# PLANNED COMMERCIAL DEVELOPMENT AGREEMENT 

DAYTONA AUTO MALL

## LAST REVISED DECEMBER 9, 1997

## DAYTONA AUTO MALL PLANNED COMMERCIAL DEVELOPMENT <br> PLANNED DEVELOPMENT AGREEMENT

THE CITY OF DAYTONA BEACH, a Florida municipal corporation hereinafter referred to as "CITY"); and METROPOLITAN CONTRACTORS, INC. Contract Purchaser and as assignee (hereinafter referred to as "DEVELOPER"); and PATRICIA LAGONI, AS TRUSTEE UNDER TRUST NO. IDI-3 DATED JUNE 7, 1991, the "OWNER" (hereinafter referred to as "OWNER");

## WITNESSETH:

WHEREAS, the parties hereto covenant and agree and bind their successors and assigns as follows:

## SECTION 1, REZONING AGREEMENT.

The CITY agrees to rezone the property described in Exhibit "A" from R1A to PCD (Planned Commercial Development). The conditions and requirements contained in this Planned Development Agreement shall control the development of this property. This proposal is consistent with the adopted Comprehensive Plan of the CITY, and promotes the health, safety, welfare, and orderly growth of the community. The DEVELOPER shall record this Planned Development Agreement in the Public Records of Volusia County, Florida, within ten (10) days of the affixing of the last signature hereto.

## SECTION 2. LEGAL DESCRIPTION OF THE PROPERTY.

The legal description for the Daytona Auto Mail PCD is set forth in Exhibit "A" attached hereto and made a part hereof.

## SECTION 3. DESCRIPTION OF DEVELOPMENT.

A) General Project Description: The name of the project shall be known as the Daytona Auto Mall. The PCD shall contain a total of 73.78 acres, and includes 540,000 square feet maximum of gross building area.
B) Permitted Uses:

Interchange Retail Parcels (Lots 1-5) (Exhibit "B")

- Retail Sales and Services (limited to items marketed primarily to the traveling public)
- Restaurants (A1, A2, and A3) with the following accessory use:

Cocktail Lounges

- Tourist Accommodations (includes Motel and Hotel) with the following accessory uses:

Personal Services
Cocktail Lounges
Day Care
Auto Rental Office

- Gas Station (with Light Vehicular Service)
- Tourist Welcome Center
- Day Care
- Auto Rental Office

Auto Mall Parcels (Lots 6-10) (Exhibit "B")

- Sales and Service of New and Used Light Vehicles (cars and light trucks - no heavy trucks)
- Retail and Wholesale Vehicle Parts Sales*
- Vehicle Rental*
- Vehicular Service, Light and Heavy*
- Day Care*
*as accessory to vehicular sales
C) Dimensional and Density Restrictions:

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INTERCHANGE/RETAIL PARCELS (PARCELS 1-5)
TOTAL AREA: 11.21 AC .
TOTAL MAX GROSS FLOOR AREA: 140,000 S.F.
TOTAL MAX BUILDING COVERAGE: 65,000 S.F./1.49 A.C. \(/ 13 \%\)
MAX BUILDING COVERAGE ON ANY ONE PARCEL: 60\%
CONCRETE AND ASPHALT: 6.36 AC. \(/ 57 \%\)
TOTAL MAX IMPERVIOUS AREA: 7.85 AC. \(/ 70 \%\)
TOTAL MIN PERVIOUS AREA: 3.36 AC. \(/ 30 \%\)
OFF STREET PARKING PROVIDED PER CITY OF DAYTONA BEACH LDC
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AUTO MALL PARCELS (PARCELS 6-10)
TOTAL MAX GROSS FLOOR AREA: 400,000 S.F.
TOTAL AREA: 54.45 AC. $/ 100 \%$
TOTAL MAX BUILDING COVERAGE: 400,000 S.F./9.18 AC. $117 \%$
MAX BUILDING COVERAGE ON ANY ONE PARCEL: 60\%
CONCRETE AND ASPHALT: 27.20 AC. $/ 50 \%$
TOTAL MAX IMPERVIOUS AREA: 36.38 AC. $/ 67 \%$
LAKE AREA @ NWL: 8.97AC.\%p
TOTAL MIN PERVIOUS AREA: $18.07 \mathrm{AC} . / 33 \%$
OFF STREET PARKING PROVIDED PER CITY OF DAYTONA BEACH LDC
TOMOKA FARMS RIGHT-OF-WAY PARCEL

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TOTAL SITE
    TOTAL AREA: 73.78 AC/100%
    IMPERVIOUS AREA: 50.09 AC./68%
    PERVIOUS AREA: 23.69 AC./32%
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D) Landscaping and Buffers: The Developer for each building lot will be required to submit detailed Landscape and Irrigation Plans conforming to the Exhibits of this Agreement. Such plans will be provided at $1^{\prime \prime}=30^{\prime}$ scale and will be provided prior to final building permit issuance. Access, utility and drainage easements shall not entitle DEVELOPER or others to remove or relocate landscaping shown as part of this PCD Agreement. All future utility work by property owner will require complete restoration of required landscape areas. Landscape plans shall be provided for undeveloped lots that are consistent with PCD landscape exhibit concepts approved by the City of Daytona Beach.

Landscape area allotment shall be consistent with Exhibit " B ". A minimum of 50 ' landscaping shall be provided east of the display pods shown on Section 5 (sheet 4 of Exhibit "B") In the event the 7 ' landscaping is not permitted by the Department of Transportation, the display pods setback distance will be increased from $15^{\prime}$ to $22^{\prime}$ from back of curb of Auto Mall road.
E) Signage: Signage shall be controlled by Exhibits " B " and " C ".

The location of all signs shall be as provided on Exhibit " B ". The design of all signs as identified above shall be detailed on Exhibit " C ". Signage for Lots 6,7 , and 10 shall be consistent with signage shown for Lots 8 and 9.
F) Architectural Style: Architectural style shall be controlled by Exhibits "D".
G) Parking; Vehicular and Pedestrian Circulation: All vehicular and pedestrian areas within the Interchange Retail and Auto Mall Parcels shall be privately owned and maintained and shall not be the responsibility of the CITY.

## H) Stormwater Drainage System:

i) The development's stormwater detention and retention system shall be constructed as approved by the CITY and the St. Johns River Water Management District, and shall be as generally described by this Agreement.
ii) The CITY shall not assume the responsibility or maintenance of drainage-ways or stormwater treatment facilities within the Interstate Retail Parcels and Auto Mall Parcels.
iii) The DEVELOPER shall maintain on-site stormwater facilities within the Interstate Retail

Parcels and Auto Mall Parcels.
iv) All easements and drainage retention areas shall be designed and laid out as described on the Plan Exhibits.
I) Utilities: The utilities shall be installed underground except as shown on the Plan Exhibits within the easements or the areas indicated on the Plan Exhibits, unless otherwise indicated. Overhead utilities will be permitted at the west side of the rear service road of the Auto Mall Parcel in this area. In this area, overhead lines will be located away from trees shown on landscape plans approved by the City of Daytona Beach. All utilities shall meet the requirements of the CITY and applicable State authorities, including the CITY's Land Development Code. The DEVELOPER, or DEVELOPERS' successor in interest, shall be responsible for the installation, operation, maintenance and cost of lighting within the Interstate Retail Parcels and Auto Mall Parcels.

## SECTION 4. SPECIFIC DEVELOPMENT STANDARDS (LOTS 6-10).

1. Building Area. The Building Area of each Lot shall be as generally shown on the typical layouts for lots 8 and 9 shown on Exhibit "B". The total buildable ground floor area of all buildings on a Lot shall not exceed thirty-five percent ( $35 \%$ ) of the total area of the Lot for two-story buildings and forty percent ( $40 \%$ ) for single-story buildings. In no event shall the front yard setback be less than 200 feet from the Tomoka Farms Road right-of-way or the side yard setback be less than 25 feet.
2. Building Height. Maximum building height shall be thirty-five (35) feet.
3. Screening of Equipment and Roof Parking.
(A) All air conditioning, heating, and other mechanical equipment shall be enclosed and hidden from ground level view by means of appropriate screening, fencing, or barricades, which shall be an integral part of the overall building design. Such equipment shall not be visible from the internal Automall street,Tomoka Farms Road, LPGA Boulevard (excluding overpass) or I-95.
(B) All vehicles parked on roof-top parking shall be hidden from ground level view by means of appropriate screening, which shall be an integral part of the overall building design. Such vehicles shall not be visible form interior streets or from exterior streets immediately adjacent to the Automall. There shall be no roof-top parking of vehicles for purposes of display.
4. Protective Screening. Each service area and bulk car storage area shall be screened from public view along streets, both interior streets and exterior streets, and from adjacent parcels. Screening shall consist of a minimum six foot ( $6^{\prime}$ ) high, maximum eight foot ( $8^{\prime}$ ) high masonry wall and landscape strip per landscape guidelines.
5. Architecture. An architectural style shall be consistent with the architectural typicals contained in Exhibit "D".
(A) Metal Buildings. No pre-engineered metal skin buildings shall be permitted. Pre-
finished metal panels will be permitted with written approval of the Architectural Review Committee.
(B) Building Materials Design. It is intended that the Automall reflect the modern designs of the products that are available for sale. "Period" architectural styles, or highly stylized buildings will not be considered acceptable. It is the objective to create an environment composed of buildings that offer variety but remain in harmony and support the mall concept.
To encourage high quality design and continuity among the various dealerships, there shall be a unity of basic building materials to be selected from as follows:
(1) Glass and glass curtain wall.
(2) Poured in place concrete and precast concrete.
(3) Brick Masonry.
(4) Block masonry consistent with remainder of building.
(5) Ceramic Tile.
(6) Prefinished metal panel consistent with remainder of building.
(C) Unacceptable materials include:
(1) Pre-engineered industrial metal buildings.
(2) Exposed Plywood.
(3) Wood siding.
(4) Shingles and shakes.
(5) High Maintenance materials.
(D) Variety of Materials. Building and Accessory Structures will be designed with a limited number of materials.
Two basic materials will be permitted plus the use of one accent material.
Two basic building colors, including glass, will be permitted plus one accent color.
6. Applicable Laws, Ordinances, and Rules. All buildings must comply with the applicable laws, ordinances, and rules of all governmental agencies having jurisdiction. The City of Daytona BeachTechnical Review Committee shall have authority to review the proposed building plans and materials to determine consistency with PCD exhibits with appeal to the city of Daytona Beach Planning Board.
7. Signage Guidelines. Signage shall conform to Exhibit "C".
8. Additional Restrictions.
(A) Only access roads shown on approved site plans will be allowed.
(B) It is the intent of Declarant that loudspeaker systems utilized in the Automall will be designed and operated to produce negligible audibility outside of the Automall. In no event shall noise levels exceed 8 decibels in excess of the local ambient noise level at any pont outside of the perimeter of the Automall property.
(C) Antennas and flagpoles shall not exceed thirty (30) feet in height as measured from ground level within one (1) foot of the flagpole or antenna base without the written approval of the Architectural Review Committee. Flagpoles shall not be placed on the roofs of buildings. Roof antennas shall be used only for telecommunication purposes and
shall not be decorated or lighted except as my be required by law.
(D) Dealership and common area lighting shall be per exhibits " C ". Landscape lighting should be used in Common Area(s) to accent site features, (i.e., uplighting on specimen trees, screen walls, etc.). No colored lighting will be allowed in landscaping.
(E) All body repair activities, painting activities, air-compressors and air-compressor use, trash containers, and other stored material shall be restricted to enclosed areas and screened from public view and shall be located behind the front building line of the dealership buildings.

## SECTION 5. SPECIFIC DEVELOPMENT STANDARDS (LOTS 1-5).

1. Building Area. The permitted building area shall be those areas not within the landscaped buffer areas or within 10 ' of the back of curb of the internal roadway. The total buildable ground floor area of all buildings on a Lot shall not exceed thirty-five percent ( $35 \%$ ) of the total area of the Lot for two-story buildings and forty percent ( $40 \%$ ) for single-story buildings.
2. Building Height. Maximum building height shall be thirty-five (35) feet except for Lot 2, which shall have a height limit of (75) feet.
3. Screening of Equipment and Roof Parking.
(A) All air conditioning, heating, and other mechanical equipment shall be enclosed and hidden from ground level view by means of appropriate screening, fencing, or barricades, which shall be an integral part of the overall building design. Such equipment shall not be visible from the internal Automall street, Tomoka Farms Road, LPGA Boulevard (excluding overpass) or I-95.
(B) All vehicles parked on roof-top parking shall be hidden from ground level view by means of appropriate screening, which shall be an integral part of the overall building design. Such vehicles shall not be visible form interior streets or from exterior streets immediately adjacent to the Automall. There shall be no roof-top parking of vehicles for purposes of display.
4. Architecture. Architectural style shall be consistent with the architectural typicals contained in Exhibit "D".
(A) Metal Buildings. No pre-engineered metal skin buildings shall be permitted. Prefinished metal panels will be permitted with written approval of the Architectural Review Committee.
(B) Building Materials and Design. It is intended that the Retail Center to reflect the corporate images and design and appearance standards of the National and State Retailers, Gas Companies, Restaurants, Hotel Operators and other users approved for the retail parcel. It is further encouraged that the Retail Center owners design their facilities in a way that enhances and is compatible with the Automall portion of the project. Building designs will be consistent with typicals shown in Exhibit "D".
(C) Unacceptable materials include:
(1) Pre-engineered industrial metal buildings.
(2) Exposed Plywood.
(3) High Maintenance materials.
(D) Variety of Materials. Building and Accessory Structures will be designed with a limited number of materials, as selected from the list of approved materials or as approved in writing by the Architectural Review Committee.
Two basic materials will be permitted plus the use of one accent material.
Two basic building colors, including glass, will be permitted plus one accent color.

## SECTION 6. PLATTING.

The preliminary plat is contained in this Agreement. Approval of this Planned Development Agreement does not constitute permission to plat the property. Subsequent to this Planned Development Agreement, and in accordance with it, the DEVELOPER will submit for review and approval any additional plats, construction drawings and agreements required in order to obtain approval and allow recording of the plat. The DEVELOPER shall establish a property owners association which shall be responsible for maintenance of common areas and enforcement of covenants and restrictions.

## SECTION 7. PLAN EXHBITS.

The following are included as exhibits to the Daytona Auto Mall Planned Development Agreement. A complete set of the actual copies of theses exhibits shall be held on file by the City Clerk and shall be considered the true and correct copies for the purposes of resolving only dispute. Reduced copies may be included for ease of reference, but shall not be valid to the extent that they deviate from the full size copies held by the Clerk.

Exhibit "A" - Legal Description (To be recorded)
Exhibit "B" - Site Plan/Preliminary Plat

1. Dimension Plan dated August 25, 1997, as amended (to be recorded).
2. Paving and Drainage Plan Plan dated August 25, 1997, as amended.
3. Utilities Plan dated August 25,1997 , as amended.
4. Sections Plan dated August 25, 1997, as amended.
5. Overall Landscape Plan, last revised 12/2/97 (to be recorded).
6. Preliminary Plat, (to be recorded).

Exhibit "C" - Signage and Lighting Details.
Exhibit "D" - Architectural Photos.

## SECTION 8. SUBSEOUENT SUBMITTALS AND APPROVALS.

Subsequent to the approval of this agreement, other detailed plans, construction specifications,
permitting documents, and supporting information as required by the LDC or other applicable regulations shall be submitted to the Technical Review Committee (TRC). All plans and permits will be reviewed and approved and development permits will be issued only in accordance with applicable regulations and standards, to the extent such regulations and standards are modified by this Planned Development Agreement.

As part of submitting final plats and plans, the DEVELOPER will provide detailed exhibits as per the City's Land Development Code.

Identification of new or existing access, utility, and drainage easements shall not entitle the DEVELOPER or any representative thereof to remove or relocate any landscaping without the necessary permits. APPROVAL OF THIS PLANNED DEVELOPMENT AGREEMENT OR THE SITE PLAN IS NOT A PERMIT TO BEGIN CLEARING, TO BEGIN SITE WORK, OR TO BEGIN CONSTRUCTION WITHOUT NECESSARY PERMITS. ANY DISTURBANCE OF REQUIRED TREE OR LANDSCAPING AREAS SHALL BE RESTORED CONSISTENT WITH APPROVED PLANS.

## SECTION 9. ACCESS TO THE DEVELOPMENT BY GOVERNMENTAI. AGENCIFS.

All streets are private except for Tomoka Farms Road. All government agencies and their authorized officers having review or approval jurisdiction over the development identified in this Planned Development Agreement shall have the right of free access to the development as necessary in order for them to legally and correctly perform their duties and responsibilities.

## SECTION 10. CITY'S REGULATORY POWERS.

The CITY maintains all regulatory powers as provided by law and as identified in its ordinances unless specifically provided for in this Planned Development Agreement, in which case this Planned Development Agreement prevails. Further, the DEVELOPER recognizes the fact that the approval of this Planned Development Agreement does not provide vesting rights. The CITY has adopted a Concurrency Management System, and any vesting or concurrency review must be pursuant to provisions of the Concurrency Management System.

## SECTION 11. AMENDMENTS TO PLANNED DEVELOPMENTAGREEMENT.

Amendments to this Planned Development Agreement shall be made as provided by the City's Land Development Code.

## SECTION 12. EXPIRATION OE APPROYAL; COMPLETION SCHEDULE

Submittal of all required plans, specifications, and other documents, all review, and issuance of all City permits shall be completed not later than five (5) years after the approval of this Planned Development Agreement by the City Commission, All improvements shall be completed and Certificates of Occupancy shall be issued within one (1) year after issuance of permits. These
deadlines may be extended by action of the City commission for a period of not more than five (5) years from the date of the initial expiration. Upon approval by the City's Technical Review Committee, a sub-phasing plan may be approved.

If the approvals and issuance of permits, and/or the completion of improvements does not occur within the allotted time (plus extensions), the CITY may conduct a show-cause hearing to determine if the zoning should be changed and may proceed with action to rezone the property to an appropriate district.

IN WITNESS WHEREOF, the parties hereto have set their hands this $q^{\text {rh }}$ day $\qquad$ Dec 1997.

THE CITY OF DAYTON BEACH


Baron H. "Bud" Asher, Mayor


METROPOLITANCONTRACTORS,
INC.


Witnesses as to DEVELOPER


"DEVELOPER"

PATRICIA LAGONI, AS TRUSTEE UNDER TRUST NO. IDI-3 DATED JUNE 7, 1991

"OWNER"

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## STATE OF FLORIDA COUNTY OF VOLUSIA

The foregoing instrument was acknowledged before me this $\qquad$ day of farnacry, 1998'by Boron H. "Bud" Asher, Mayor, who is personally known to me who has produced $\qquad$ as identification and who did.(did not) take an oath, and who executed the foregoing instrument for the CITY OF DAYTONA BEACH, and acknowledged to and before me that he/she executed such instrument.


STATE OF FLORIDA ${ }_{3}$ COUNTY OF VOLUSTAGB
The foregoing instrument was acknowledged before me this luth day of Dec, 1997 by, $\qquad$ Raymond Gothieb_, who is personally known to me or who has produced $A L D L 1524333$ as identification and who did (did not) take an oath, and who executed the foregoing instrument for the APPLICANT, and acknowledged to and before me that he/she executed such instrument.


## STATE OF FLORIDA COUNTY OF VOLUSIA

The foregoing instrument was acknowledged before me this 16 day of $\operatorname{AEC} ., 1997$ by AATRIC/A
 identification and who did (did not) take an oath, and who executed the foregoing instrument for the OWNER, and acknowledged to and before me that he/she executed such instrument.


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SECONOS WEST, A DITANCE OF 52.44 FEET THENCE NORTH 28 DEGRES
32 MINUTES 10 SECONDS WEST, A DISTANCE OF 94.48 FEET: THENCE

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 NORTH O2 DEGREES O6 MINUTES 34 SECONDS WEST. A DISTANCE OF 53.71
FEET; THENCE NORTH 18 DEGREES 29 MINUTES 24 SECONDS WEST, A

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Diane Matousek
Volusia County, Clerk of Court


