

Contains 8.096 acres more or less.

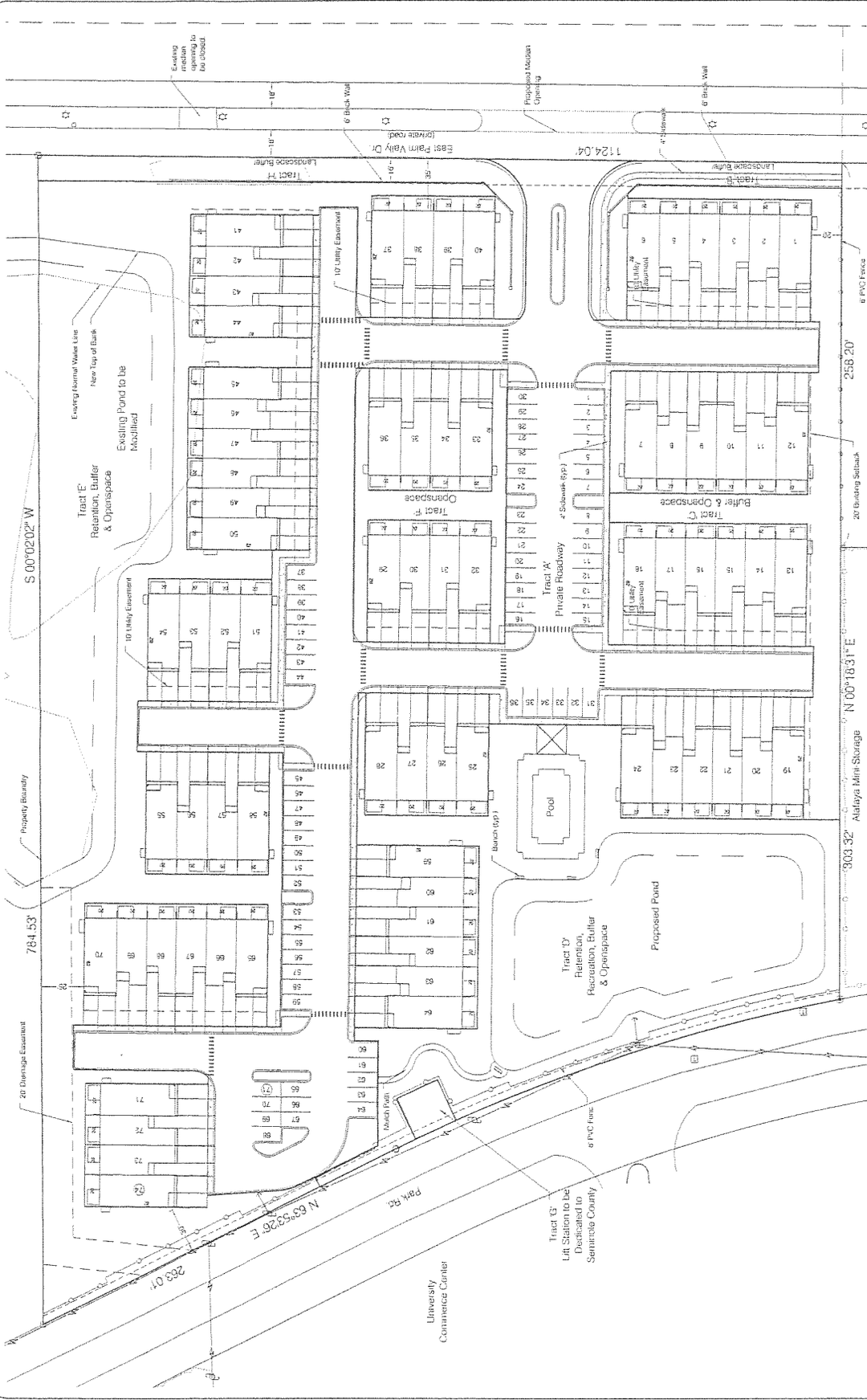
EXHIBIT B

Final Master Plan

001 1 1 2004



Final Master Plan
Scale 1"=30'



Final Master Plan
Walden Chase
Seminole County, Florida

REV	DATE	DESCRIPTION
1	10/22/04	Final Master Plan
2	11/15/04	Final Master Plan

daily design group, inc.
Land Planning, Architecture, Project Management, Development Consulting
513 N. Pennsylvania Ave., Winter Park, Florida 32789 (407) 729-7273 www.dailydesign.com

B. Walden Chase; Thomas Daly / Daly Design Group, applicant; approximately 8.09 acres; Small Scale Land Use Amendment from PD to PD; and Major PUD Amendment, located on the north side of Palm Valley Drive, 600 feet east of Alafaya Trail. (Z2004-048 and 09-04SS.02)

Commissioner Maloy – District 1
Jeff Hopper, Senior Planner

Mr. Hopper said that this is a proposal for a 74-unit townhouse development at a maximum density of 11.6 units per net buildable acre. The site is currently approved for C-2 and OP uses. Access to the development will be from Palm Valley Drive, with no connection to Park Drive on the north. Amenities include a swimming pool and walking paths, and there will be extensive landscaping on the east adjacent to Palm Valley PUD.

Our staff report recommended continuance due to some unresolved issues, but the applicant has provided additional information that addresses our concerns. The existing lake on the east side of the property will be amenitized with sodding, landscaping, and benches to make the area into a recreational amenity so that it can count toward required usable common open space. In addition, a typical architectural elevation has been provided for review.

Staff recommends approval of the request, subject to the conditions listed in the staff report, including the following:

- Adjacent to commercial and industrial property along the north and west property lines, the developer will provide 4 canopy trees per 100 feet and a 6-foot PVC fence
- Sales materials will clearly indicate the proximity of these commercial and industrial uses
- Building setbacks will be a minimum of 20 feet from sidewalks
- Sidewalks will be provided adjacent to all units, on both sides of the road.

Thomas Daly of Daly Design Group spoke next, giving background on the property. He said that the property began in 1989 as part of Palm Valley. It was changed from RM-2 to PCD. In 1994 it changed from PCD to PUD. Now it has office and C-2 zoning uses. Mr. Fradkin rezoned adjacent parcels to C-1. Now it can be C-2 uses and office, multi-family with medium to high density use. This with R-3 zoning is more to apartment standards. During the pre-application conference we decided to amend the planned development to eliminate commercial uses. The second page of the Sheriff's Department comments involve apartments. We have here a fee simple town home project. In August we met with Sandy Sara, the local property manager for Palm Valley. She had no objection.

Annabelle Clausen of Palm Valley Drive stated that she was concerned with the rezoning of Parcel 23. There have been changes in the Board of Palm Valley since August. There should be a one story limitation, as agreed upon in the past documents on this property. Mr. Fradkin had a Lot 23 agreement with Palm Valley residents. There is a stipulation for a wall between the retirement community and Walden Chase.

Ms. Claussen noted that on December 4 of 1996 access to Lot 22 is provided with Lot 23. Fox Run and East Point have only right turns to get out. The access easement was to allow Lot 22 to get out of the area to Palm Valley. There was an agreement to develop sidewalk 4 feet wide to go to Publix on Palm Valley. There was a traffic study done. The egress road was originally on the south. This plan has 71 parking spaces for 74 homes.

Ms. Claussen pointed to the retention pond. She said that she had a pretty community, and that this was a leach pond with half the use coming from Palm Valley and shared use with Walden Chase. She wants to know where the wall will be put to separate the mobile home park from Walden Chase. After the construction starts, gates will go in on Park Road. We would prefer one-story town homes, as agreed on in 1994. This has not been rescinded anywhere.

Commissioner Harris stated that the issue in 1996 was the ingress and egress. There was a concern for no signalization. Ms. Claussen's community did not want additional traffic. Now that the traffic signal is there, isn't the argument mute?

Ms. Claussen said that her neighborhood was having a problem with outside subdivision traffic cutting through the Palm Valley community.

Commissioner Harris said that there are restrictions in place to reduce the traffic on Palm Valley. People are only making a right out of their subdivision and driving to the light. The subdivision to the north passes through your neighborhood to access Alafaya Trail.

Ms. Claussen stated that her community could not put in a gate because they do not own the property. The past agreement says that gates go in when construction starts.

Mr. Daly stated that this is a private agreement. Palm Valley is a private road not built to County standards. As for the access question, Mr. Fradkin in the rezoning gave cross access agreement to Lot 22. We must have a formal agreement for access and maintenance. Allow us to get the agreement. He is unaware of any agreement to put in a road giving access to Palm Valley Drive. He is opposed to any cut-through traffic. There is \$25,000. in escrow right now for the installation of a gate.

Mr. Daly said that the plan has 71 guest parking spaces, which is 2 per unit. The community pool will be 25 feet by 50 feet and will have restrooms as required by the state. There will be a home owner association. Units will be 3 bedroom, 2 bath. It is not an over 55 community. It will be fee simple ownership for sale product. A playground may go in when the developer takes over.

Mr. Daly said that a landscape berm will be constructed on the east side. The north pond will be dug out and made attractive. This is not being used for storm water. A PVC fence will be installed on the north with landscaping.

Commissioner Harris asked Mr. Daly if he would object to putting in more trees on the side near the mobile home park.

Mr. Daly said that he would agree to put in extra trees if necessary.

Mr. Daly stated that he would be dealing with the Lamplighter Association, the Palm Valley Association, and Mr. Fradkin.

Commissioner Hattaway pointed out the former agreement stating that there was to be no 2 story development.

Mr. Daly stated that that language pertained to the commercial development that was going on Mr. Fradkin's property. He would like to amend the PUD as requested, and work out an agreement with interested parties.

Commissioner Tucker asked about units 54, 55, and 70. Do they have side windows?

Mr. Daly said that they may have small windows.

Commissioner Tucker asked if there were patios and balconies on units 71 to 75.

Mr. Daly said that there would be no second story balconies. He would not object to making the end windows opaque.

Commissioner Tucker said that he had no objection to the project conditions as restated by Mr. Daly. He was not sure how germane the traffic issue was to tonight's request.

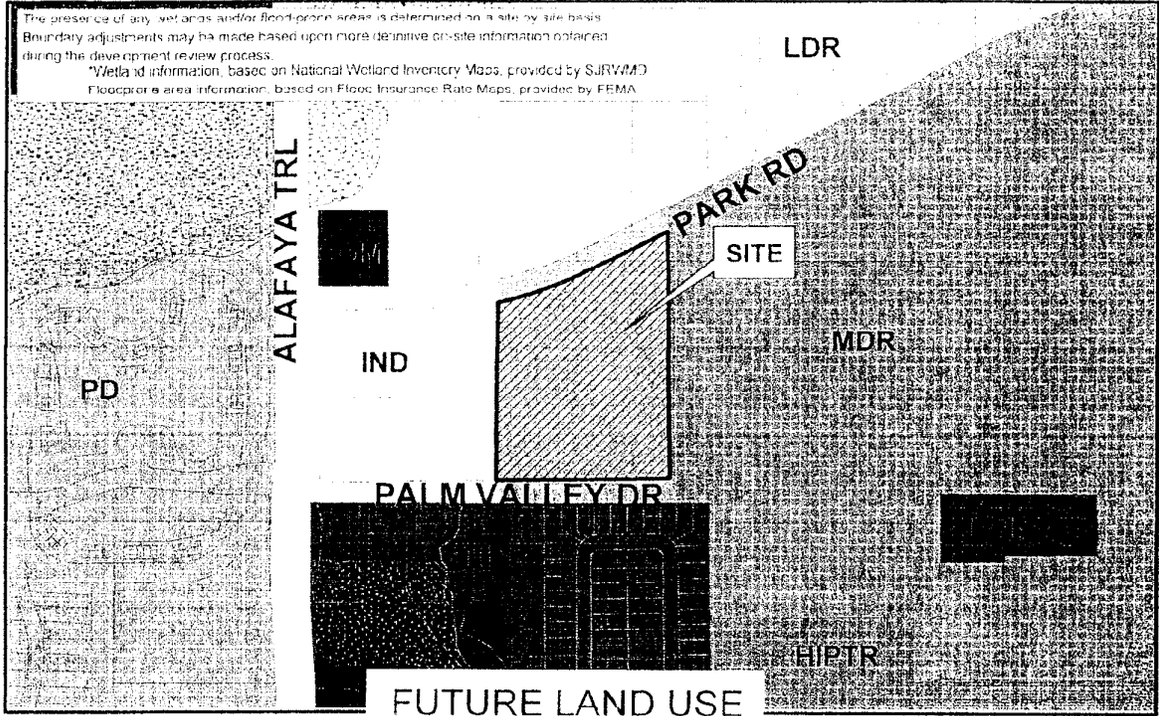
Commissioner Harris stated that the 1996 issue pertained to the area not having a traffic light. Now there is a light, and many of the past concerns are not relevant. This will reduce traffic that would have been from other uses.

Mr. Daly stated that if he cannot work out an access agreement, he will put it in the agreement that he would access Park Drive.

Commissioner Dorworth made a motion to recommend approval of the request with the notation that if an access agreement is not worked out, access will be to Park Drive.

Commissioner Peltz seconded the motion.

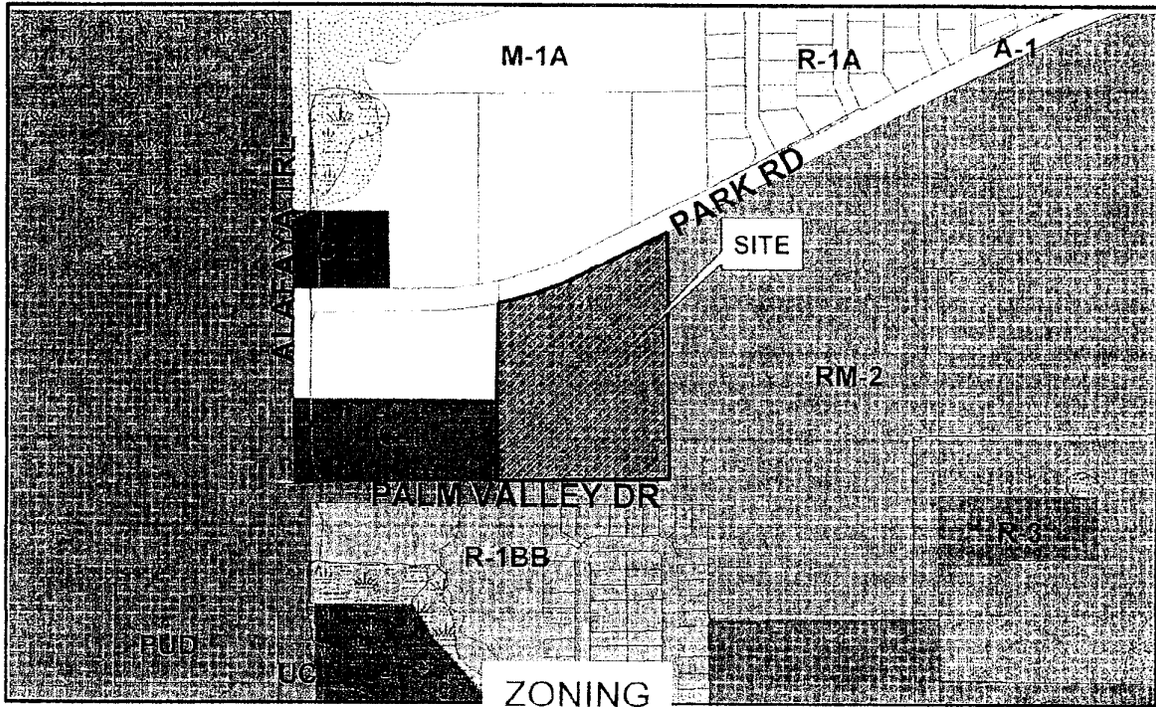
The vote was 6 – 0 in favor of the motion.



Site
 LDR
 MDR
 HDR
 PD
 COM
 IND
 HIPTR
 CONS

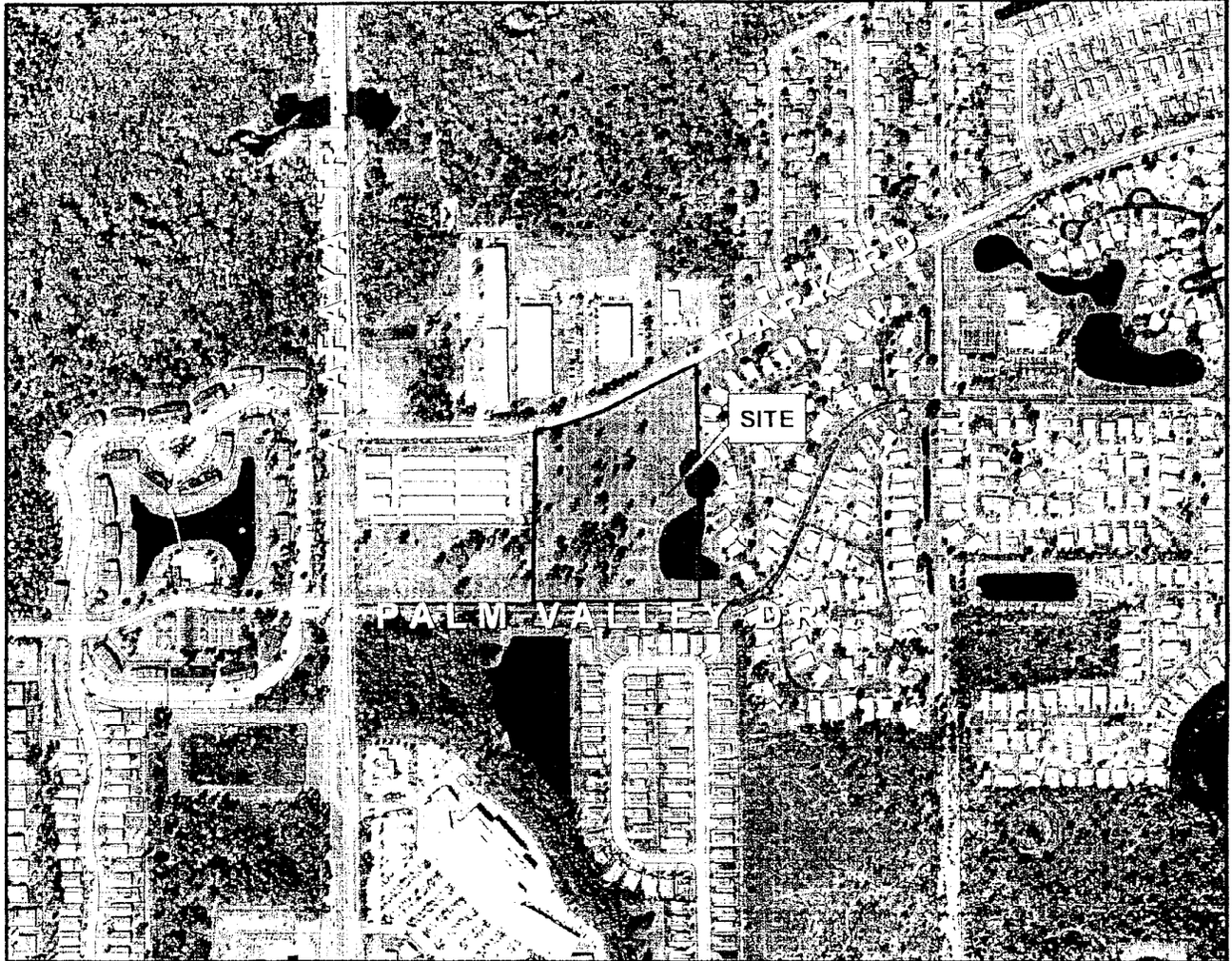
Applicant: Thomas Daly, Daly Design Group Inc.
 Physical STR: part of 34-21-31-503-0000-022A
 Gross Acres: +/- 8.09 BCC District: 1
 Existing Use: Vacant
 Special Notes: None

	Amend/ Rezoning#	From	To
FLU	09-04SS.02	PD	PD
Zoning	Z2004-048	PCD	PUD



Site
 R-1A
 R-3
 RM-2
 C-1
 C-2
 M-1A
 PUD
 A-1
 UC

R-1BB
 FP-1
 W-1



Amendment No: 09-04SS.02
From: PD To: PD
Rezone No: Z2004-048
From: PCD To: PUD

 Parcel
 Subject Property



February 1999 Color Aerials