JUNE 20, 2017 ZONING HEARING "OTHER BUSINESS"
COMMISSION DISTRICT 3

ITEM 016

PURPOSE

To consider amending the site plan for Lidl US Operations, LLC regarding rezoning application Z-223 (Evelyn J. Gordy-Rankin & Larry Thompson) of 1988, for property located at the northwest intersection of Shallowford Road and Gordy Parkway in Land Lots 335 and 386 of the 16th District. (Continued by Staff from the May 16, 2017 Board of Commissioners hearing)

BACKGROUND

The subject property was rezoned in 1988 to General Commercial as part of a larger rezoning case. It was developed as a movie theater and has been used as such for the past 25 years. The applicant would like to demolish the movie theater and replace it with a Lidl grocery store. The proposed grocery store would be one story with 35,962 square feet. There would be 170 parking spaces. The applicant has been working with the Architectural Control Committee that has overseen this area of the county since the 1988 rezoning action. If approved, all previous stipulations would remain in effect.

STAFF COMMENTS

Cobb County Stormwater Management: This site is served by an existing master stormwater management facility. The proposed site plan will result in a reduction in impervious coverage from the existing theater use.

Cobb DOT: Recommend closing the existing southernmost entrance on Gordy Parkway, as reflected on the site plan dated April 11, 2017. Recommend removing existing parking spaces that encroach into the right-of-way, as reflected on the site plan dated April 11, 2017.

RECOMMENDATION

The Board of Commissioners conduct a Public Hearing and consider the proposed site plan amendment.

ATTACHMENTS

Other Business application and stipulations.

Application for "Other Business" Cobb County, Georgia

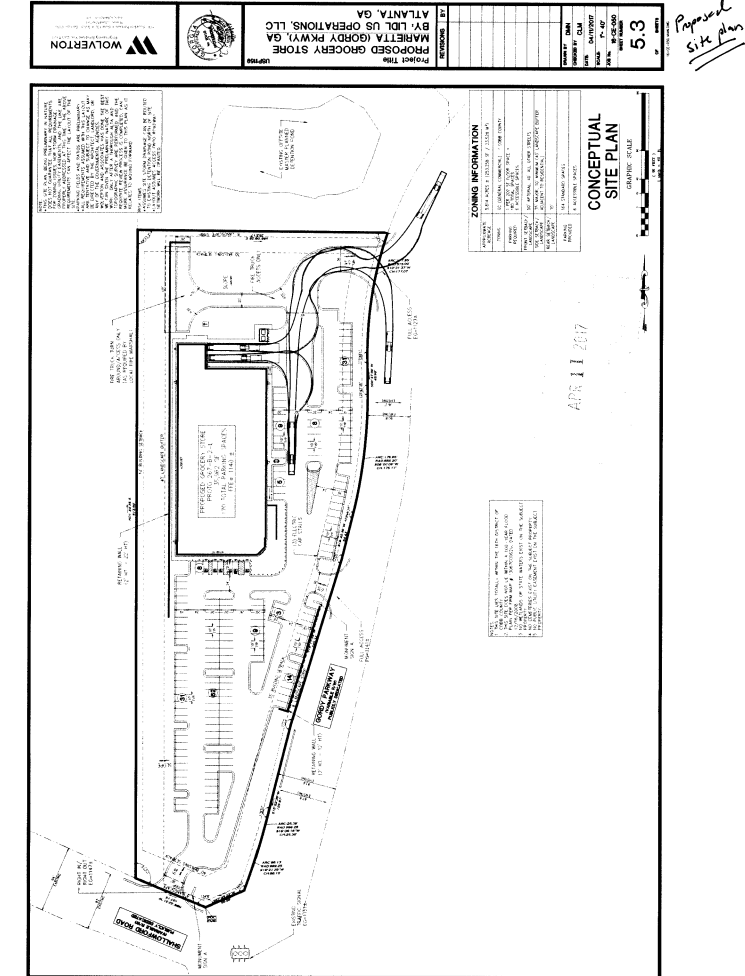
APR **1 1** 2017

08-016-2017

(Cobb County Zoning Division - 770-528-2035)

BOC Hearing Date Requesteds 1959 17.

Applicant: Lidl US Operations, LLC	Phone #:703-399-6201
(applicant's name printed) Address: 400 Interstate N Pkwy SE, Ste 320, Atlanta GA 30339	E-Mail: eric.astrin@lidl.us
Tituless. — The interest of the state of the	E-Man.
Eric Astrin Address: 400 Interstates N	Pkwy SE, Suite 320, Atlanta GA 30339
(representative's name, printed)	E.11,
Phone #: 70.330 2501	Mail eric.astrin@lidl.us
(representative's signature)	The Cric. astrin@ndi.us
Stand Alderd Million 1	A H
Signed, scaled and delivered in presence of:	
Leberta the sum on weekings	9/16/2018
Notary Public // COUNTY	1111
Titleholder(s): Georgia Theatre Company II	Phone #: 912-634-5192
(property owner's name printed)	110He #. 512-054-3132
Address: 50 Cinema Lane; St. Simons Island, GA 31522	E-Mail: Bo@gtcmovies.com
$\rho + q + cono \cdot L$	CHARLOTTE B. BENNETT
(Property owner's signature)	NOTARY PUBLIC GLYNN COUNTY
	STATE OF GEORGIA My Commission Expires March 09, 2020
Signed, sealed and delivered in presence of:)
My commiss	sion expires: 3/9/2020
Notary Public	
Commission District: 3 Zoning Ca	ase: Rezoning #223
Size of property in acres: 5.814 acres Original Da	te of Hearing: 11-15-88
Location: Park 12 Cobb Theatre, 2925 Gordy Parkway, Marietta, C	GA 30066
(street address, if applicable; nearest intersection, etc.)	
Land Lot(s): 385 & 386	District(s):16
State <u>specifically</u> the need or reason(s) for Other Busin	The purpose of this request is to ch
the use of the subject property (shown as Parcel 15 of the Sandy Plain	ns and Shallowford Road Property Master
from a movie theatre to a grocery store.	



Application for Rezoning COBB COUNTY

(type or print clearly)

Application No. 223

Hearing Date 11-15-88

4102 I I Bd7

Applicant Evelyn J. Gordy-Rankin Business Phone None Home Phone 261-7477
Larry B. Thompson Address 4387 Papermill Rd., Marietta, Ga. 30067
(representative's name, printed)
Business Phone 971-5081 Home Phone 955-9611
(representative's signature)
Evelyn J. Gordy-Rankin Estate of W. Frank Gordy Tilleholder Larry B. Thompson Business Phone 971-5081 Home Phone 261-7477 Signature Control of Management (Address)
Tileholder Larry B. Thompson Business Phone 971-5081 Home Phone 261-7477
Signature Exchange West Randadress
(attach additional signatures, if needed)
Zoning Request From R-20 - NS & OI To R-15, PUD, NS GC, & OI
(present zoning) (proposed zoning)
For the Purpose of Shopping Center, Office, Residence Size of Tract 407 acre(3)
(subdivision, restaurant, warehouse, apts., etc.)
Location Intersection of Sandy Plains & Shallowford Roads
(street address, if applicable, nearest intersection, etc.)
Land Lot(s) 314,333,335,336,337,384,385,386,387,406, District 16th
407,408,409 and 334
marks. I hereby certify that there are no there are X such assets. If any, they are as follows: Historical marker located within right-of-way of Sandy Plains Rd. at Shallowford-Cemetary located N.E. corner of L.L. 387 just south of Shallowford Applicant's Signature
FOR OFFICIAL USE ONLY
Recommendation of Planning Commission Planning Commission recommended approval of the project
subject to the following stipulations: 1) subject to the agreed on stipulations both submitted and recommended by the Planning Dept.; 2) be reverted to OI with same stipulations as office if the
Hospital Certificate of Need is not granted; 3) hold Parcel #9 for further discussion; 4) Architect
Control Committee by established to oversee the project to insure it's compliance with the Conceptu
(SEE NEXT PASE)
Krily a Consoly of
Board of Commissioners Decision 11/15/09 Amotion
was offered by Powell to approve application as stated above adding the following stipulations:
Special consideration to the following items of the DOT report dated November 15, 1988 submitted
SEE NEXT PACE /
1. Chairman

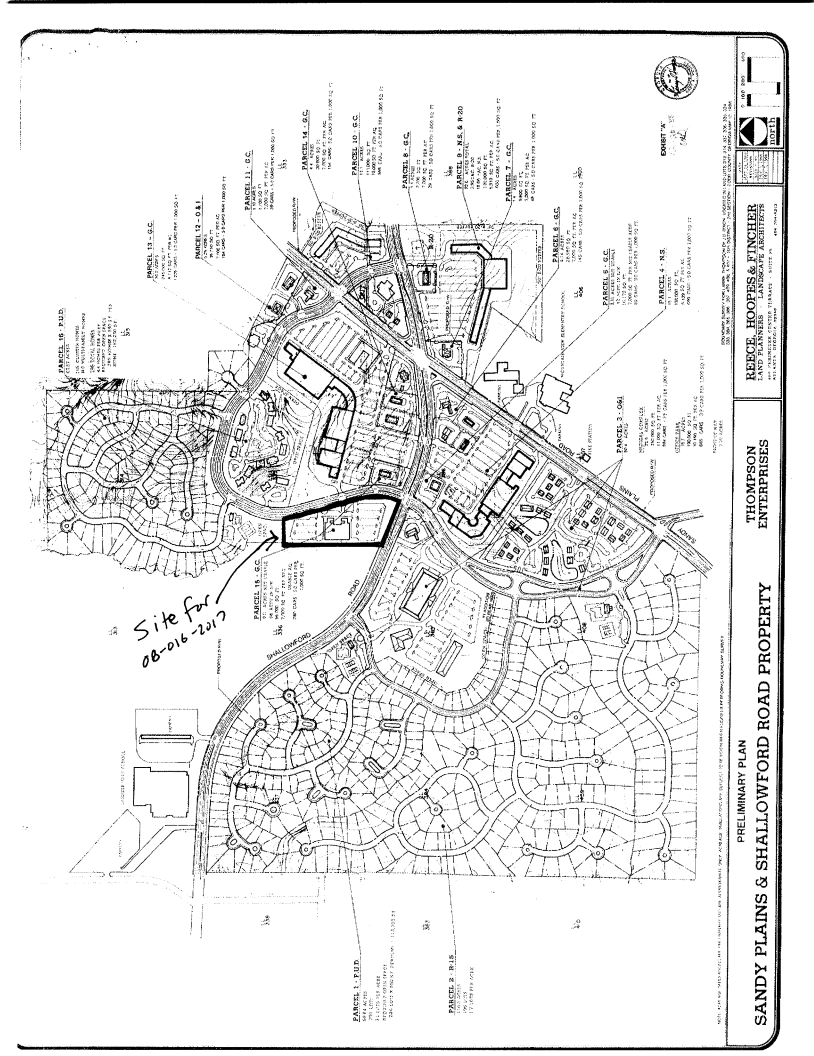
P	Δ	G	E	2	OF	2	

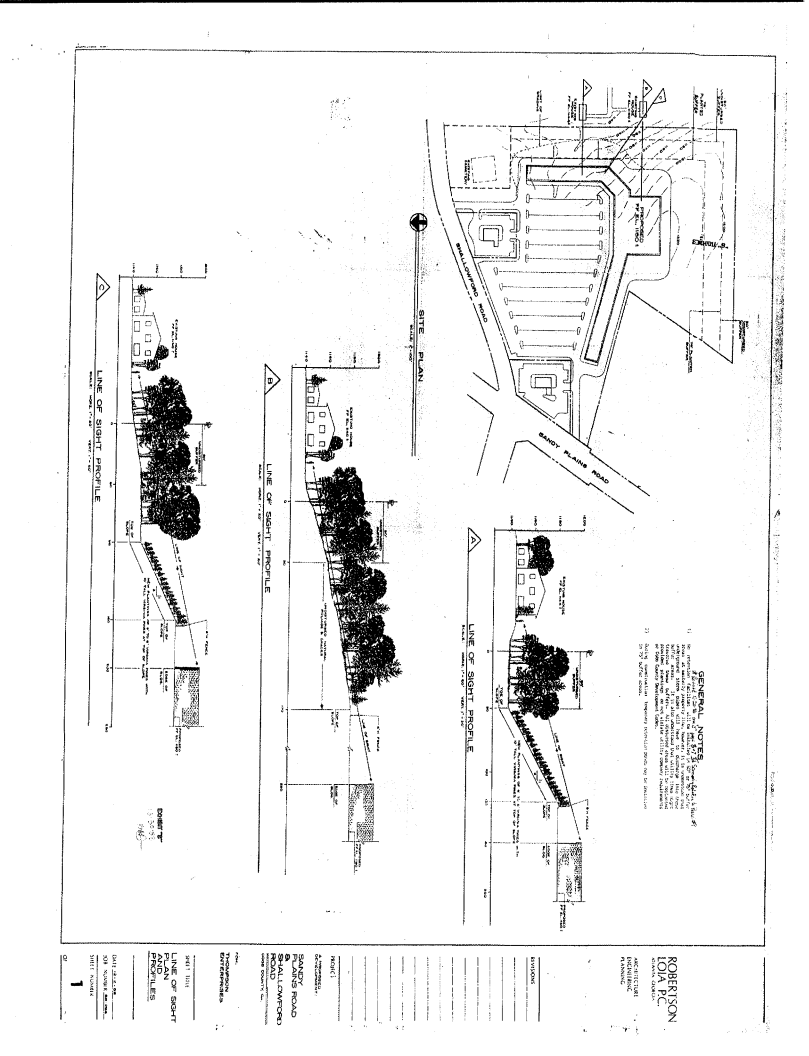
NO. - 223

COBB COUNTY BOARD OF COMMISSIONERS OF ROADS AND REVENUES COBB COUNTY PLANNING COMMISSION

Date of Application Date of Hearing 11/15/88

	Applicant's Name Evelyn J. Gordy-Rankin
	Address 4387 Papermill Road, Marietta, GA 30067
	Recommendation of Planning Commission (Cont. from Page 1)
	Master Plan. Committee to be formed consisting of Staff, Mr. Thompson or his representative and homeowners to address the buffering and all else related to Parcel #9 and this information be brought back to the Board of Commissioners before action is taken on Parcel #9; 5) report submitted by DOT, dated November 15, 1988, to be made a part of the stipulations; 6) subject to letter of agreement with Whitfield Subdivision; 7) subject to Stipulations and Conditions of Zoning submitted by Larry Thompson at November 15, 1988 hearing. Motion by Wise, second by Christian carried 4-0.
co-	Chairman Final Decision of Board of Commissioners (Cont. from Page 1)
	at the hearing: 1) Item #13, page #4, of DOT comments; 2) Item #10, page #3, of DOT comments on park entrance 3) that an interior access from Sandy Plains Ball Park to Carl Harrison Park within Parcel #3, second by E. Smith, vote 2-2-1, Burton and H. Smith opposed, Paschal abstained. No action taken due to the lack of three affirmative votes. Board of Commissioners held application until next regularly scheduled zoning
	hearing. Motion by H. Smith, second by Burton, carried 5-0. (12/20/88) A motion was made by Burton to reject the application, died due to lack of second. Board of Commissioners approved application subject to the following stipulations: 1) Staff recommendations as follows: Revised site plan on file and marked as Exhibit "A" and subject to the sight elevation rendering marked as Exhibit "B". If Parcel 3 is not developed as a medical complex, then development would be as office park and follow same guidelines as the remainder of Parcel 3. Staff Recommendations dated November 15, 1988 within the December 20, 1988 analysis; 2) DOT recommendations dated December 13, 1988; 3) Stipulations and Conditions of Zoning submitted by the applicant
	subject to revisions presented verbally after review by the County Attorney at the hearing and dated Dec. 20, 1988 and marked as Exhibit "C"; 4) memo on Future Land Use submitted at hearing Dec. 20, 1988; 5) recommended transportation plan presented at original hearing of November 15, 1988. Before the vote Mark Danneman, Zoning Administrator, announced that although Chairman Secrist was not officially in office at the original public hearing of this petition, Chairman Secrist was present at said hearing and has visited the site. Mr. Danneman then asked the audience if there was any objection to Chairman Secrist participating in the voting of this cas





action taken on this case and placed on the agenda for the February 21, 1989 Zoning Hearing. 2/21/89 A motion was made by Paschal and seconded by Secrist to readvertise this case and place on the agenda for the March 21, 1989 Zoning Hearing for a public hearing.

SUPPLEMENTAL OTHER BUSINESS AGENDA ITEM

#223

EVELYN J. GORDY-RANKIN (Evelyn J. Gordy-Rankin, Estate W. Frank Gordy - Larry B. Thompson) for rezoning from NS & R-20 to R-15, PUD, NS, GC & OI for the purpose of a Shopping Center, Office, Residence in Land Lots 314, 333, 335, 336, 337, 384, 385, 386, 387, 406, 407, 408, 409 & 334 of the 16th District. Located at the intersection of Sandy Plains & Shallowford Road. Discussion regarding stipulations placed on property at time of rezoning. Burton requested clarification due to the developer (Larry Thompson) indicating that he would not adhere to the stipulations. County Attorney Bob Webb gave a progress report stating that the property is zoned per the motion with both agreeable conditions and unagreeable conditions. Developer has filed suit against the county on the unagreeable conditions of the zoning. Mr. Webb also indicated he had received a letter from Mr. Thompson's attorney offering a settlement to the pending law suit. Mr. Webb had not fully reviewed the settlement offer, but would do so and report to the Board of Commissioners at their earliest convenience.

Board of Commissioners Adjourned.

Minutes of the November 15, 1988 Zoning Hearing were adopted by the Planning Commission on a motion by Christian and second by Wise. Motion carried 4-0-1, Jones abstained. Minutes of the December 20, 1988 Zoning Hearing were also adopted by the Planning Commission on a motion by Christian and second by Wise. Motion carried 5-0.

Planning Commission Adjourned.

Adopted minutes of the February 21, 1989 Zoning Hearing.

Henley A. Vansant, Sr., Chairman

Planning Commission

Philip Secrist, Chairman Board of Commissioners

STAFF RECOMMENDATIONS

COBB COUNTY ZONING HEARING

November 15, 1988

REZONINGS

#223

EVELYN J. GORDY-RANKIN/LARRY THOMPSON (Evelyn J. Gordy-Rankin Estate of W. Frank Gordy - Larry B. Thompson) for rezoning from NS & R-20 to R-15, PUD, NS, GC & OI for the purpose of a Shopping Center, Office, Residence in Land Lots 314, 333, 335, 336, 337, 384, 385, 386, 387, 406, 407, 408, 409 & 334 of the 16th District. Located at the intersection of Sandy Plains & Shallowford Road. 407 acres. The request is not entirely consistent with the Future Land Use Plan. However, the staff supports the concept of this request if the overall density of the multi-family is reduced. The Floor Area Ratio for the office and commercial is below the typical average of 10,000 square feet and is at 8,493 square foot per acre. The agreeable conditions within the Zoning Analysis outlines the conditions the staff would recommend to the Planning Commission and the Board of final Traffic analysis comments and Commissioners. The recommendations from the DOT have not been completed as of 10/11/88.

DECEMBER 13, 1988

RECOMMENDED TRANSPORTATION CONDITIONS

Petition #223

Held from November 15, 1988 Zoning Hearing.

County staff has conducted additional investigation to setermine possible alternatives for implementing the "recommended transportation plan" that will be necessary to accommodate this project. The information shown below represents the recommended maximum extent to which County participation should be considered.

It should be noted that the County's participation in the development of the "recommended transportation pan" is predicated upon the commitment that the applicant will dedicate all of the necessary right-of-way for improvements on Sandy Plains Road and Shallowford Road. The anticipated mones saved on right-of-way acquisition have been reallocated to expand the Sandy Plains Road project to include a portion of the recommended improvements on Shallowford Road. Therefore, no changes in the funding of the current 1% road program are recommended.

COUNTY RESPONSIBILITY

- Construct Sandy Plains Road to 4 lanes with a divided median as currently called for in the 1% road program.
- Realign the Sandy Plains/Shallowford Road intersection as conceptually indicated on the development plan submitted.
- Construct Shallowford Road to 4 lanes with a divided median to extend to the proposed East Loop Road and West Loop Road.
- Revise the existing signal operation at the intersection of Shallowford Road and Sandy Plains Road.
- Construct the recommended improvements at the Holly Springs Road/Sandy Plains Road intersection.
- Construct the third thru lane on the east size of Sandy Plains Road in front of the school property and the library site.

DEVELOPER RESPONSIBILITY

- Construct all loop roads and hospital road.
- Construct one additional lane on north side and south side of Shallowford Road between Loop Road East and Loop Road West.
- Construct one additional lane on Sandy Plains Road through total frontage of all subject property.
- 4. Reconstruct Shallowford Road to 60 m.p.h. design speed from Loop Road West through Lassiter High School entrance as indicated in "recommended transportation plan".
- 5. Install traffic signals at all loop road intersections with Sandy Plains and Shallowford Roads.

1

NOTE: A schematic drawing depicting County/Developer responsible areas is attached.

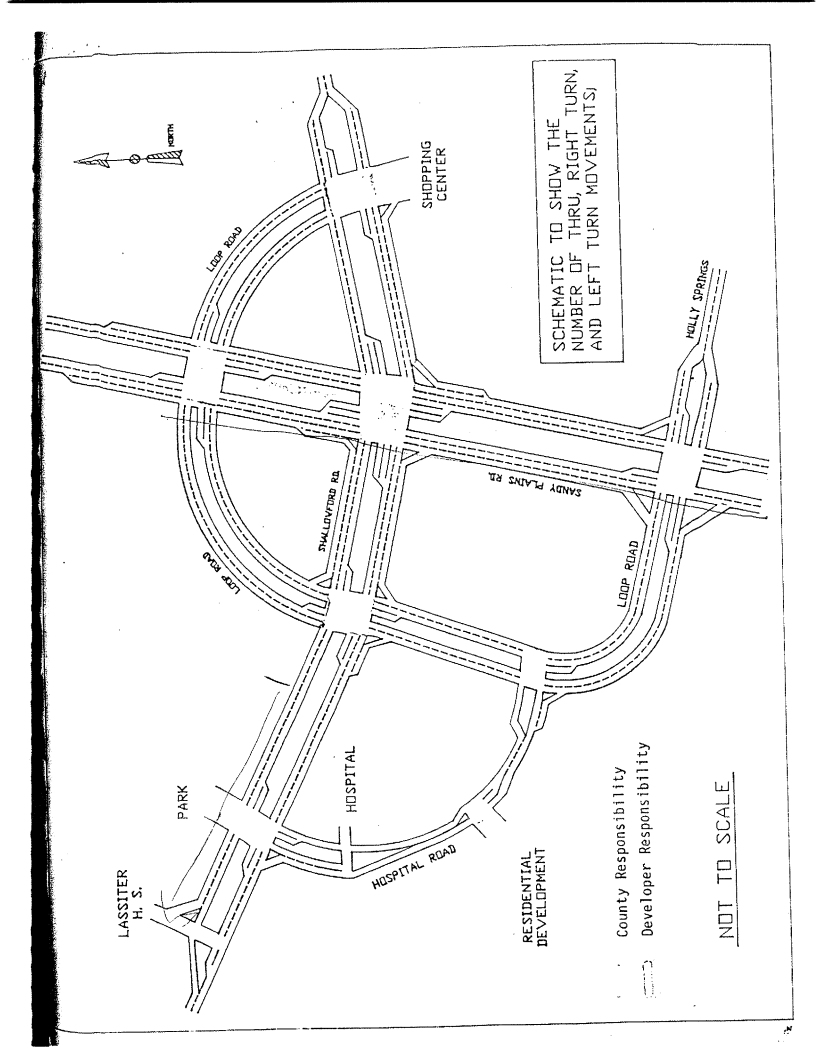


EXHIBIT "C"
13-20-66 MAD

A DEC 20 RECO

STIPULATIONS AND CONDITIONS OF ZONING

Evelyn J. Gordy-Rankin and Larry B. Thompson, applicants for rezoning in petition #223, before the Cobb County Commission, hereby agree to the following stipulations and conditions of zoning, which shall run with the land and be enforceable against any subsequent owner of the involved property, conditioned upon the following:

Approval of their submitted rezoning proposal, as it exists, with no revision, alteration, or addition of zoning conditions or stipulations which are not contained in this document or to which they do not specifically agree. These following stipulations and conditions of zoning, to which applicants agree, shall

furthermore only become binding in the event that the property is promptly rezoned by December 20, 1988. Additionally, in the event applicant Larry B. Thompson does not purchase the balance of the "involved" property (that being the property depicted in the submitted preliminary plan for Shallowford Road and Sandy Plains Road property, prepared by Reece, Hoopes, and Fincher) by July 31, 1989, then all agreements, stipulations, and conditions of zoning and road improvements shall, be null and void, and the involved property shall revert to its zoning prior to the instant rezoning bid.

In the event that the subject property is not expeditiously rezoned in accordance with the clear tenor of the submitted rezoning proposal contained in petition #223, augmented only by the conditions and stipulations of zoning which follow or to the

conditions to which applicants specifically agree, then the referenced conditions and stipulations of zoning which follow shall be immediately null, void, and unenforceable to any extent whatsoever against any present owner or interest holder in the subject property or against any subsequent interest holder in the referenced property. Additionally, these conditions of rezoning shall be immediately void and unenforceable in the event any present or future historical or botanical designations, not here specifically acknowledged, render the subject tract less developable as submitted. If any homeowner, civic association group or "aggrieved property owner" wins any legal action OF THE INSTANT PROPERTY & contesting a grant of rezoning, or is afforded any ruling which impacts the developable characteristics of the property, these conditions and stipulations of rezoning shall be similarly void and unenforceable.

All requested stiptulations and/or "conditions of zoning" which follow are acceded to by Evelyn J. Gordy-Rankin and Larry B. Thompson only at the request and behest of Cobb County, Georgia and are in no manner, shape, or form officiously volunteered to or agreed to by Evelyn J. Gordy-Rankin and Larry B. Thompson. These agreements are entered into purely upon the request of Cobb County, Georgia.

I. CONDITIONS AND STIPULATIONS APPLICABLE TO THE "GORDY TRACT"

(THAT ENTIRE TRACT WHICH IS THE SUBJECT OF PETITION #223)

No roadways within the entire development will "cut through" for vehicular traffic reasons to roadways in existing residential subdivisions as of November 15, 1988. This condition shall

specifically not apply to any residential subdivision which applicants seek to develop as part and parcel of the instant rezoning petition. Applicants, however, reserve the right to obtain access to existing utilities and to further construct sedimentation and retention ponds required by Cobb County Authorities.

•

- (1) Sidewalks shall be constructed and placed along all interior roadways in accordance with Cobb County requirements in effect at the time of development.
- (2) Applicants agree to allow direct interior access within the proposed development so as to connect Carl Harrison Park and Sandy Plains Park. This access will incorporate and utilize existing streets delineated on the submitted preliminary plan which accompanies the rezoning petition. However, this provision shall be unenforceable in the event that Cobb County authorities determine that the installation of such direct access would affect any "green space" allocation required under Cobb County Planned Unit Development Structures.
- (3) Any hospital built in the medical complex within parcel #3 shall be subject to Architectural Control Committee (ACC) approval. Any such hospital shall be a full service local hospital facility which shall not comprise, as a principal source of its services, the treatment of substance abuse patients nor shall it principally be a psychiatric care facility. However, to the extent that such services comprise a normal or expected portion of the broad array of hospital services provided by the hospital, they shall be so permitted. Any hospital constructed

shall not exceed three stories at the point of highest ground elevation.

(4) The development shall be placed under a comprehensive drainage plan acceptable to the appropriate Cobb County Authorities.

(5) TRAFFIC STIPULATIONS -

Applicants agree to construct the "loop road" as a) depicted on the plans submitted with the instant rezoning petition and revised by Reece, Hoopes, and Fincher in their plan effective December 8, 1988. "donated" right-of-way as depicted in previous plans is revised to the extent that it is inconsistent with the more recent revisions in the submitted plan dated 7MAQ 9. 1988. December 1, 1988, than December 8, Applicants shall retain title to that portion or those portions of Shallowford Road and Sandy Plains Road which have been deleted from the revised plans dated December 1, 1988, and December 8, 1988. Applicants shall donate sufficient right-of-way on Shallowford and Sandy Plains Road so as to enable the implementation of the traffic plan as depicted in the December 1 and December 8, 1988, plans of Reece, Hoopes and Fincher submitted in this present rezoning application. Applicant agrees to donate right-of-way along Sandy Plains Road and Shallowford Road where the involved property is contiguous to either Shallowford Road or Sandy Plains Road, as this will, sometimes result in roadway donation

and improvement on one side of Sandy Plains Road and Shallowford Road and sometimes result in donation of right-of-way on both sides of Shallowford Road and Sandy Plains Road, according to when the involved property is contiguous to one side or both sides of the respective roads.

The right-of-way deed to Cobb County shall contain reverter provisions to applicant or his successors in title, in the event that Cobb County does not expeditiously construct and develop the Shallowford Road and Sandy Plains Road improvements as depicted on the Reece, Hoopes, and Fincher Plans submitted with the rezoning request.

Applicant agrees to pay the costs associated with the following road way improvements for twelve feet lanes donated between the "loop road" on Sandy Plains Road and Shallowford Road (which totals approximately 8,450 lineal feet) as follows:

8" of graded aggregate stone

4" of A.C. base

2" of A.C. type B (group 1 or 2 leveling)

1 1/2" A.C. surface type "E" Group 2 only. Cobb County and it's respective departments agree that these payments by applicant are the nature of impact fees and are to be applied solely and expeditiously to the referenced road way improvements, and in no way shall be considered general revenues of Cobb County or it's

departments allocable to any other project or any undertaking.

b) Applicants shall bear the costs of purchase and installation of traffic light systems where the proposed "loop" road intersects Sandy Plains and Shallowford Roads.

II. COMMERCIAL PARCELS

- (1) Site lighting All lighting shall have cut-off lenses in order to direct lighting downward. Any security lights attached to buildings will be focused away from adjacent property and limited to 15 feet in height.
- (2) Signs There shall be no roof signs, no billboards, no temporary signs, except for limited usage of certain special occasion signs, such as "grand opening" signs and certain civic or community purpose signs, such as those announcing little league registration. All signs shall be situated on "monument" basing with an architectural style which complements the development. All signs shall comply with applicable Cobb County Signage Requirements subject to any variance which might be requested then in effect. All signs shall be approved by the Architectural Control Committee (ACC).
- (3) Dumpsters shall be located, as much as practicable, in concealed locations and screened with either berms, fences, or both, in a manner so as to permit service access to the dumpsters. Dumpsters shall only be emptied between the hours of 7:00 a.m. and 10:00 p.m.

III. SCREENING RELATIVE TO PARCEL #9

Applicant and his successors and assigns hereby agree to implement the plan for Sandy Plans Road and Shallowford Road prepared for Thompson Enterprises by Robertson Loia, P.C., dated December 2, 1988, Job #88-296, along with all notations and "general notes" there appearing, with the following revision:

In the event that applicant purchases the two residences and appurtenant property at the end of Winterwood Court which are contiguous to the property depicted in the Robertson Loia, P.C. Plan, applicant and his successors shall no longer be required to install underground retention facilities but will be allowed to utilize above ground water retention facilities within the fifty foot "non-disturbed (formerly)" buffer area.

Applicant and his successors and assigns further commit to a 150 foot building set back from the Eastern and Southern property lines (as currently exists) as depicted on the Robertson Loia, P.C. Plan.

The costs of design and installation and maintenance shall be borne by applicants or their successors to the screening relative to parcel #9 as depicted in the Robertson Loia, P.C. Plan.

Applicant and his successors agree to the placement of a security fence on the Eastern and Southern property lines of tract #9. The purpose of this security fence will be to restrict pedestrian access to tract #9, and the costs of installation will be borne by applicants or their successors or assigns.

IV. BUFFERS AND SCREENS RELATING TO TRACT #10

Shall be designed and constructed in accordance with that agreement reached with the Whitfield Homeowners Association, attached as an Exhibit to these stipulations.

V. BUFFERS AND SCREENS APPLICABLE TO TRACT #9

A fifty foot non-disturbed and seventy-tive foot planted butfer as depicted in the Robertson Loia, P.C. Plans earlier referenced, shall be located between any presently existing (as of November 15, 1988) residential area and any area developed for commercial purposes. Detention ponds may be located in these buffers, and utilities and/or water or sewer easements may also be located within these buffers, as depicted in the Robertson Loia, P.C. Plans earlier referenced. The buffer areas shall remain in residential zoning classifications.

- VI. USES WITHIN THE ENTIRETY OF THE GORDY TRACT DESCRIBED IN PETITION #223 (NOT PREVIOUSLY ADDRESSED ELSEWHERE)
 - a) There will be no more than two gas/service stations in the entire development on property owned or controlled by the applicant Larry B. Thompson. "Control" shall be determined as encompassing all property which is the subject of the present rezoning application.
 - b) There will be no "fast food" drive-in establishments fronting on Sandy Plains Road or on Shallowford Road except as follows:

Applicants and their successors shall endeavor to use separate access roads which do not presently exist, to service the fast food establishments envisioned under the submitted rezoning plans.

Applicants shall utilize the access roads as they are depicted to the extent that these roads are approved by local and state transportation authorities, as well as any other necessary government authority. To the extent that these governmental authorities do not permit the development of the "fast food" restaurants as depicted on the submitted preliminary plan for rezoning, applicants and their successors are not bound by the letter of this stipulation. However, applicants and their successors shall endeavor, to the fullest extent possible, to utilize additional access roads.

- c) The following uses will not be allowed in the entirety of the property which is subject to this rezoning petition:
 - 1) Video Arcades, which is defined as those those establishments offering coin-operated video or other patron participation "games" where such revenue constitutes a principal source of revenue for the particular establishment. However, nothing shall prevent the the sale or rental of video tapes where such rental is primarily designed for off-site or home viewing.
 - 2) Adult Book Stores, defined as establishments where the principal business purpose of such establishments involve the sale or rental of sexually explicit books, tapes, or other sexually

explicit paraphenalia or erotica. However, nothing shall preclude any establishment from selling or offering "standard" arrays or selections of magazines, tapes, books, or popular movie-going fare.

VII. LANDSCAPING

The entire development will conform to the Cobb County Tree Ordinance in effect at the time of development. Furthermore, all landscaping must be subjected to Architectural Control Committee review and approval.

VIII. MATERIALS AND COLORS

All materials and colors shall be approved by the Architectural Control Committee.

IX. ARCHITECTURAL CONTROL COMMITTEE (ACC)

Wherever it is envisioned under these conditions and stipulations of zoning that matters will be left to the Architectural Control Commission, that body will be comprised of the following individuals:

A representative of applicants, or their successors. Larry B. Thompson here acknowledges that contractual commitments require him to retain architectural control of parcels which he may convey to others.

- b) Two land planners and/or architects retained by applicants or their successors.
- c) A representative of the Cobb County Planning and Zoning Department.

- d) A representative designated by an "umbrella" civic association, such as the East Cobb Civic Association, which civic association is in existence at the time of appointment of members to the ACC.
- e) Applicants acknowledge the need for consistency and continuity in the overall design, construction, and maintenance of the land which is the subject of this rezoning application. Given the probability of changing architectural styles, the availability of building materials and methods, and other relevant criteria over the probable 8 to 10 years required for completion of the proposed development, applicants agree that the Architectural Control Committee shall approve architectural design, development design, materials, color, landscaping, and other significant criteria pertinent to the overall design of the project. However, interior design of any structure shall not be subject to ACC approval. The ACC shall have input only to the overall design and street layout of any residential subdivision envisioned under this rezoning proposal, as separate architectural control committees shall be established for residential subdivision purposes. The intent of this commitment on the part of applicants is to coordinate an overall design which emphasizes compatibility and continuity of style on matters of major significance. The control of

the Architectural Control Committee shall be limited to building exteriors and site planning.

X. STIPULATIONS AND CONDITIONS OF ZONING APPLICABLE TO THAT PORTION OF PARCEL #10 LOCATED NORTH AND EAST OF THE PROPOSED LOOP ROAD.

No twenty-four hour outdoor storage of automobiles shall occur to any significant degree. However, this stipulation shall not preclude the occasional parking of an automobile overnight in isolated circumstances.

- b) No outside storage of oil or tires will be permitted.
- c) No twenty-four hour service of automobiles or other vehicles shall be permitted.
- d) Any establishments selling, replacing, or rotating tires shall be located on the extremities of the automobile maintenance building.
- e) No gasoline or diesel fuel sales shall be permitted in this parcel.
- f) No external loud speakers, phone bells, gongs, or other similar noise generating source will be utilized.
- g) No food services (other than incidental beverage, cracker and/or candy machines) shall be permitted.
- h) No automobile body repair work shall be permitted.
- XI. In parcel #3, east of the designated loop road, office buildings shall be limited to two stories above the highest

ground elevation for each building. All office building exteriors shall be approved by the ACC.

XII.RESIDENTIAL UNIT SIZE

Within the entirety of the development, the following square footage minimum restrictions shall apply per residential dwelling unit:

R15 - 1800 square feet of heated space

Planned Unit Development - 1500 square feet of heated space

Multi Family - 1200 square feet of heated space

XIII.HISTORICAL DESIGNATIONS

- applicants, on which applicants shall, at their expense, relocate, the existing Daughters of the American Revolution and Colonial Dames Society Historic Markers. The relocated parcel shall be in the vicinity of the Sandy Plains and Shallowford Road intersection.
- 2) Applicants agree to preserve the Mount Beulah Cemetery under its present zoning classification.
- historical preservation and in the accumulation of archeological data, to excavate a well situated in parcel #9. While it is the preference of applicants to cap the well in the interests of preventing personal injury, applicants, their successors and assigns, agree to permit Cobb County, Georgia and its departments to excavate the referenced well, performed in a manner so as to avoid delay in the development of the property encompassed by

the instant zoning application. Furthermore, Cobb County, Georgia shall assume all liability which may result from personal injury sustained in either excavation of the well, or in any failure to properly fill or cap the well so as to avoid or lessen the prospect of personal injury to any individual.

- 4) As Cobb County, Georgia desires to commemorate an indian trail which may have formerly been located in the vicinty of the property which is the subject of this zoning application. Applicants, and their successors or assigns, hereby agree to make available a portion of parcel #3 for the placement of certain markers and/or appropriate landscaping and related pedestrian access to the marker, to so commemorate the indian trail. However, Cobb County specifically agrees that any such commemoration will specifically be undertaken at its own expense; that any such memorial shall be limited in scope or physical area where it is situated; that this utilization by Cobb County shall in no shape, form or manner, hinder the submitted development plans. Specifically, this utilization by Cobb County shall not affect any building setbacks; it shall not consume any parking spaces; and it shall basically be situated in the building setback areas as presently depicted on the submitted development plans.
- 5) As Cobb County, Georgia desires to perform a botanical survey on parcels #3 and #4, applicants, their successors

and assigns agree that access will be afforded on a one hundred and fifty foot (150') strip by three hundred foot (300') strip in parcel #3 and parcel #4 for the performance of the botanical survey. The purpose of the botanical survey shall be to discern whether there are any endangered species (flora) in this designated area. If it is so determined that any endangered botanical species are there extant, Cobb County will be permitted to expeditiously remove the botanical species so as to take the species off site and presumably to preserve the Under no circumstance will Cobb County be organism. permitted to maintain any endangered species in place in the botanical survey area. Cobb County's sole remedy, in the greater interest of preserving any botanical species which it might find, is to remove the flora for its propogation and survival elsewhere from the tract which is the subject of the instant zoning application. Applicants, their successors or assigns, agree to bear the cost of the botanical survey only. Any removal of flora shall be at the sole cost of Cobb County.

More time for the botanical survey and removal than July, 1989. After July, 1989, any and all interests for survey, inventory, and propagation or removal of any botanical species by Cobb County shall lapse, and Cobb County, Georgia shall have no further claim for protection of endangered species on the instant tract.

7) As Cobb County, Georgia desires to maintain an archeologist on site during the development of the project which is the subject of the instant zoning application, applicants, and their successors assigns, agree that access by a County-appointed archeologist shall be permitted. The archeologist shall be permitted to remove any artifacts which he or she deem to be historically significant. However, Cobb County agrees that any such survey or excavation shall be performed promptly and with all deliberate speed. evidence Cobb County's interest in a speedy survey and excavation, Cobb County, Georgia hereby specifically agrees to bear any expenses associated with the delay of development of the entire tract which is the subject of this zoning application. These costs shall include, but not be limited to, any equipment or labor "down time" associated with this archeological survey, excavation, and removal of artifacts.

XIV. STIPULATIONS RELATIVE TO PARCEL #12

Applicants agree that, except for the larger anchor tenants, all other tenants shall conform to the requirements of neighborhood shopping zoning regulations as the classification presently exists.

XV. Any metes and bounds or legal descriptions previously submitted pertaining to parcel #4 (neighborhood shopping) and parcel #3 (office and institutional) shall be revised due to the shifting Southward of the Shallowford Road and

Sandy Plains Road intersection as now requested by the Cobb County Department of Transportation. These revisions shall reflect square footage as depicted in the revised Reece, Hoopes, and Fincher Plan dated December 8, 1988, which is now necessitated due to the reconfiguration of the Shallowford Road and Sandy Plains Road intersection by the Cobb County Department of Transportation.

So submitted and agreed this 20 day of December, 1988.

LARRY B. THOMPSON

APPLICANT AND REPRESENTATIVE OF EVELYN J. GORDY-RANKIN, IN REZONING PETITION #223, BEFORE THE COBB COUNTY BOARD OF COMMISSIONERS ON NOVEMBER 15, 1988.