

EXHIBIT "A"

RESOLUTION NO. 2006- 117

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF PARKLAND, FLORIDA, SUPPORTING THE ANNEXATION OF 1,949 ACRES OF LAND LOCATED WITHIN UNINCORPORATED PALM BEACH COUNTY, INTO BROWARD COUNTY; SUPPORTING THE ANNEXATION OF 1,450 OF THESE ACRES INTO THE CORPORATE LIMITS OF THE CITY OF PARKLAND; AND SUPPORTING MODIFICATIONS TO THE PALM BEACH COUNTY THOROUGHFARE IDENTIFICATION MAP.

WHEREAS, 1,949 acres (+/-) of undeveloped land exists immediately adjacent to the northern corporate limits of the City of Parkland (the "City"), located within unincorporated Palm Beach County, and as depicted on Exhibit A attached hereto (the "Wedge Parcels"); and

WHEREAS, the Wedge Parcels are bounded on the north and east by the Hillsboro Canal, on the south by the Palm Beach County-Broward County boundary, and the west by the Loxahatchee National Wildlife Reserve Water Conservation Area 2; and

WHEREAS, as a result of this location, the Wedge Parcels are isolated from the remainder of Palm Beach County and are a natural outgrowth of Broward County and the City; and

WHEREAS, several landowners representing 1,436 of the total 1,949 acres (the "Owners") collectively made an application to include their lands within the Palm Beach County Urban/Suburban Tier and to change the future land use of their portion of the Wedge Parcels from Rural Residential, 1 unit per 10 acres (RR-10) to Low Residential, up to 2 units per acre (LR-2) and Commercial High (CH) on their remaining 25 acres; and

WHEREAS, Palm Beach County's planning staff has previously expressed concern with these land use amendments to the extent that the provision of urban services to the Wedge Parcels is not practical because of their relative isolation from the remainder of Palm Beach County; and

WHEREAS, the City and the Owners acknowledge that the development of the Wedge Parcels would cause greater impact to the City than to Palm Beach County; and

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WHEREAS, the City and the Owners acknowledge that it is within their mutual interests that the City participate in the planning and development of the Wedge Parcels to ensure consistency and compatibility with the surrounding land uses; and

WHEREAS, the Owners desire to develop the Wedge Parcels consistent with the existing density and complementary to quality of design currently existing within the City; and

WHEREAS, the development of the Wedge Parcels within Broward County and the City of Parkland makes planning, economic and public policy sense; and

WHEREAS, the City and Owners acknowledge that the City is in the best position to offer municipal services to the Wedge Parcels; and

WHEREAS, the Owners wish to continue with the existing land use amendment process underway in Palm Beach County to completion; and

WHEREAS, the City is desirous of having the Wedge incorporated within the City and developed in a manner consistent with the intensity and quality of development that currently exists within the City; and

WHEREAS, the City finds that the Owners' desired land use category of up to LR-2 (2 units per acre) is generally compatible with the land use designations generally existing in the City of Parkland; and

WHEREAS, assuming commitments for needed parks, open space, public facilities, utilities, public education facilities and roads will also be provided, the City does not object to a land use designation of up to LR-2 by Palm Beach County, provided there are no policies, incentives, or other devices which would grant density bonuses or increased density and subject to the other conditions set forth herein; and

WHEREAS, based on the foregoing, the City, with the Owners' consent, and active support, has made a request of the Legislature of the State of Florida to enact a general law to amend the boundary of Palm Beach County and Broward County to have the Wedge Parcels annexed into Broward County and contemporaneously annexed into the corporate limits of the City; and

WHEREAS, the City is concerned regarding the potential adverse impacts to the quality of life of its residents as the result of the potential of University Drive being developed through its City and into Palm Beach County; and

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WHEREAS, the City finds that the traffic impacts that will result from the development of the Wedge Parcels are best managed by modifications to the Palm Beach County Thoroughfare Identification Map; and

WHEREAS, the City desires to notify Palm Beach County, Broward County, and the State of Florida of its finding that the Owners' land use amendment application and the annexation of the Wedge Parcels into Broward County and into the City, together with the mitigation of certain of the road impacts of the annexation through amendment of the Palm Beach County Thoroughfare Identification Map, are generally compatible with the City's development objectives with the stipulations set forth below;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF PARKLAND, FLORIDA, that:

SECTION 1. The foregoing recitals are hereby affirmed and ratified.

SECTION 2. The City of Parkland believes that a boundary change and annexation as described herein are in the public interest of both citizens of Palm Beach and Broward County.

SECTION 3. Based upon a successful boundary change, the City Commission of the City of Parkland would support the change in land use of the Wedge Parcels from RR-10 (1 unit per acre) to R-2 (up to two units per acre), provided that the Land Use Amendment adopted by Palm Beach County allows the City of Parkland, upon annexation, to implement the City's zoning and land use regulations therein to assure development compatible with the pattern of development already existing in the City of Parkland and further provided that there are no overlays, density incentives or other provisions or policies which would increase density further as part of the land use plan amendment all of which would be opposed by the City.

SECTION 4. The City Commission hereby supports and encourages Palm Beach County to delete that section of University Drive, and that section of Riverside Drive, that crosses the Hillsboro Canal, from the Palm Beach County Thoroughfare Identification Map.

SECTION 5. The City of Parkland acknowledges that should the boundary change and annexation as contemplated herein occur and should the Palm Beach County land Use Plan be amended to up to LR-2, the property would come into the City with a land use designation of LR-2 (up to two units per acre) subject to the provisions of the general law. However, this Resolution shall not be construed to commit the City of Parkland to take any action with respect to any land use amendments or any zoning changes and shall vest no rights in any owner of said property to any future land use or zoning change by the City of Parkland or Broward County, as such matters must be subject to a separate and

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distinct application and review process. Together with the applicants for the Palm Beach County Land Use Plan Amendment, the City of Parkland states that any development of the Wedge Parcels shall require binding commitments for adequate school facilities, roads, parks, and public safety facilities as well as water and waste water facilities.

SECTION 6. This Resolution shall become effective immediately upon adoption.

PASSED AND ADOPTED this 20 day of DECEMBER, 2007.

ATTEST:

CITY OF PARKLAND, FLORIDA

By: Sandra Couzzo
Sandra Couzzo
City Clerk

By: Michael Udine
Michael Udine, Mayor

APPROVED AS TO FORM AND
LEGAL SUFFICIENCY

By: Andrew Maurodis
Andrew Maurodis, City Attorney