MAY 20, 2014 ZONING HEARING "OTHER BUSINESS" COMMISSION DISTRICT 2

ITEM OB-28

PURPOSE

To consider a stipulation amendment for S & B Investments, Inc. regarding property located at the northwest intersection of Johnson Ferry Road and Paper Mill Road, in Land Lots 73 and 81 of the 1st District.

BACKGROUND

The subject property is zoned Future Commercial (CF) and R-80 and was developed as part of a commercial development pursuant to a court order issued May 7, 1981 by the Superior Court of Cobb County based on a previous court order from October 12, 1973. The court order allowed the development of Paper Mill Village and outlots pursuant to a conceptual site plan, architectural renderings and covenants entered into by the developer, area residents and Cobb County. On September 19, 1995 the Board of Commissioners granted consent to allow redevelopment of this property into a Starbucks Coffee and a bagel/bakery/deli store only. The Starbucks is still there, however the bagel shop is gone. On September 18, 2012 the Board of Commissioners granted consent to divide the leasable space in the building into three spaces that would contain Starbucks, a nail salon and a dry cleaner. This amendment concerns a proposed ground based monument sign for the Starbucks, nail salon & dry cleaners and for some proposed awnings for the rest of the building. The exterior of the building (with addition of awnings), site plan, and landscaping would remain in its current state. The applicant has been in discussions with some of the neighbors mentioned in the covenants. If approved all other stipulations and conditions would remain in effect.

FUNDING

N/A

STAFF COMMENTS

Cobb DOT: Recommend the sign be placed outside of the sight triangle.

RECOMMENDATION

The Board of Commissioners conduct a Public Hearing and consider the stipulation amendment.

ATTACHMENTS

Other Business Application, request letter, renderings and stipulations.

Application for "Other Cobb County, Georgia	COBB CO. COMM. DEV. AGENCY ZONING DIVISION
(Cobb County Zoning Division - 770-528-2035)	BOC Hearing Date Requested: May 20, 2014
Applicant: S & B Investments, Inc.	Phone #: (404) 933-3694
(applicant's name printed) Address: 2698 Woodland Brook Drive, Smyrna, GA	A 30080 E-Mail: Bharti@bellsouth.net
Sams, Larkin, Huff & Balli, LLP Garvis L. Sams, Jr. Address	376 Powder Springs Street, Suite 100, Marietta, GA 30064
(representative's name, printed)	
Phone #: ⁽⁷⁷⁰⁾	E-Mail: gsams@slhb-law.com
(representative's signature)	INNIE S. JOAN
Signed, sealed and delivered in presence of:	
Deblie J. Johnston	My commission expires:
Notacy Public	My commission expires: = 0; Augu0
Titleholder(s) : S & B Investments, Inc (property owner's nam	Phone #: (404) 933-3694 COUNT:
Address: 2698 Woodland Brook Drive, Smyrna, GA	
	B. JOHNSO
(Property owner's signature)	My commission expires:
	NO.
Signed, sealed and delivered in presence of:	
Vellue S. Johnton	My commission expires:
Notary Public	
Commission District: 2 (Ott)	Zoning Case: Other Business Application No. 3
Date of Zoning Decision: 09/18/2012	Original Date of Hearing: 09/19/1995 (Starbucks - OB #1)
Location: 31 Johnson Ferry Road, Marietta, GA 30	0067
(street address, if applicable; neare	
Land Lot(s): 73	
State <u>specifically</u> the need or reason(s) f	for Other Business: Construction of a ground based, monument style
sign for Starbucks on Johnson Ferry Road. Additionally, a	a request to replicate S & B's existing awning with awnings on the right side
of the building and in the middle of the building as well.	

(List or attach additional information if needed)

SAMS, LARKIN, HUFF & BALLI

A LIMITED LIABILITY PARTNERSHIP

GARVIS L. SAMS, JR. JOEL L. LARKIN PARKS F. HUFF JAMES A. BALLI

JUSTIN H. MEEKS

Suite 100 376 Powder Springs Street Marietta, Georgia 30064-3448 770•422•7016 Telephone 770•426•6583 Facsimile

SLHB-LAW.COM

April 15, 2014

VIA HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Zoning Division Community Development Agency 1150 Powder Springs Road, Suite 400 Marietta, GA 30064

APR 15 2014 COBB CO. COMM. DEV. AGENCY ZONING DIVISION

Re: Other Business Application of S & B Investments Inc. to amend Other Business #3 of S & B Investments Inc. approved by the Board of Commissioners on September 18, 2012 which amended Other Business #1 (Starbucks) approved on September 19, 1995.

Dear John:

This firm has been engaged by and represents S & B Investments Inc. concerning the above-captioned Application. In that regard, enclosed please find the Other Business Application and related documentation, correspondence, and minutes from two (2) Other Business Applications which were heard in September of 1995 and September of 2012, respectively. Also enclosed is a check made payable to Cobb County in the sum of Three Hundred Fifty-Nine Dollars (\$359.00) representing the Application and sign fee.

By way of explanation, you will recall that the subject property is part of a larger tract (Paper Mill Village) which is zoned Future Commercial. On May 7, 1982 the Superior Court of Cobb County allowed a mixed-use development to be constructed at this northwest intersection of Johnson Ferry Road and Paper Mill Road. The order allowed the development subject to it conforming a conceptual site plan, renderings, drawings and covenants between Cobb County, area residents and the developer at that time.

On February 9, 1993, the Board of Commissioners ("BOC") approved an amendment to the original bank use which allowed for a dry cleaners and retail space. On September 19, 1995, the BOC approved a request by Starbucks coffee to amend the court ordered agreements and to build a coffee shop and bagel/deli in lieu of the originally planned dry cleaners.

SAMS, LARKIN, HUFF & BALLI

A LIMITED LIABILITY PARTNERSHIP

VIA EMAIL

Mr. John P. Pederson, AICP, Manager Cobb County Zoning Division Community Development Agency April 15, 2014 Page 2

After the bagel lease expired, Starbucks subleased the space to a dry cleaners and, after that lease expired, the space was subleased to a home improvement shop. However, that lease expired and a dry cleaners and nail salon were approved by the BOC on September 18, 2012 (OB No. 3). Now, to the present time, Starbucks is desirous of gaining better exposure by constructing a ground-based, monument-style sign on Johnson Ferry Road. Additionally, S & B Investments wants to replicate its existing awning with an awning in the middle of the building and on the right side of the building.

Attached is documentation depicting the proposed signage and awnings. For your information, I have been in contact with Representatives of the Chattahoochee Plantation Community Association ("CPCA") to advise that group of these matters. We are asking that the Application be placed on the May 20, 2014 BOC Other Business agenda. Please advise me when the notification signage is ready so that I can ensure that the subject property is properly posted. In the interim, please do not hesitate to call should you have any questions whatsoever regarding these matters. With kind regards, I am

Very truly yours,

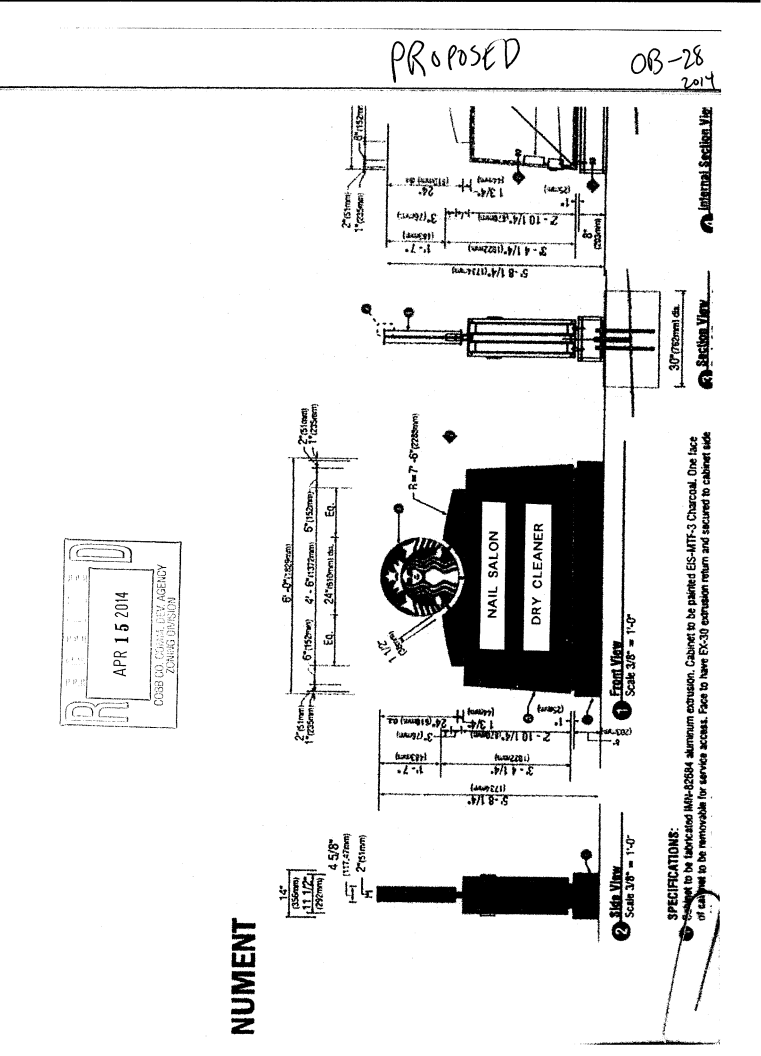
SAMS, LARKIN, HUFF & BALLI, LLP

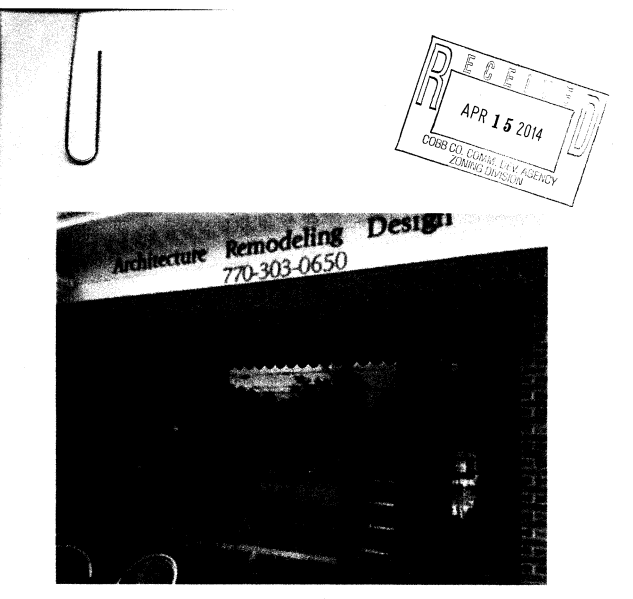
Garvis L. Sams, Jr. gsams@slhb-law.com

GLS,Jr./dsj Enclosures

- Cc: Mr. Robert J. Ott, Commissioner (via email w/attachments)
 - Ms. Kim Swanson (via email w/attachments)
 - Mr. Joseph Gavalis, CPCA (via email w/attachments)

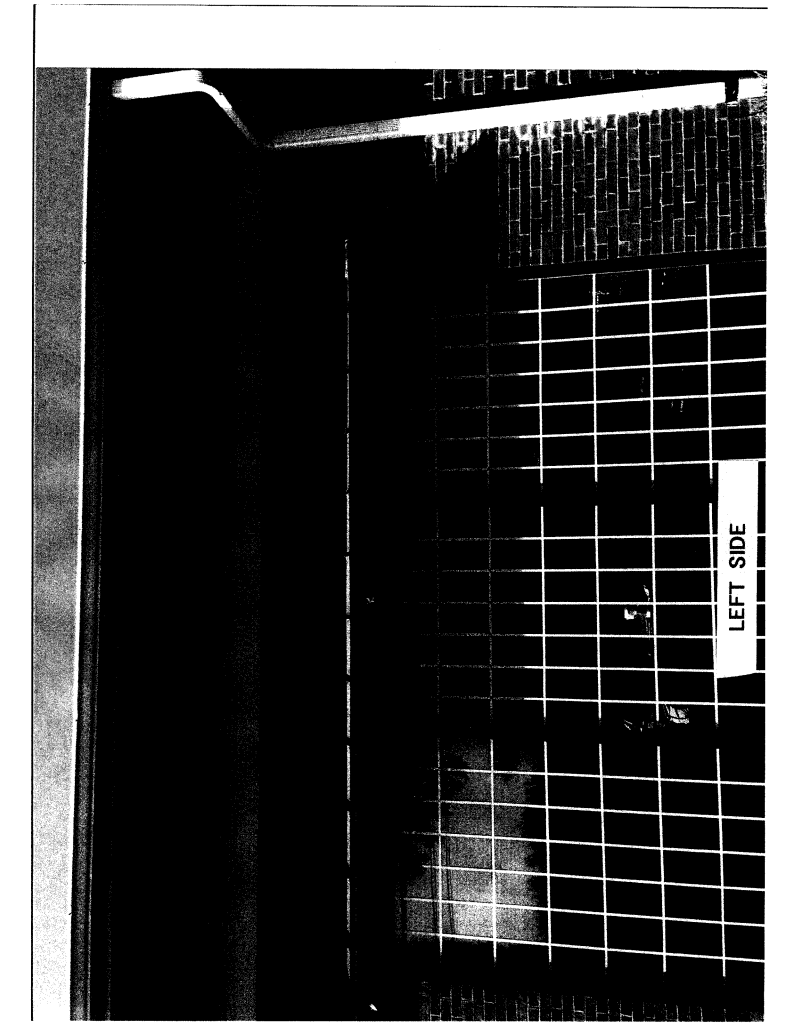
Mr. Suresh Parmar, S & B Investments (via email w/attachments)

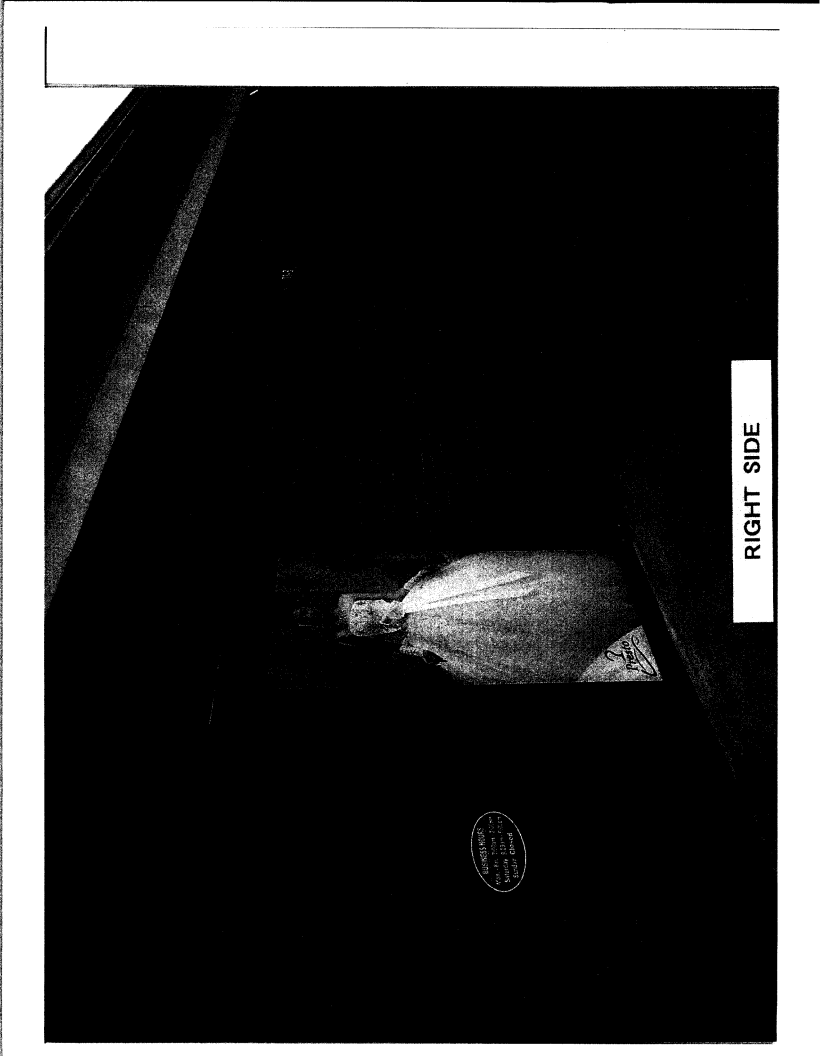


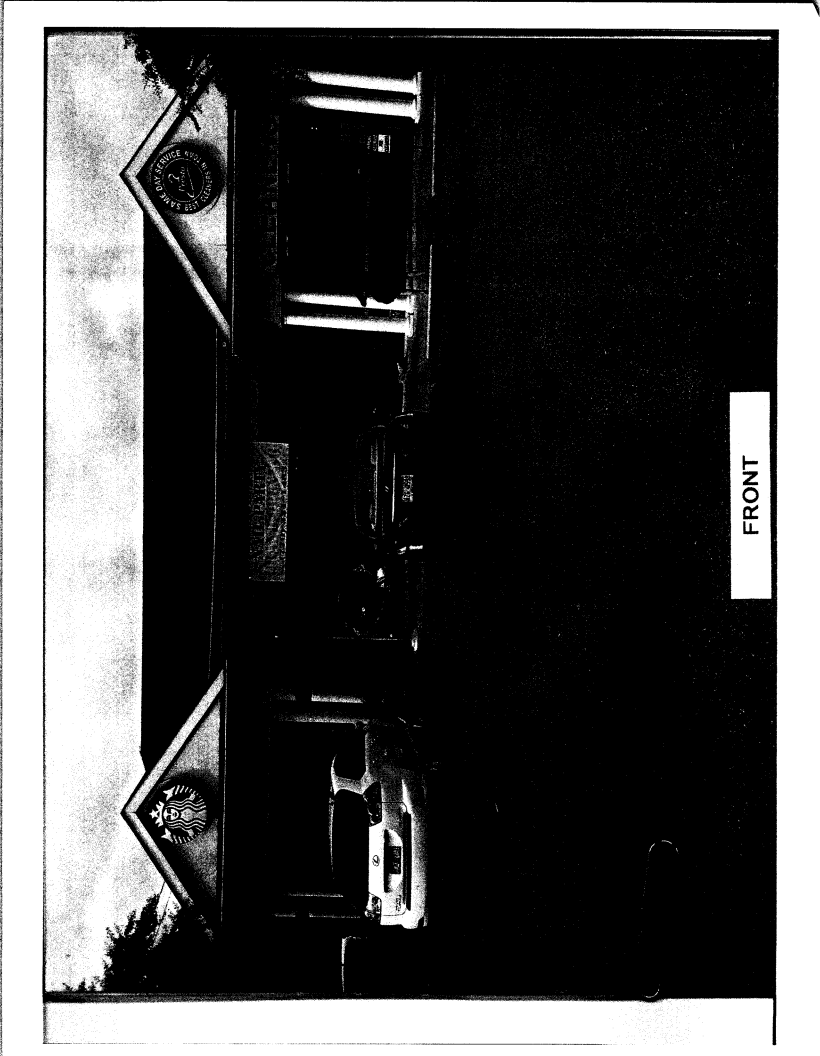


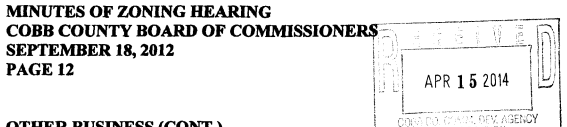
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FRONT









OTHER BUSINESS (CONT.)

ITEM NO. 2 (CONT.)

- Applicant to plant a tree buffer to mitigate noise along eastern property line; County Arborist to approve species of trees; and with final approval by Stormwater Management
- All previous stipulations and conditions, not otherwise in conflict, to remain in effect

VOTE: ADOPTED unanimously

ITEM NO.3 To consider a stipulation amendment for S & B Investments, Inc. regarding property located at the northwest intersection of Johnson Ferry Road and Paper Mill Road, in Land Lot 73 of the 1st District.

Mr. John Pederson, Zoning Division Manager, provided information regarding a stipulation amendment to divide the leasable space into three spaces within Paper Mill Village. The public hearing was opened and there being no speakers, the hearing was closed. Following presentation and discussion, the following motion was made:

MOTION: Motion by Ott, second by Goreham, to <u>approve</u> Other Business Item No. 3 for stipulation amendment regarding request for S & B Investments, Inc, for property located at the northwest intersection of Johnson Ferry Road and Paper Mill Road, in Land Lot 73 of the 1st District subject to:

- Letter of agreeable conditions from Mr. Garvis L. Sams, Jr. dated September 14, 2012 (attached and made a part of these minutes)
- District Commissioner to approve future uses on property
- Applicant to replace existing streetlights with streetlights consistent with the Johnson Ferry Urban Design Plan
- All previous stipulations and conditions, not otherwise in conflict, to remain in effect

VOTE: ADOPTED unanimously

SAMS, LARKIN & HUFF A LIMITED LIABILITY PARTNERSHIP

GARVIS L. SAMS, JR. JOEL L. LARKIN PARKS F. HUFF JAMES A. BALLI

JUSTIN H. MEEKS

Suite 100 376 Powder Springs Street Marietta, Georgia 30064-3448 770•422•7016 Telephone 770•426•6583 Facsimile

SAMSLARKINHUFF.COM

September 14, 2012

VIA EMAIL

Mr. Joseph Gavalis 562 Pine Valley Road Marietta, GA 30067

Re: Other Business Application of S & B Investments, Inc. (OB Item No. 3)

Dear Joe:

As you know, this firm has been engaged by and represents S&B Investments, Inc. ("S&B") which is the Property Owner and Applicant concerning the above-captioned Other Business Application. In that regard, the Application is scheduled to be heard and considered by the Cobb County Board of Commissioners immediately subsequent to their regularly scheduled Zoning Hearing on September 18, 2012.

The property at issue is a part of a larger tract (Paper Mill Village) which is zoned Future Commercial. In 1981, the Superior Court of Cobb County, based upon a previous 1973 Court Order, allowed a Mixed-Use Development to be developed at the northwest intersection of Johnson Ferry Road and Paper Mill Road. The Order allowed the Development subject to conformance to a conceptual site plan, renderings, drawings and Covenants entered into between Cobb County, area residents and the Developer at that time. You have been gracious, as a representative of The Chattahoochee Plantation Community Association ("CPCA") to discuss S & B's current Application with me. Consistent with those discussions, S & B is amenable to the following stipulations which shall become conditions and a part of the grant of the requested Application and binding upon the subject property thereafter:

- 1. S & B will reconfigure the leaseable space in its building into three (3) spaces in order to accommodate the existing Starbucks, a Dry Cleaner and a Nail Salon.
- 2. The exterior of the building, the site plan and the landscaping shall remain in their current as-built state.
- 3. Rather than restricting the building to two (2) signs, a total of three (3) signs (2 signs in addition to the existing Starbucks' sign) shall be allowed and constructed in accordance with the Paper Mill Village Covenants, with the size and color of said signage to be agreed upon by S & B and CPCA.

SAMS, LARKIN & HUFF A LIMITED LIABILITY PARTNERSHIP

VIA EMAIL

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Mr. Joseph Gavalis September 14, 2012 Page 2

- 4. In accordance with previous approvals regarding the subject property, notwithstanding the fact that a Dry Cleaning business is being requested, S & B will continue to agree that there will no drive-thru or drive-up component.
- 5. Compliance with all of the stipulations/conditions negotiated between the Property Owner and CPCA in 1995 not in conflict herewith.

Separately, I understand that Starbucks has been in discussions with CPCA regarding the possibility of a free-standing, ground-based, monument-style sign and that those discussions are presently pending. While S & B is also the Landlord for Starbucks, neither the Nail Salon nor the Dry Cleaning business owners are requesting such signage nor are they requesting a presence on the Starbucks sign if such signage comes to fruition.

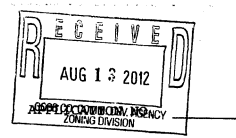
Again, thank you for the time which you and the CPCA membership have taken in connection with these matters. I trust that we have addressed and resolved all of the outstanding issues. With kind regards, I am

Very truly yours,

SAMS. LARKIN & HUFF. LLP Garvis L. Sams. Jr.

gsams@samslarkinhuff.com

GLS, Jr./dsj
cc: Mr. Robert J. Ott, Commissioner (via email)
Mr. Robert L. Hosack, Jr., AICP, Director (via email)
Mr. John P. Pederson, AICP Manager (via email)
S & B Investments, Inc. (via email)



PAGE 2 OF 2

ORIGINAL DATE OF APPLICATION: 9/95

APPLICANT'S NAME: ______STARBUCKS COFFEE

THE FOLLOWING REPRESENTS THE FINAL DECISIONS OF THE COBB COUNTY BOARD OF COMMISSIONERS

OTHER BUSINESS ITEM OF 9-19-95

To consider granting consent to allow Starbucks Coffee to amend the court ordered development of Paper Mill Village to which Cobb County is involved.

Mr. Danneman reported that applicant requests the allowance of a coffee shop and bagel/bakery/deli instead of the previously allowed cleaners. Following this brief presentation the Board of Commissioners approved applicant's request; thereby granting consent to amend the court ordered development of Paper Mill Village, located in Land Lot 73 of the 1st District, at the corner of Johnson Ferry Road and Paper Mill Road, so as to allow for construction of a the Starbucks Coffee and bagel/bakery/deli store subject to: 1) site plan submitted, dated September 17, 1995; 2) rendering of architectural design submitted, dated September 17, 1995; 3) uses of structure limited to Starbucks Coffee and bagel/bakery/deli store; 4) submitted agreement dated September 12, 1995, between the Chattahoochee Plantation Association and Starbucks Coffee Co.; 5) submitted letter dated September 7, 1995 from William I. Abrams of Wilson and Associates Architects, Inc. to Mark Danneman: 6) letter of agreement dated August 30, 1995 submitted by Weltha Brouse to Mr. Rick Kelly; 7) approval by Cobb County Superior Court if required; 8) all other applicable court ordered covenants and stipulations pertaining to Paper Mill Village to remain in effect. Motion by Thompson, second by Byrne, carried 5-0. Clerk's Note: Copies of items 1, 2, 4, 5 and 6 attached and made a part hereof.

SEPTEMBER 19, 1995 ZONING HEARING OTHER BUSINESS

Item #1

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PURPOSE

This packet contains Exhibits as referenced in zoning Minutes of 9-19-95 (starbucks Coffee-Paper Mill Village) Kan Hach

To consider granting consent to allow Starbucks Coffee to proceed to amend the court ordered development of Paper Mill Village to which Cobb County is involved.

BACKGROUND

The subject property is zoned future commercial. The Cobb County Zoning Ordinance does not allow any permits to be issued under a future commercial district. Future Commercial only designates the property to have some commercial potential with no immediate right to use the property. On May 7, 1981 the Superior Court of Cobb County, based on a previous court order on October 12, 1973, allowed a mixed use development to be developed at the northwest intersection of Johnson Ferry Road and Paper Mill Road. The order allowed the development subject to its conformance to a conceptual site plan, renderings and drawings and covenants entered into between Cobb County, area residents and the developer. A copy of the conceptual site plan is attached (ATTACHMENT A). On February 9, 1993 the Board of Commissioners granted consent to allow the original bank use to be amended for a cleaners and retail space. Starbucks Coffee would like to amend the court ordered agreements and build a coffee shop and bagel\deli instead of the cleaners. Starbucks has contacted the remaining area residents who were party to the court order and covenants and has obtained their consent for this change as well as the Chattahoochee Plantation Community Association. Copies of their approval of the amendment is attached (ATTACHMENT B). A copy of Starbucks request is attached (ATTACHMENT C). The architectural design of the building will be consistent with the existing buildings within the Paper Mill Village. A copy of the proposed architectural rendering is attached (ATTACHMENT D). A copy of a proposed site plan is attached for your review (ATTACHMENT E).

FUNDING

N/A

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RECOMMENDATION

The Board of Commissioners consider granting consent to amend the court ordered development allowing a Starbucks Coffee and bagel/deli, subject to the submitted site plan, architectural design, specified uses only, agreements between the Chattahoochee Plantation Association, Cobb County and Starbucks Coffee Co. dated September 12, 1995, approval by the Cobb County Superior Court if required with all other applicable court ordered covenants and stipulations to remain in effect.

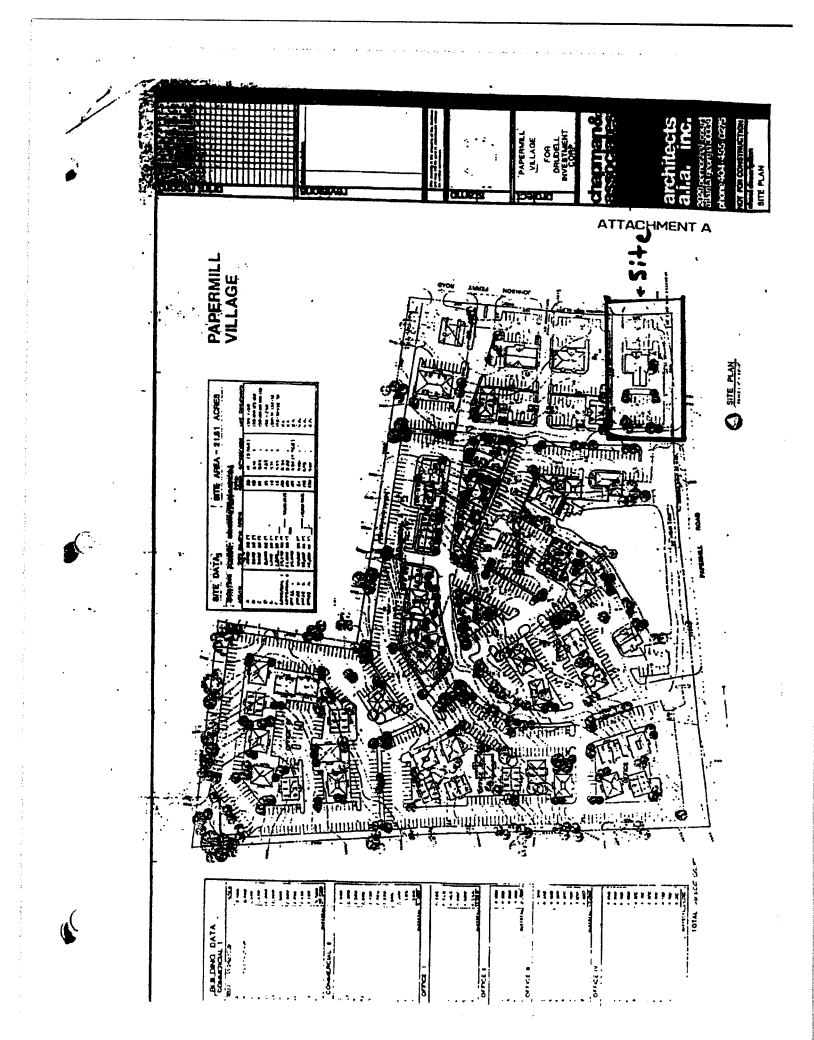
ATTACHMENTS

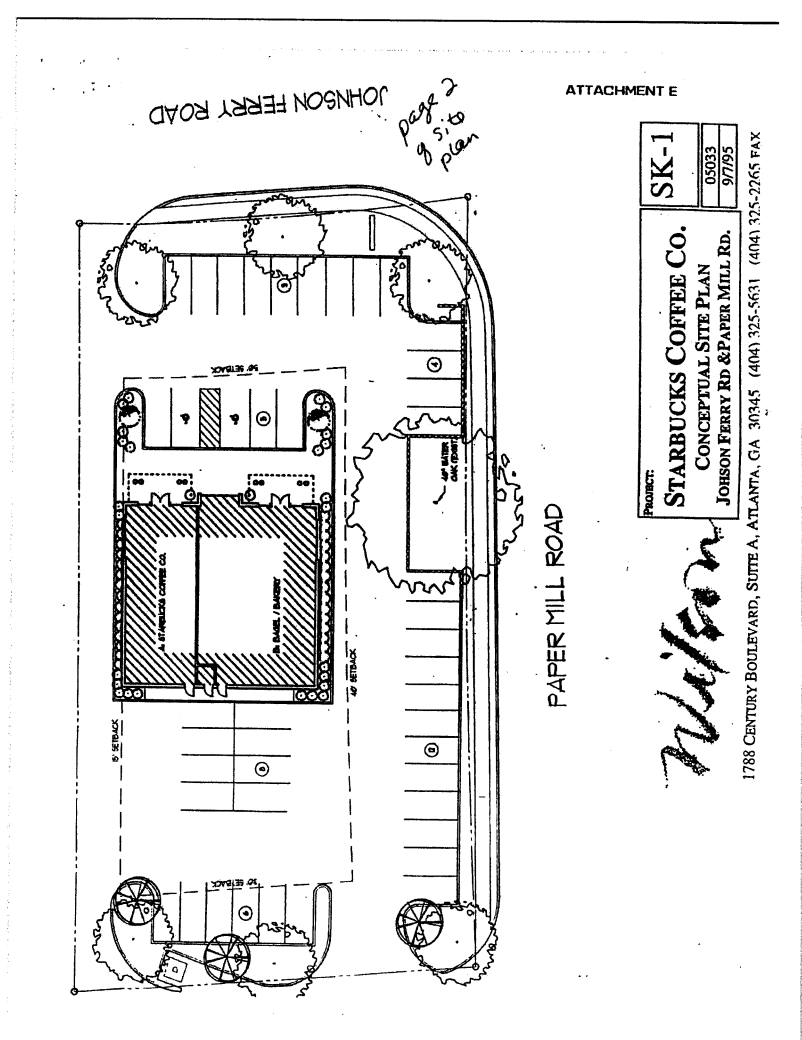
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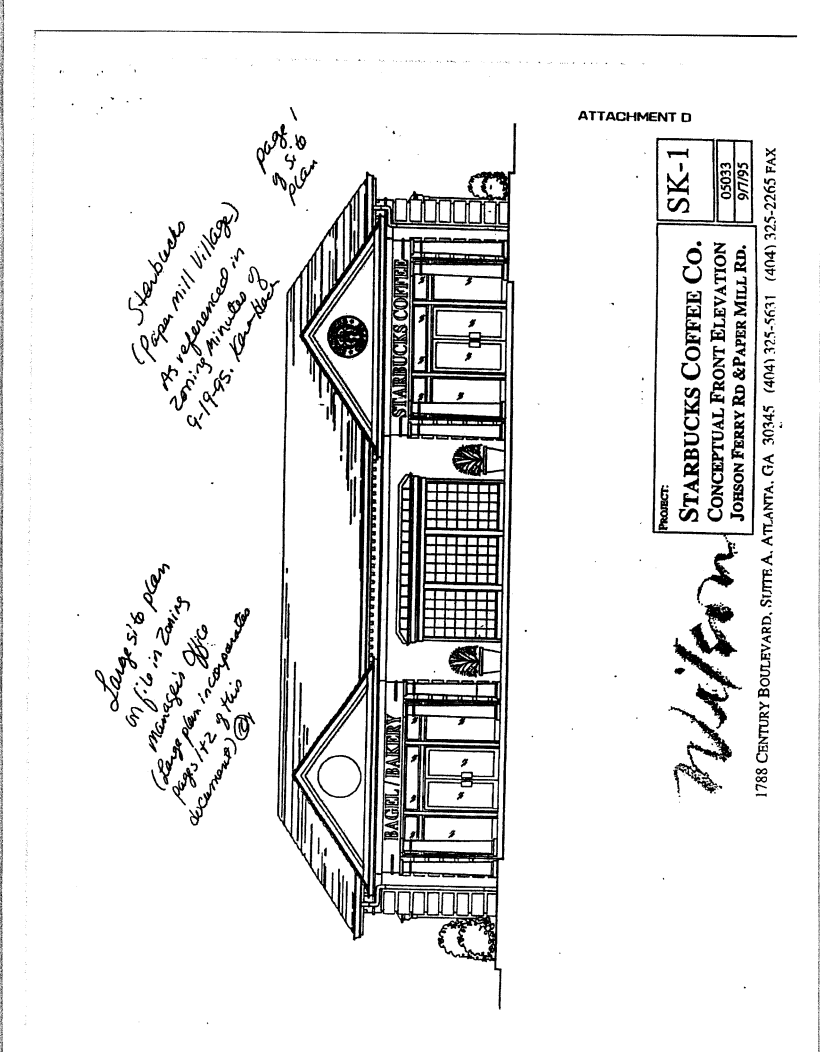
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Conceptual Site Plan ATTACHMENT A Consent Letters/Agreements ATTACHMENT B Request Letter ATTACHMENT C Architectual Design ATTACHMENT D Site Plan ATTACHMENT E

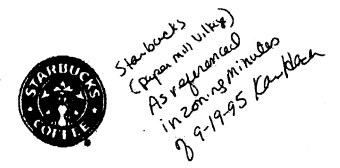
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SEP 12 195 06:31PM STARBUCKS COFFEE CO. ATLANTA, GA



To: Chattabooches Plantation Community Association and Cobb County

From: Suresh Parmar - Landowner

Rick Kelly - Real Estate Manager, Starbucks Coffee Company

Date: September 12, 1995

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Ret Agreement Regarding Site Plan Proposed at Johnson Forry Rd. & Paper Mill Rd.

This will acknowledge our meeting of September 8, 1995 with the Homeowners Association/Zoning Representatives for Chattahooches Plantation Association to discuss the development plans for the above referenced property.

In this meeting, CPCA has agreed to endorse an amondment to the existing site plan for the property deted $\frac{1/-23-1/2}{2}$ and subject to Suresh Parmar and Rick Kelly of Starbucks Coffee Company agreeing to the following stipulations:

1. Suresh Parmar (land owner) and lessee, Starbucks Coffee Company and their sublease tenant recognize the Court ordered Agreement of December, 1973 that runs with the land and will adhere to the development of the property under those specific conditions in addition to the following detailed agreement.

2. Erost a brick enclosure of same brick as main building which will shield dumpster from Sherwood Lane residents and Paper Mill traffic and to be located in the Northwest corner of property.

3. Include some "architectural" character to the Paper Mill side view of the building so that it will not have a commercial blank wall appearance. Stucco or brick quoins of the same design as the corners of the building facing Johnson Perry Road as shown on the conceptual site plan, dental molding extended along the side of the building as shown in the front, and adequate landscaping in front of this side wall with no building overhaus Colors on building other than brick will be subdued dark green or dark brown.

4. In compliance with Cobb County Arborous' regulations, stringent precautions to protect the roots and branches of the oak tree facing Paper Mill Road will be taken **89-15-1995** 12:10PM First Southeastern Corp. SEP 12 '95 05-31M' SIMRBUCKS CURES 60, Milminnum

404 256 6579

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during and after construction. Area surrounding this tree to be attractively landscaped, and all landscaped areas to be serviced by sprinkler system.

5. Berms: Existing berms on Paper Mill Road will remain and be landscaped to conceal parking areas. Where berms do not exist landscaping will be used to conceal parking lot from Paper Mill Road to the extent practicable.

6. Lights: Parking lot and security lights will be low level and low density and ground mounted Williamsburg lantem-type fixtures and designated to direct the light towards the building and/or parking areas. State of the art lighting will be used.

7. There will be no free standing signs on the property. The signs on the property are restricted to two, which will be attached to the building facing Johnson Ferry Road in accordance with "Paragreph D", page 6 of the restrictive covenants. No neon, backlighted or plastic signs shall be allowed. The size and color of these two signs to be agreed upon by Starbucks Coffee and CPCA.

8. Outdoor music or events promoting loud noises are prohibited.

9. There will be no drive-up window.

These stipulation will become a part of the official approved site plan on record with Cobb County and are enforceable by the County on any fields, assignees or future property owners. Property owner agrees that this document will become part of all leases on this property and all lesses, present and future, will make this document a part of their subleases.

The signatures below acknowledge that the issues outlined in this memorandum comply with their understanding of our agreements.

vMa

Suresh Parmar Land Owner

Rich Kelly RICHARD UNGARQ COL Starbucks Coffee Company 17 Rect Rente Manager Zourg Mice 00/7100

Roal Estate Manager ZONE VICE PREJIDENT Chairman - Zoning Committee

CPCA Co-Chairman - Zoning Committee

Dorthy Vaughn

CPCA Chairman - Zoning Committee

Joel Brenner CPCA President

September 7, 1995

WILSON & ASSOCIATES ARCHITECTS, INC.

Mark Danneman Cobb County Zoning Dept. 100 Cherokee Street Suite 500 Marietta, GA 30090-9674

Dear Mr. Danneman:

We are submitting to you our request for placement on the docket for the September 19 meeting of the Board. We are requesting a change in occupancy use of the 37,000 square foot site, landlot 73, parcel 15, of the first district, on the corner of Johnson Ferry Road and Paper Mill Road.

Rick Kelly, the southeast coordinator for Starbucks Coffee Company, Thad Deas Starbucks local construction coordinator and myself met with you in June of this year to first discuss this request. As you know, the history of this site is complex. We are hoping to finally close this chapter with your help. The site is currently zoned future commercial, conditional for a 6,000 sq. ft. building. The land is owned by Suresh Parmer and approval exists for the use of the site for a One Hour Martinizing Drycleaner. He has since agreed to work with Starbucks Coffee Company to reduce the size of the building to approximately 4,000 sq. ft. Starbucks is requesting approval to open up one of their stores in conjunction with a Bagel/Bakery store on this site.

Our understanding is that the change of use requires a "staff decision" and the support of all organizations and covenant groups of the area. We have already met with Mr. & Mrs. Felton and Mr. & Mrs. Brouse of the Architectural Covenants group and received their consent. A letter written by Mrs. Brouse is enclosed with this submittal confirming their support of Starbucks concept. A meeting is scheduled for tomorrow, September 8, with the Neighborhood Association and the Atlanta Country Club. We expect that the letters of support from these organizations will be ready for submittal on Monday, September 11.

If you have any questions or concerns, please give me a call. The September 19 meeting of the board will be attended by Rick Kelly and Thad Deas of Starbucks Coffee and Marshall Wilson of Wilson & Associates Architects. I want to thank you and Linda for all your help concerning this site.

Sincerely,

Wilson & Associates Architects, Inc.

William I. Abrams

ARCHITECTURE

INTERIOR DESIGN

PLANNING

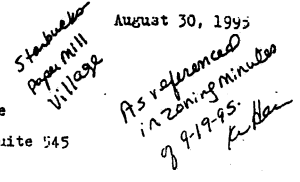
1788 CENTURY BOULEVARD

Suite A

ATLANTA, GA 30345

(404) 325-5631

ATTACHMENT B



Mr. Rick Kelly Real Estate Representative Starbucks Coffee Company 1800 Century Boulevard, Suite 545 Atlanta, Georgia 30345

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Dear Mr. Kelly:

This will acknowledge the meeting of Mr. & Mrs. Fellton and Mr. & Mrs. Brouse on August 25, 1995 with Starbucks' representatives to discuss your plans for the development of the corner property at Johnson Ferry Road and Paper Mill Road in Paper Mill Village.

As long as what you propose to build complies with the covenant, as the plan you showed us on August 25, 1995 appears to indicate, speaking for Mr. & Mrs. Fellton and Mr. & Mrs. Brouse, we have no objections to your locating a Starbucks Coffee and Bagel Shop at this sight.

Sincerely,

elle Grause

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Weltha Brouse

cc:

Mr. Mark Dunneman, Division Manager of Zoning Mr. William I. Abrams, Architect Ms. Michele Weitzman, Agent Mr. & Mrs. Herman Fellton Mr. & Mrs. John Sheahan

RECEIVED WILSON / COCCIATES AFCHINECTS, INC.

AUG 3 1 1995

Somers & Altenbach

FRED L. SOMERS, JR. ROBERT E. ALTENBACH JOHN W. GIBSON FRED L. LESTER, JR. CHARLES E. JABALEY MARVIN M. RICE STEPHEN C. WHICKER DAVID W. DRAKE JOHN G. HAUBENREICH

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ATTORNEYS AT LAW
II50 HAMMOND DRIVE, SUITE 4100
ATLANTA, GEORGIA 30328
(404) 394-7200
HARRY L.COOPER
OF COUNSL

May 13, 1981

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Irma B. Glover, Esquire Sams, Glover & Gentry 222 Washington Avenue Marietta, Georgia 30060

George W. Darden, II, Esquire Awtrey & Parker P. O. Box 997 211 Roswell Street Marietta, Georgia 30061

Larry Bogart, Esquire Powell, Goldstein, Frazier & Murphy 1100 C&S Building 35 Broad Street Atlanta, Georgia 30305

John Dunlap, Esquire Suite 414 3030 Peachtree Street Atlanta, Georgia 30305



Re: Drudell Investment Corporation vs. Garvis L. Sams, et al Civil Action File No. 81-1187

Gentlemen and Ms. Glover:

I am enclosing stamped file copies of the order and judgment entered in the above-referenced matter on May 7, 1981, and of the waiver of findings of fact and conclusions of law filed that date. You will note the interlineations added by Judge Brantley on the first page of the order. Except for this change, the order is as previously circulated.

Court orders Use This I

May 13, 1981

If you should have any questions, please do not hesitate to contact me. Thank you for your cooperation in reaching an amicable resolution of this matter. ÷

Very truly yours,

. • .• . John D. Henter والمراجع وأرجعهم العرائرين 14 John G. Haubenreich

JGH:jgs Enclosures y

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Page 2.

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THE SUPERIOR COURTS OF COBB COUNTY IN is Contra STATE OF GEORGIA

"81 Mill 7 PH 2 03

DRUDELL INVESTMENT CORPORATION,	:					
PlaShERE SUPERION	- Cini	Qт				
<i>(</i>	:					01 1107
VS.	:	CIVIL	ACTION	FILE	NO.	81-1187
,	:					
GARVIS L. SAMS, PETER R.	:					
FURNISS, GAIL S. FURNISS,	:					
RONALD J. BROUSE, WELTHA	:					
J. BROUSE, HERMAN FELLTON,	:					
and JOHN W. SHEAHAN, II,	:	,				

WAIVER OF FINDINGS OF FACT . AND CONCLUSIONS OF LAW

Plaintiff and Defendants in the above-styled action hereby waive findings of fact and conclusions of law by the Court, pursuant to Ga. Code Ann. \$21A-152(a), and agree that no findings by the Court shall be required. This 15th day of April, 1981.

SOMERS & ALTENBACH

Robert E. Altenbach

 \overline{J}' 4 John G. Haubenreich

ATTOFNEYS FOR PLAINTIFF

1150 Hammond Drive Suite 4100 Atlanta, Georgia 30328

Defendants

Consented to:

(404) 394-7200

(SIGNATURES CONTINUED)

CARAVIS L. SAMS 4

IN THE SUPERIOR COURT OF COBB COUNTY

STATE OF GEORGIA

DRUDELL INVESTMENT CORPORATION,	:				
Plaintiff	3	0	5 3	70	
vs.	1	CIVIL ACTION		20	
GARVIS L. SAMS, PETER Furniss, Gail S.	: R.:	FILE NO. 84-148	ЫW	EC IN	
FURNISS, PONALD J.	:	e B	7	0	
BROUSE, WELTHA J. BROUSE, HERMAN FELLTON, and JOHN W.	1		PH	10.2	
SHEAHAN, II,	•		\sim	ion	
Defendants	:	COURT	03	EONGIA (•
ORDER	AND J	UDGMENT			

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This is an action for a declaratory judgment brought by the Plaintiff seeking a declaration by this Court of the Flaintiff's right to develop certain real property located in Cobb County, Georgia, pursuant to a development plan submitted to this Court, under the terms of restrictive covenants applicable to the property described in Exhibit "A" (the Property). Named as Defendants are present and former adjacent property owners who were parties to the agreement creating the covenants, their successors in title, and a predecessor in title to the Property.

It appearing to the Court that the Court has jurisdiction over the subject matter and parties to this action, and that /except for Defendant Garvis L. Sams, /// all of the parties hereto have consented to the entry of this //// fill *See insert on Page 5 Order, and the Court having examined the record and pleadings and being fully advised in the premises, it is

ORDERED AND ADJUDGED, that Plaintiff, DRUDELL INVESTMENT CORPORATION, may proceed with the development of the Property, in accord with the conceptual site plan, renderings and drawings developed by Chapman & Associates, attached hereto as Exhibit "B" to this Order, in substantial conformity thereto and subject to the following conditions: The existing covenants of record are enforceable to the benefit of the Defendants and each of them and their successors in title to their property and in favor of the Property; the covenants run with the land on the Property.

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The development and maintenance of the Property in conformity to the plans attached hereto as Exhibit "B" in lieu of the site plan developed by Reery & Reery specified in the existing covenants of record is held to be in compliance with the language and intent of the covenants.

All sales contracts, encumbrances, deeds, and transfers of all or any interest in the Property shall be subject to the existing covenants of record and to the requirements of this Order.

Any owners association, merchants association, or similar organization formed for purposes of holding title to any common areas within the development shall hold title subject to the existing covenants of record and the requirements of this Order.

Plaintiff may utilize fiberglass or asphalt roof shingles for construction of the Williamsburg type structures to be placed on the Property.

The maximum total gross square feet of the buildings to be constructed on the Property cannot exceed 210,000 square feet and none of the structures on the Property shall be over three stories high.

The perimeter boundaries on that part of the Property not fronting on Johnson Ferry Road or Paper Mill Road shall

- 2-

have a security shield utilizing retaining walls, vegetation or fences in accord with the covenants of record, and in addition thereto the north boundary of the property from a point 300 feet west of Johnson Ferry Road to the northwest corner of the property shall have a security shield consisting of galvanized chain link fence at least 48 inches in height, wood fencing, or a combination of wood and wire fencing and will be constucted within one hundred twenty (120) days after the commencement of construction. Such fencing shall have a vegetation cover on both sides in the form of vines or other ornamental vegetation.

8.

The existing earth berm along Paper Mill Road shall remain (or shall be constructed if not present), except at those points shown on the Exhibit "B" plans and drawings for entrance and egress to the Property, and excepting that part of the intersection with Johnson Ferry Road that necessarily must be low enough in elevation for vehicle safety on approaching the intersection. An earth berm shall be constructed along Johnson Ferry Road except at those points on the Exhibit "B" plans for entrance and egress to the Property and excepting that part of the intersection with Paper Mill Road that necessarily must be low enough in elevation for vehicle safety on approaching the intersection. All earth berms along Johnson Ferry Road and Paper Mill Road shall be of sufficient size to provide visual screening from passers-by in automobiles. 9.

The Property after development must be maintained in accordance with the Exhibit "B" plans and drawings and in accordance with the existing covenants of record for so long as those covenants are effective.

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Defendant John W. Sheahan, II, as successor in title to Peter R. Furniss and Gail S. Furniss, is a proper party Defendant to this action, in that he may enforce the covenants applicable to the Plaintiff's Property.

10.

The Court hereby specifically finds that the development by Plaintiff of the subject property in accordance with the Exhibit "B" plan of development attached to this Order and incorporated therein shall not be in breach of the covenants applicable to this Property as contained in the agreement between Plantation Development Company and certain of the Defendants, recorded in Deed Book 1483, Pages 178-186 of the records of Cobb County, Georgia. The Plaintiff may proceed with the development of the Property described in accord with the Exhbilt "B" site plans, renderings and drawings attached to this Order, and subject to the conditions imposed by the Court. Such development is hereby declared to be consistent with the covenants running with this Property. Judgment is accordingly entered in accord with the terms of this Order, with all costs to be paid by Plaintiff.

so ordered, this _____ day of ______, 1981.

G. Grant Brantley, Judge, Superior Court of Cobb County, Georgia

CONSENTED TO: SOMERS & ALTENBACH

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Robert E. Altenbach

John G. Haubenreich

ATTORNEYS FOR PLAINTIFF

1150 Hammond Drive Suite 4100 Atlanta, Georgia 30328

(404) 394-7200

[SIGNATURES CONTINUED]

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* and this matter having come before the Court regularly for /hearing on this date, and the Court having heard evidence and argument of counsel for the Plaintiff and Defendant Garvis ABB .

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L. Sams,

IN THE SUPERIOR COURT OF COBE COUNTY STATE OF GEORGIA CIVIL ACTION FILE No. 81-1197 OPDER AND JUDGMENT CONSENTED TO: urniss? In Jurnises -6--

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CONSENTED TO:

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GEORGE W. DARDEN Attorney for RCNALD J. BROUSE and WELTHA J. BROUSE

P. O. Box 997 Marietta, Georgia 30061 (404) 424-3000

CONSENTED TO:

Herman Fellton

CONSENTED TO:

POWELL, GOLDSTEIN, FRAZIER & MURPHY

Larry/Bogart / Esq.

ATTORNEY FOR HERMAN FELLTON

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llth Floor C&S National Bank Building Atlanta, Georgia 30303

(404) 572-6600

CONSENTED TO:

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Ŀ eahan Sheahan, II

CONSENTED TO:

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John Dunlap, Esq.

ATTORNEY FOR JOHN W. SHEAHAN, 11

Suite 414 3030 Peachtree Street, N.W. Atlanta, Georgia 30305

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(404) 261-38BO

All that tract or percel of land lying and being in Land Lots 73 and Bl of the 1st District, 2nd Section, Cobb County, Georgia, being more particularly described as follows:

BEGINNING at a point where the western right of way of Johnson Ferry Road(having a 70 ft. right of way) intersects with the northern right of way of Paper Mill Road(having a 60 ft. right of way) and running thence in a southwesterly direction along the northern right of way of Paper Mill Road a distance of 1127.8 feet to an iron pin found as measured along the arc of said road and whose chord distance is 1127.52 feet to an iron pin found with a bearing of S77°52'15"W; running thence N09°46'30"W a distance of 575.95 feet to an iron pin found; running thence N11°42'W a distance of 587.75 feet to an iron pin found; said point lying on the land lot line which divides Land Lots 73 and 72; thence running in an easterly direction along said land lot line S89°54'22"E a distance of 498.17 feet to an iron pin found; running thence 500°09'40"E a distance of 313.77 feet to an iron pin found; running thence S89°50'45"E a distance of 760.97 feet to an iron pin found, said point lying on the western right of way of Johnson Ferry Road (having a 70 ft. right of way); running thence in a southerly direction along the western right of way of Johnson Ferry Road a distance of 593.5 feet, as measured along the arc of said road, to an iron pin found, and whose chord distance is 592.56 feet to an iron pin found, and whose chord distance is 592.56 feet to an iron pin found with a bearing of S05°44'30"E, said point being the point of BEGINNING according to a plat of survey prepared for Marett Properties by J. B. Dixon, RLS, dated December 22, 1980, said tract containing 21.81 acres according to said survey.

EXHIBIT "A"

AMPSEMENT

D. 17 8-31-82 Juw

This Agreement made this <u>day of December</u>, 1973, by and between Plantation Development Company (hereinafter called Plantation) as party of the first part; and Peter R. Furniss, Billy R. Whitley, Ronald J. Brouse and Herman Felton (Hereinafter called Annallants) as parties of the second part:

MITHESSETP:

Section One

The parties hereto are litigants in Cobb County, Georgia, Superior Court File Mo. 38679-A, styled Cobb County Board of Commissioners vs. James Allgood, Carlos Jones, Sun Oil Company, Plantation Development Company (Intervenor). Peter R. Furniss, Billy R. Hhitley, Ronald J. Brouse, Herman Felton (Intervenor). This action was initiated by The Board of Commissioners of Cobb County, Georgia, filing for a Declaratory Judgment regarding the use of certain property of James Allgood, Carlos Jones and Sun Oil Company. On March 22, 1973, Plantation intervened in the action, seeking a declaration regarding its use of property located in Land Lots 73 and 87 of the 1st District and 2nd Section of Cobb County. Georgia, as described in Exhibit "A" attached hereto and incorporated herein (hereinafter called the "Property). By judgment and order of the Court on March 27, 1973, the Cobb County Board of Commissioners was ordered and directed to cause building permits to issue for construction of a neighborhood shopping center on the property. The finding of fact and law upon which the Court's order was based was that prior to December 26. 1972, there had not existed a legally valid zoning ordinance in Cobb County, and that because prior to such date Plantation had expended substantial funds in planning and prenaring the property for commercial use in the form of a neighborhood shopping center, a substantial interest had arisen legally recuiring issuance of a building nermit allowing the property to be improved and used as a neighborhood shooping center. Thereafter, on April 25, 1973, the Cobb County Board of Cormissioners moved that the Court correct or

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modify its March 27, 1973 order as it related to the property for the reason that it had not previously been shown that Plantation had objected to the zoning ordinance of December 26, 1973, which if allowed to control, would not permit immediate construction of a neighborhood shonning center on the property. Additionally, the motion contended that Appellants had not been afforded an opportunity to be heard in the prior proceedings. Thereafter, on May 8, 1973, Appellants intervened in the proceedings, raising essentially the same contentions for correction or modification as those in the Commissioners' Motion on April 25, 1973. Thereafter, on September 13, 1973, the Court entered an order <u>contra</u> to Appellants' position, thus affirming the Order of March 27, that a building permit should issue for construction of a neighborhood shonping center on the proceety. On October 21, 1973, Appellants filed a Notice of Appeal from the Court's Orders of Harch 27, 1973, and September 13, 1973.

On November 15, 1973, Plantation, after notice to Apoellants, moved that the Court require Apoellants post a sumersedeas hond bending appeal, and the Court ordered that on or before December 10, 1973, at 9:30 A.H., Appellants file with the Clerk of the Superior Court of Cobb County a bond in the amount of \$50,000, conditioned for the satisfaction of the judgment in full, together with costs, interest and damages for delay, if for any reason the pending appeal is dismissed or found to be frivolous, and to satisfy in full such modification of the judgment and such cost, interest and damages as the Appellate Court may award Plantation.- The Order further provides that failure to post such bond shall operate to vacate any supersedeas of Appellants' Notice of Appeal.

The orders of March 27, 1973, and Sentember 13, 1973, have not been appealed from the Board of Commissioners of Cobb County, and the time within which such anneal could have been made has expired.

Section Two

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The parties hereto are all owners significant contiguous to or near "The Property". The general area in which the property is located is one of significant natural beauty, having located thereon tasteful and expensive residential dwellings. The area also includes the recreational facilities of Atlanta Country Club and The Chattahonchee Plantation Club. The Property is a tract of 21.81 acres at the Northwest corner of Johnson's Ferry Road and Paper Hill Road. These roads are major traffic arteries at for the area.

Section Three

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This Agreement is entered into for multiple purposes; one of which is to terminate the litigation set forth in Section One hereof. Another purpose of paramount import is to insure that development of The Property be allowed to proceed, but only under certain specific conditions. This Agreement is intended to set forth these conditions and establish the concentual tenor of the development. As a preliminary to the specific conditions of development, Plantation states that its intentions are to construct improvements on The Property that are unique and different from those usually found in what is customarily known as the Hetropolitan Atlanta Area. In arriving at the result of these intentions, Plantation has visited and inspected shopping and the correctal facilities in numerous other areas of the United States, and also in other countries of the world. As a result of Plantation's activities, they have concluded that a "Village" concent is consistent with the area in which the property is located. This concent, as contemplated by Plantation requires that:

A. The existing topography of The Property be generally retained except as may be necessary to create earth berms along Johnson Ferry Road and Paper Hill Road;

B. Buildings constructed on The Property be located in a manner as to avoid the usual shopping center concept of "rows of stores" with adjoining walls fronting on unbroken, massive areas of asphalt parking areas";

C. The entire Property area be visually screened, by tonography and landscaning, from the view of passers by and forming property owners;

D. The exterior design and materials be unlike the usual connercial structure because of design style and material type, and be generally of a residential character.

Pursuant to the aforesaid "Village" concept. Plantation has previously commissioned the preparation of architectural and engineering documents titled "The Panermill Village Center" (prenared by Heery end Heery), copies of which have been filed with the Building Permit administrative office of Cobb County, Georgia, and conies of which have been provided to the law firm of Sams, Dozier and Glover, Martetta, Georgia, Attorneys for Appellants. Revisions of Sheet Four of the Documents have been made as of Hovember 28, 1973, a copy of such revisions having been provided to Appellants' attorneys. These documents are incorporated into this Agreement as if fully set forth.

Therefore, becuase of the aforesaid reasons, so that Apnellants can effectively control the enumerated development aspects to follow, and for the mutual benefit of the parties hereto, the parties agree as follows:

Section Four

Plantation covenants and binds itself to construct improvements on The Property as follows:

A. <u>PERIMETERS</u>: The existing earth berm along Papermill Road shall remain (or shall be constructed if not present). except at those points the on Sheet Four (Landscape Plan) for entrance and egress to the property, and excepting that part at the intersection with Johnson's Ferry Road that necessarily must be low enough in elevation for vehicle safety on approaching the intersection;

An earth berm shall be constructed along Johnson's Ferry Road except as those points on Sheet Four for entrance and egress and excepting that part at the intersection with Panermill Road that necessarily must be low enough in elevation for vehicle safety on approaching the intersection; All earth herms along Johnson Ferry Road and Paper Hill Road should be of sufficient size to provide visual screening from passers-by;

The perimeter boundaries on that part of the property not fronting on Johnson's Ferry Road or Paper Hill Road shall have a security shield set utilizing retaining walls, vegetation, or fences; the primary purpose of which shall be to prevent children and animals from straying from adjoining property into traffic areas, and providing a visual screen to adjoining property. In the event fencing is used in any area, it shall be galvanized chain link at least 48 inches high and will be camouflaged on both sides by vines and/or other ornamental vegetation.

All perimeters will have landscaped buffer areas of at least the widths shown on Sheet Four (Landscape) and the buffer areas on that part of The Property not fronting on Paper Hill or Johnson's Ferry Road shall be at least thirty (30) feet wide.

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8. BUILDINSS: All buildings constructed on the property shall be residential in character. The buildings shall be used for general purpose commercial, shopping and professional offices * Exterior building materials - 1shall be limited to stone, brick, textured co crete, stucce, wood and cadar shakes. Plastics and industrial metals shall a R be used. Design and materials shall be consistent with that exemplified by the Heery and Heery Documents on sheets A1-7, S1-2, E1-3, M-1, P-1 (these sheets relating to the first of the buildings to be constructed, a bank facility, the design and materials for which have been approved by Cobb County); on sheets Al-11, SI-4, El-3, H1-4, P1-5 (these sheets relating to the second building to be constructed, a restaurant facility, the design and materials for which have been approved by Cobb County). Reference is also made to certain photographic slides of developments in Heritage Village, Connecticut, cooies of which have been delivered to Appellants' attorneys. By this reference, it is not intended that the buildings depicted shall be constructed, but that the concept of materials and residential characterobe adopted and expressly made a condition of this agreement."

All exterior mechanical equipment or service yards required for the buildings shall be screened from view, including but not limited to such equipment that may be installed on the roof of any building.

The maximum total gross square feet of the buildings to bear constructed on The Property shall not exceed 210,000 square feet (-molusing time area designated as future conference center as share on Sheet Four). It is contemplated that the structures to be constructed on The Property shall. not exceed two (2) stories (excluding basements); however, three (3) stories shall be permissive so long as in keeping with the total "Village"

C. <u>PARKING</u>: Parking areas will be separated by landscaped buffers, in the manner indicated on Sheet Four. Each parking area shall be screened from others by trees and ormamental uppetation. The intent of such design is to guard against "a sea of asphelt and curs", and to allow traffic to specific areas of the center without Gravelling through the entire area.

D. EXTERIOR SIGNS AND LIGHTING: Digns will be allowed on the buildings only if painted directly on the buildings, or mainted on wood material that is mounted in such manner that the light do not protrude above the roof-line of buildings having the lowest elevation in the center. No meon, back lighted or plastic signs shall be allowed. All other lighting shall be low-level.

E. <u>GENERAL</u>: (1) The Take shown on Sheet Four is essentially in the location of the existing Take on the property, and shall be reworked and landscaped as shown, consistent with the entire center.

(if) Plantation intends that revised Sheet Four specifically bind the property as to perimeter buffers, and further, that the buffers along the entire North houndary be at least thirty (30) feet wide.

F. Plantation agrees, convenants and accepts as an express condition of this Agreement that this Agreement shall be recorded in the irral property records in the Office of the Clerk of the Superior Court of Cabb County, Georgia, with the intent that the express conditions of this Agreement bind The Property as covenants to its development; particular contasis is placed upon the tenor of the overall concept of the development.

Section Five

Appellants agree that simultaneously with execution of this Agreement, their attorneys shall immediately proceed to dismiss their pending appeal in the aforesaid Cobb Superior Court, Civil File No. 38679-A.

In order to insure enforcement of these covenants against Plantation's assigns and successors in title, it is agreed that Plantation shall execute and deliver a general warranty deed to Garvis L. Sams, for Ten Dollars (\$10.00) and other good and valuable considerations (such considerat including but not limited to dismissal of the appeal as aforesaid) conveying The Property and that said Garvis L. Sams shall, for Tem Dollars (\$10.70) and other good and valuable considerations (including but not limited to attorney's fees paid to said Garvis L. Sams) emecate and deliver a general warranty deed to Plantation conveying The Property subject to the restrictive covenants contained in the within Agreement, Earvis L. Sare, for the purpose of enforcing these convenants running with the lend, shall be authorized in law or equity to require compliance on the part of violator of the covenants hereinbefore set out or to seek red st for brunch thereof. In the event of a breach of the covenants hereis by Plantation, its successors or assigns, Plantation convenants and binds itsalf, its successors and assigns to pay reasonable attorney's fees and costs arising from_enforcement or redress of such breach.

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This Agreement shall be binding on the parties' heirs, executors, administrators, successors or assigns.

WHEREFORE, the parties have set their hands and seals the day and great first above written.

PLANTATION DEVELOPMENT COMPANY ... thess lotary, Public nie z Coard I. Stata et Lang. Nie z Coard I. Stata et Lang. Nie z Coard I. Stata et Lang.

PAGE 2 OF 2

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APPLICATION NO. NO #

Original Date of Application:

Applicant's Name: PAPER MILL VILLAGE

THE FOLLOWING REPRESENTS THE FINAL DECISIONS OF THE COBB COUNTY PLANNING COMMISSION AND THE COBB COUNTY BOARD OF COMMISSIONERS

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THE FOLLOWING IS AN EXCERPT OF THE MINUTES OF THE REGULAR MEETING OF THE BOARD OF COMMISSIONERS OF 2-9-93:

Item #20: COMMUNITY DEVELOPMENT DEPARTMENT - APPROVAL TO ALLOW MR. DONALD A. ROLANDER TO PROCEED TO AMEND THE COURT ORDERED DEVELOPMENT OF PAPER MILL VILLAGE:

MOTION: Motion by Wysong to **approve** to allow Mr. Donald A. Rolander to proceed to amend the court ordered development of Paper Mill Village, allowing the development of a Classic Cleaners, subject to the submitted revised architectural design, specified use only, approval by the Cobb Superior Court System and all other applicable court ordered covenants and stipulations to remain in effect.

VOTE: ADOPTED unanimously

Karen L. Hach, Deputy Clerk Cobb County Board of Commissioners