Resolution R-33-14

Alan J. Hyatt, Esquire V Hyatt & Weber, P.A. 200 Westgate Circle, Suite 500 Annapolis, Maryland 21401

Resolution 33-14

Vehicular Access to and Internal Roadways within Certain Property adjacent to Aris T. Allen Boulevard

1. What Resolution 33-14 would accomplish

10+ year-old Council restrictions prohibit a direct connection between the "Aris T. Allen" or "Rocky Gorge" property and Aris T. Allen Boulevard	The restrictions presumed the imminent construction of the Forest Drive Relief Road to provide vehicular access to the property in addition to the Yawl Road connection.
48-unit project, the "Aris T. Allen" or "Rocky Gorge" planned development, will route all traffic through the Oxford Landing neighborhood	The project is approved and under construction. Because of the access restrictions, the current plan sends all vehicular traffic through Oxford Landing via Yawl Road and down Bywater Road to Forest Drive and Aris T. Allen Boulevard. The City has abandoned the Relief Road concept, so there is no secondary access.
R-33-14 is "enabling legislation" that would allow the property owner to propose an alternative access	The resolution would lift the Aris T. Allen access restrictions. The resolution would <u>not</u> approve an access modification.
Any alternative access proposal would be subject to full administrative review	If R-33-14 is passed, any subsequent proposed access modification would be subject to extensive review and would require at a minimum: • development application to DPZ, • agency review, • traffic impact study, • public notification and posting of the property, • public hearing before and decision by the Planning Commission, and • approval of the pending application by the State Highway Administration.

2. Proposed amendments to Resolution 33-14

To address concerns raised by residents of Oxford Landing and the preferences of the property owner, it is recommended that R-33-14 be amended. A revised version of the bill was developed by the owner and Oxford Landing in April 2015. That version could be utilized. Otherwise, the owner believes the material changes in the revised version would be captured by inserting at Page 4, in line 11, the following language:

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that any application filed with the State Highway Administration or with the City Planning Commission to modify the vehicular access to and from the Planned Development with an Aris T. Allen Boulevard connection shall propose (a) that the Aris T. Allen Boulevard connection shall be a "right-in/right-out" access with no median crossover, and (b) that, if such Aris T. Allen Boulevard connection is ultimately approved, the Planned Development's vehicular connection to Yawi Road shall correspondingly be closed except for the passage of emergency vehicles.

CITY COUNCIL OF THE CITY OF ANNAPOLIS

RESOLUTION NO. R-23-04Revised

Introduced by Mayor Moyer

A RESOLUTION concerning

1 2

Annexation of Bowen Property

- FOR the purpose of annexing into the boundaries of the City of Annapolis certain property which is contiguous to the existing boundary of the City and is located to the south of Aris T. Allen Boulevard, and matters generally related to said annexation.
- WHEREAS, Orville L. Bowen and Dorothy K. Bowen, the owners of the property hereinafter described, and Aris Allen Boulevard, LLC, the contract purchaser of said property, on October 14, 2004 requested the Annapolis City Council to consider annexation of said property to the lands included within the corporate limits of the City of Annapolis; and
- whereas, as required by section 19(b)(1) of Article 23A of the Annotated Code of Maryland, the consent for the proposal has been received from not less than 25 percent of the persons who reside in the area to be annexed and who are registered as voters in Anne Arundel County elections (no persons currently reside on the property to be annexed) and from the owners of not less than 25 percent of the assessed valuation of the real property located in the area to be annexed (Petitioners Orville L. Bowen and Dorothy K. Bowen are the sole owners of the property); and
- on November 8, 2004, the Annapolis City Council conducted a preliminary review on this petition as required by Section 2.52.040 of the Code of the City of Annapolis and the petition was referred to the Departments of Finance, Public Works, and Planning and Zoning to provide the necessary information for proper consideration of the petition; and
- the Annapolis City Council conducted a public hearing on this request on March 23, 2005, at which time the Council heard a staff report presented by the Director of Planning and Zoning and the report of the Planning Commission and received the Findings of Fact and Recommendations of the Planning Commission dated February 17, 2005, together with a Memorandum from the Planning and Zoning Director to the Planning Commission dated January 13, 2005; and during which hearing testimony

was taken from the applicant and counsel, members of the general public were afforded the opportunity to offer testimony and documentary evidence was submitted and received; and

WHEREAS.

WHEREAS,

the Annapolis City Council has considered the standards for the approval of the Annexation request as set forth in Section 2.52.070 of the Code of the City of Annapolis and finds as follows:

The annexation will enhance and will not be detrimental to or endanger the public 1. health, safety, morals, convenience or general welfare of the citizens of the area proposed to be annexed or of the surrounding areas of the City and of the County:

The annexation will not be injurious to the use and enjoyment of other property in 2. the immediate vicinity nor substantially diminish and impair property values within the neighborhood:

The annexation is in conformance with the plans of general development of the City and of the County;

Acceptable and reasonable steps are being or will be taken to provide adequate municipal services;

The annexation will not precipitate environmental degradation; 5

25

The annexation will generate revenue at least equal to the anticipated cost of providing municipal services; and

29 30

the said property is presently designated as designated as suitable for low density residential uses under the Annapolis Neck Small Area Plan, adopted March 17, 2003 by the Anne Arundel County Council by Bill No. 83-02, and a portion of said property carries a Critical Area Zoning classification of Resource Conservation Area (RCA) under the zoning regulations of Anne Arundel County; and

34

the applicant requests a zoning classification of R1-B R1-A, Single-Family WHEREAS. Residence District and a Critical Area Zoning classification of Resource Conservation Area (RCA) for the property, which request has been addressed by the City Council in considering Ordinance O-34-04.

39 40

41 42 NOW THEREFORE BE IT RESOLVED BY THE ANNAPOLIS CITY COUNCIL that the hereinafter described property be, and it is hereby, annexed to the lands and properties heretofore included within the boundaries of the City of Annapolis, and it hereafter shall be generally subject to the provisions of the Charter and Code of the City of Annapolis, said property being more particularly described as follows:

3 4

1

2

5

6 7

8 9

10 11 12

13 14 15

16

29 30

31

38

39

40

METES AND BOUNDS DESCRIPTION TO ACCOMPANY ARIS T. ALLEN, LLC ANNEXATION PETITION INTO THE CITY OF ANNAPOLIS PROPOSED ANNEXATION PARCEL

BEGINNING FOR THE SAME AT A POINT ON THE SOUTH SIDE OF THE MARSH AT THE HEAD OF CHURCH CREEK AND NEAR THE SOUTHERNMOST BOUNDARY OF THE PROPERTY OF ORVILLE L. BOWEN, (SEE 4496/825), SAID POINT BEING ALSO IN THE NORTH 36° 10' 45" EAST, 198.00 FT. LINE DESCRIBED IN THE CITY OF ANNAPOLIS BOUNDARY DESCRIPTION, EFFECTIVE 10/23/03, SAID POINT OF BEGINNING BEING LOCATED NORTH 36° 10' 45" EAST, 56.46 FT. AS MEASURED ALONG SAID 198.00 FT. LINE FROM THE BEGINNING THEREOF. THENCE FROM THE POINT OF BEGINNING SO FIXED AND WITH ALL COURSES REFERRED TO THE CITY OF ANNAPOLIS GRID NORTH 36° 10' 45" EAST, 141.55 FT. TO A POINT; THENCE, LEAVING SAID POINT SO FIXED AND BINDING ON THE BOUNDARY OF THE AFORESAID ORVILLE L. BOWEN, THE FOLLOWING THREE COURSES AND DISTANCES:

- (1) NORTH 18° 47' 28" EAST, 144.81 FT. TO AN IRON PIPE FOUND,
- (2) NORTH 47° 44' 22" EAST, 123.77 FT. TO A POINT, AND
- (3) NORTH 70° 16' 33" EAST, 438.68 FT. TO A CONCRETE MONUMENT FOUND;

THENCE, LEAVING SAID CONCRETE MONUMENTSO FIXED AND STILL BINDING ON THE LANDS OF BOWEN AND THE LANDS OF DAVID SHAPIRO (SEE 2063/46), SOUTH 72° 59' 43"EAST, 231.45 FT. AT A COMMON CORNER OF THE SUBDIVISION OF BYWATER ESTATES, SECTION II, (SEE PLAT BOOK

THENCE WITH THE LINES OF SUBDIVISION OF BYWATER ESTATES SECTION 3 AS SHOWN ON THE PLAT RECORDED IN PLAT BOOK 63 PAGE 30 AND SECTION 2 IN PLAT BOOK 44 AT PAGE 21. NORTH 13° 39' 40" EAST, 857.66 FT. TO A PIPE, SOUTH 78" 41' 40" EAST, 620.76 FT. TO A PIPE FOUND AT A CORNER OF THE 18.8 ACRE SURVEY MADE FOR JOHN R. RAWLINGS BY J. REVELL CARR IN JANUARY, 1937; THENCE NORTH 70° 51' 11" EAST, 8.41 FT. TO THE BEGINNING OF THE NORTH 37° 34' EAST 595.0 FT. LINE OF THE PRESENT CITY BOUNDARY; THENCE WITH THE NORTH BOUNDARY OF THE OUTLINES OF THE SUBDIVISION OF BAYTOWNE VILLAGE SECTION 5, RECORDED IN PLAT BOOK 64 AT PAGE 50, NORTH 37° 08' 36" EAST, 597.32 FT. TO A POINT;

THENCE LEAVING SAID SUBDIVISION, NORTH 56° 37' 40" WEST, 418.55 FT. TO A POINT ON THE 8TH LINE OF THAT PARCEL OF LAND DESCRIBED IN THE CONVEYANCE FROM RUTH BRYANT AND ALBERT BRYANT, HER HUSBAND TO ALFRED J. DANIELS AND EDITH D. DANIELS, HIS WIFE, AND BLANCHE MCFADDEN, WIDOW, BY DEED DATED AUGUST 8, 1960, RECORDED AMONG THE LAND RECORDS OF ANNE ARUNDEL COUNTY, MARYLAND, IN LIBER 1413 AT FOLIO 142; THENCE RUNNING ALONG PART OF THE 8TH LINE OF THE ABOVE MENTIONED CONVEYANCE AND REFERRING TO CITY OF ANNAPOLIS GRID SYSTEM, SOUTH 35° 36' 16" WEST 164.44 FT.; THENCE LEAVING SAID 8TH LINE OF SAID CONVEYANCE AND RUNNING ALONG THE SOUTHERLY RIGHT-OF-WAY LINE FOR MARYLAND ROUTE 665 AS SHOWN ON SRC PLATS #52195 AND #50406, AND REFERRING TO CITY OF ANNAPOLIS GRID THE FOLLOWING COURSE AND DISTANCE; NORTH 01° 56' 52" WEST, 5.87 FT. TO A POINT ON THE 8TH OR SOUTH 02° 16' 55" EAST, 30.84 FT. LINE OF THAT PARCEL OF LAND DESCRIBED IN THE CONVEYANCE FROM EDITH C. DANIELS, WIDOW, AND

BLANCHE WHITLEY, (FORMERLY BLANCHE MCFADDEN) TO ARUNDEL LAND & DEVELOPMENT CO.. INC. BY DEED DATED MARCH 17, 1988 AND RECORDED AMONG THE LAND RECORDS OF ANNE ARUNDEL COUNTY, MARYLAND IN LIBER 4567 AT FOLIO 396; THENCE RUNNING ALONG THE 9TH. 1ST, 2ND, 3RD, AND PART OF THE 4TH LINES OF THE ABOVE MENTIONED CONVEYANCE AND REFERRING TO CITY OF ANNAPOLIS GRID SYSTEM, SOUTH 36° 13' 55" WEST, 272.91 FT.; THENCE SOUTH 75° 47' 25" WEST, 163,69 FT.; THENCE NORTH 77° 15' 25" WEST, 156.01 FT.; THENCE SOUTH 67° 44' 05" WEST 210.09 FT.; THENCE SOUTH 55° 27' 05" WEST, 141.23 FT. TO A POINT ON THE 5TH LINE OF THAT PARCEL OF LAND DESCRIBED IN THE CONVEYANCE FROM RUTH BRYANT AND ALBERT BRYANT, HER HUSBAND TO ALFRED J. DANIELS AND EDITH D. DANIELS, HIS WIFE, AND BLANCHE MCFADDEN, WIDOW, BY DEED DATED AUGUST 8, 1960, RECORDED AMONG THE LAND RECORDS OF ANNE ARUNDEL COUNTY, MARYLAND, IN LIBER 1413 AT FOLIO 142; THENCE SOUTH 07° 18' 30" WEST, 16.52 FT.; THENCE SOUTH 68° 16' 20" WEST 147.50 FT.; THENCE NORTH 88° 56' 40" WEST, 127.00 FT.; THENCE SOUTH 29" 31' 10" WEST, 168.64 FT.; THENCE SOUTH 17" 25' 50" EAST, 227.10 FT.; THENCE SOUTH 05° 30' 10" WEST, 115.48 FT.; THENCE SOUTH 89° 44' 10" EAST, 8.18 FT. TO INTERSECT THE BOUNDARY LINE OF THE AFOREMENTIONED ORVILLE L. BOWEN, THENCE BINDING ON THE BOUNDARY OF SAID ORVILLE L. BOWEN THE FOLLOWING FIVE **COURSES AND DISTANCES:**

- 1. SOUTH 06° 32' 42" WEST, 228.56 FT.; THENCE
- SOUTH 70° 31' 20" WEST, 157.34 FT.; THENCE
- 3. SOUTH 73° 35' 27" WEST, 215.40 FT.; THENCE
- 4. SOUTH 48° 17' 43" WEST, 231.48 FT. TO THE SOUTH SIDE OF THE MARSH AT THE HEAD OF CHURCH CREEK; THENCE RUNNING ACROSS SAID MARSH AND BINDING ON THE BOUNDARY OF SAID ORVILLE L. BOWEN
- 5. SOUTH 05° 21' 57" EAST, 281.72 FT. TO THE POINT OF BEGINNING. CONTAINING 19.2391 ACRES OF LAND, MORE OR LESS, WITHIN THE BOUNDS OF THIS DESCRIPTION AS PREPARED IN THE OFFICE OF C.D. MEEKINS & ASSOCIATES, INC., CONSULTING ENGINEERS AND SURVEYORS, SEPTEMBER, 2004

BEING A PART OF THAT CONVEYANCE FROM DAVID SHAPIRO AND BETTY K. SHAPIRO, HIS WIFE, ET AL, TO ORVILLE L. BOWEN AND DOROTHY K. BOWEN, HIS WIFE, BY DEED DATED THE 12TH DAY OF NOVEMBER, 1987 AND RECORDED AMONG THE LAND RECORDS OF ANNE ARUNDEL COUNTY IN BOOK 4496, PAGE 825.

CONTAINING 19.2391 acres of land more or less, within the bounds of this description, according to a survey and plat by C. D. Meekins & Associates, Inc., Consulting Engineers and Surveyors, dated September 16, 2004.

I hereby certify that the above metes and bounds description accurately reflects the boundaries of this property being contemplated for annexation.

Margaret B/Martin, PE
Director of Public Works

City of Annapolis

45 46 2

45

6

78

ğ

10

11

12

13

14 15

16 17

18

29

30 31

32 33

34 35

36 37 38

39 40

41 42

43

44

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that the said property will be placed upon the tax rolls of the City of Annapolis immediately upon the effective date of this annexation, and the owner thereof shall be liable for real estate taxes as provided by Maryland law levied for the fiscal year during which this Resolution is effective, prorated from the effective date.

•

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that subject to the following conditions, the Bowen Property annexation is hereby approved:

1. Existing storm water management facilities, street lights, roads and curbs are to remain privately owned and maintained:

2. Refuse collection is the responsibility of the City, subject to a Hold Harmless Agreement executed by the City and the property owners who are applicants to the annexation petition:

 3. The property owners shall be responsible for all costs associated with the extension of water and sewer services to the site, including tap fees, connection charges, capital facility capital assessment charges and inspection fees.

4. Prior to the issuance of any permits, and subject to the approval of the Department of Public Works, the owners of the Properties shall submit to the City a water capital facilities impact charge in the amount of _______ dollars per residential unit as determined by the Department of Public Works. This impact charge is in addition to all fees and charges customarily levied by the City of Annapolis.

The developer/ property owner shall be responsible for all costs associated with the extension of utility mains, the water distribution system, the wastewater collection system, possibly an additional pump station, tap fees connection charges, capital facility fees, capital assessment charges and construction inspection fees. All infrastructure shall be constructed in accordance with the City's Standard Specifications and Details.

 The developer/ property owner shall be responsible for all costs associated with the construction of all internal readways, curb and dutters, storm drain systems and stormwater management facilities. All, but the latter shall be owned and maintained by the City Stormwater management facilities shall be owned and maintained by the developer/ property owner. The developer/ property owner shall be responsible for all costs associated with any capacity increase to existing roadways should said increase be required by the City. All infrastructure shall be constructed in accordance with the City's Standard Specifications and Details.

3. The developer/ property owner shall be responsible for all costs associated with the construction of sidewalks throughout the development. Sidewalks shall be maintained by adjacent property owners. All sidewalks shall be constructed in accordance with the City's Standard Specifications and Details.

The developer/ property owner shall be responsible for all costs associated with the construction of traffic signals and signs associated with the property. Said signals and signs shall be designed and constructed in accordance with the Manual on Uniform Traffic Control Devices. 5. The developer/ property owner shall be responsible for all costs associated with the construction of streat lighting for the property. All streat lighting shall be approved for style, type and luminosity and shall be selected from models offered for lease by BGE. Street ighting maintenance is handled by lease agreement between the City and BGE All property right-of-ways shall be constructed in accordance with the Gity's Standard Specifications and Details, shall be made public and shall be deeded to the City prior to the release of the infrastructure maintenance bond

- 7. All Infrastructure improvements shall be bonded for the full cost of the improvements. After the infrastructure has been accepted by the Department of Public Works, the bond shall be reduced to a one year maintenance bond.
- 8: The City will not be responsible for infrastructure maintenance and/or repair during construction; specifically, snow and solid waste (refuse, yard waste recycling and recycling) removal until final and complete infrastructure inspection, acceptance of deeds and at release of maintenance bond.
- At the time of development, the City will require an assessment of its capacity to deliver adequate municipal services. Equipment and staffing levels, as applicable, in the following areas need to be considered: engineering review services, property data management and mapping services, infrastructure inspection services, water meter reading and sewer preventive maintenance. Miss Utilities underground utility location service, roadway maintenance, storm drain maintenance, rraffic control and maintenance, administrative services and fleet maintenance support services and solid waste management services.

 When developed, principal access to the site shall be from Yawi Road through the Oxford Landing subdivision. Yawi Road is an existing public right of way which terminates at the eastern boundary of the Bowen property. No direct access to the site shall be allowed from Aris T. Allen Boulevard:
- The proposed relief mad is expected to cut across the property to connect with Aris T. Allen Boulevard. The developer will transfer the land needed for the relief road right-of-way and make an equitable contribution to the cost of construction of the relief road as finally agreed upon between the County and the various developers that expect to construct projects within the Forest Drive comdor. When constructed, the relief road may be employed to provide a secondary point of access to this property.
- 12. The portion of the site currently designated as OS, Open Space, under Anne Arundel County zonling, shall be subject to a conservation easement which shall be recorded prior to the review of any development plans for the site and shall be administered by the Arinapolis Conservancy Board.
- The zoning designation of the property shall be amended to R1A. Single-family Residence District.

1 AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that the 1998 2 Annapolis Comprehensive Plan shall be amended to reflect the annexation of the Bowen Property and the zoning designation as designated by Ordinance O-34-04. 3 4 5 AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that this Resolution shall become effective upon the forty fifth day following the date of its passage, 6 provided no Petition for Referendum has been properly filed according to law. 7 8 ADOPTED this 11th day of April, 2005. 9 10 11 12 ATTEST: THE ANNAPOLIS CITY COUNCIL 13 14 15 16 Jan Deborah Heinbuch MMC City Clerk 17 18 19 Effective Date: May 25, 2005 20

CITY COUNCIL OF THE CITY OF ANNAPOLIS

RESOLUTION NO. R-13-02 Amended

Introduced by Alderman Hoyle

A RESOLUTION concerning

Arundel Land and Development Co., Inc. Property Annexation

- FOR the purpose of annexing into the boundaries of the City of Annapolis certain property fronting Aris T. Allen Boulevard to the north and east, undeveloped residentially zoned land to the west, undeveloped residentially zoned land to the south and east and to the south and west, contiguous to the existing boundary of the City of Annapolis.
- WHEREAS, Arundel Land and Development Co., Inc. is the owner of the property hereinafter described and have requested the Annapolis City Council to consider annexation of the said property to the lands included within the corporate limits of the City of Annapolis, and there are no persons residing within the area proposed for annexation; and
- WHEREAS, the signature of the said petition for annexation has been verified, and it has been ascertained that the person initiating said petition is owner of not less than twenty-five percentum (25%) of the assessed valuation of the real property located in the area to be annexed; and
- WHEREAS, there are no persons who reside in the area to be annexed; and
- WHEREAS, the Annapolis City Council conducted a preliminary review on this petition on April 8, 2002, at which time the Council considered the requirements of Section 2.52.040 of the Code of the City of Annapolis and directed the applicant to work with the Public Works and Planning and Zoning Departments to provide the necessary studies for proper consideration of this Petition; and
- WHEREAS, the Annapolis City Council conducted a public hearing on this request on February 24, 2003, at which time the Council heard a staff report presented by the Director of Planning and Zoning and the report of the Planning Commission and received the Findings of Fact and Recommendations of the Planning Commission dated December 20, 2002, together with a Memorandum from the Planning and Zoning Director to the Planning Commission dated October 30, 2002; and during which hearing testimony

was taken from the applicant and counsel, members of the general public were afforded the opportunity to offer testimony and documentary evidence was submitted and received; and

- WHEREAS, the Annapolis City Council has considered the standards for the approval of the Annexation request as set forth in Section 2.52.070 of the Code of the City of Annapolis and finds as follows:
- 1. The annexation will enhance and will not be detrimental to or endanger the public health, safety, morals, convenience or general welfare of the citizens of the area proposed to be annexed or of the surrounding areas of the City and of the County;
- 2. The annexation will not be injurious to the use and enjoyment of other property in the immediate vicinity nor substantially diminish and impair property values within the neighborhood;
- 3. The annexation is in conformance with the plans of general development of the City and of the County;
- 4. Acceptable and reasonable steps are being or will be taken to provide adequate municipal services;
- 5. The annexation will not precipitate environmental degradation;
- 6. The annexation will generate revenue at least equal to the anticipated cost of providing municipal services.
- WHEREAS, the said property is presently designated as suitable for low density residential uses which allows two (2) dwelling units per acre under the 1997 Anne Arundel County General Development Plan.
- WHEREAS, the applicant requests a zoning classification of R1-A, Single-Family Residence District for the property, which request has been addressed by the City Council in considering Ordinance O-17-02.

NOW THEREFORE BE IT RESOLVED this 10th day of March, 2003, by the Annapolis City Council that the hereinafter described property be, and it is hereby, annexed to the lands and properties heretofore included within the boundaries of the City of Annapolis, and it hereafter shall be generally subject to the provisions of the Charter and Code of the City of Annapolis, said property being more particularly described as follows:

40

41

42

1

2

METES AND BOUNDS DESCRIPTION TO ACCOMPANY ARUNDEL LAND AND DEVELOPMENT CO., INC. PROPERTY

ANNEXATION PETITION INTO THE CITY OF ANNAPOLIS

BEGINNING for the same at a point at the end of the 8th Line of that parcel of land described in the conveyance from Alfred J. Daniels and wife to Blanche McFadden by deed dated August 8, 1960, recorded among the Land Records of Anne Arundel County, Maryland, in Liber 1413 at Folio 142, thence running along the first, second, third, fourth and part of the fifth lines of the above mentioned conveyance and referring the courses of the description to the Maryland State Grid Meridian 1. South 75 degrees, 33 minutes, 37 seconds West, 163:69 feet; thence 2. North 77 degrees, 29 minutes, 13 seconds West, 156.01 feet; thence South 67 degrees, 30 minutes, 17 seconds West, 210.09 feet; thence 4. South 55 degrees, 13 minutes, 17 seconds West, 143:30 feet, and North 7 degrees, 18 minutes, 27 seconds East, 337.94 feet, to a point, said point being on the southerly side of Md. Rt. 665 (relocated Patuxent Blvd.) as shown on State Highway Administration Right-of-Way Plat #50406; thence leaving the fifth line of the above mentioned conveyance and running along the southerly side of Md. Rt. 665 as shown on the above mentioned Right-of-Way Plat #50406 northerly along the arc of a curve to the right having a radius of 2,468.8247 feet for an arc distance of 528.42 feet; said curve having a chord of North 81 degrees, 35 minutes, 11 seconds East, 527.41 feet; thence 6: continuing along the said southerly side of Md. Rt. 665, North 87 degrees; 43 minutes, 5 seconds East, 218.02 feet and South 2 degrees, 16 minutes, 55 seconds East, 30.84 feet, to a point on the 8th line of the above mentioned conveyance; thence leaving the said southerly side of Md. Rt. 665 and running along part of the 8th line of the above mentioned conveyance South 36 degrees, 0 minutes, 7 seconds West, 272.91 feet, to the point beginning

CONTAINING approximately 4.113 acres of ground more or less as determined from deed information only and not by actual field-run-survey:

BEGINNING for the same at a point at the end of the 8th line of that parcel of land described in the conveyance from Alfred J. Daniels and wife to Blanche McFadden by deed

dated August 8, 1960, recorded among the Land Records of Anne Arundel County, Maryland in Liber 1413 at Folio 142, thence running along the first, second, third, fourth and part of the fifth lines of the abovementioned conveyance and referring the courses of this description to the Datum of the City of Annapolis:

1. South 75°47'25" West, 163.69 feet to a point, thence

2. North 77°15'25" West, 156.01 feet to a point, thence

3. South 67°44'05" West, 210.09 feet to a point, thence

4. South 55°27'05" West, 141.23 feet to a point, thence

5. North 07°18'30" East, 337.94 feet to a point, said point being on the southerly side of Md. Rt. 665 (relocated Patuxent Boulevard) as shown on State Highway Administration Right-of-Way Plat #50406, thence leaving the fifth line of the abovementioned conveyance and running along the southerly side of Md. Rt. 665 as shown on the abovementioned Right-of-Way Plat #50406

6. 527.18 feet along the arc of a curve deflecting to the right having a radius of 2,468,8247 feet and a chord bearing and distance of North 81°56'06" East, 526.18 feet, thence continuing along the said southerly side of Md. Rt. 665

7. North 88°03'08" East, 218,02 feet to a point, thence

8. South 01°56'52" East, 30.84 feet to a point on the 8th line of the abovementioned conveyance, thence leaving the said southerly side of Md. Rt. 665 and running along part of the 8th line of the abovementioned conveyance

9. South 36°13'55" West, 272.91, to the point of beginning

CONTAINING 179,180 square feet or 4.1134 acres of land more or less as determined from deed information only and not by actual field-run survey.

BEING or intended to be that parcel of land described in a conveyance from Edith C. Daniels, widow and Blanche Whitley, formerly Blanche McFadden, by deed dated March 17, 1988, recorded among the Land Records of Anne Arundel County, Maryland in Liber 4567 at Folio 396.

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that the said property will be placed upon the tax rolls of the City of Annapolis immediately upon the effective date of this annexation, and the owner thereof shall be liable for real estate taxes

as provided by Maryland law levied for the fiscal year during which this Resolution is effective, prorated from the effective date.

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that subject to the following conditions, the Arundel Land and Development Co., Inc. property annexation is hereby approved:

- 1. Prior to the issuance of any permits, and subject to the approval of the Department of Public Works, the developer of the Property shall submit to the City a water capital facilities impact charge in the amount of ______ Dollars per residential unit or the equivalent non-residential unit as determined by the Department of Public Works. This impact charge is in addition to all fees and charges customarily levied by the City of Annapolis:
- The developer/property owner shall be responsible for all costs associated with the extension of water and sewer services to the site, including tap fees, capital facility connection charges, capital facility assessment charges and inspection fees. The developer will be required to extend and pay for the required sewer and water mains.
- Stormwater facilities, roads, curbs, etc, that are to be owned and maintained by the
 City shall be constructed in accordance with City standards for right-of-way width
 and other construction details. The developer will be required to pay all costs
 associated with the construction.
- 3. Street lighting, if City owned and maintained, shall meet City standards and specifications. Street lighting will not be taken over by the City until the project is complete and one year's operating and maintenance cost is paid in advance.
- 4. Any rights-of-way to become public must be deeded to the City.
- The City will not be responsible for maintenance and snow removal until final inspection and receipt of deeds.
- 6. The proposed relief road is expected to cut across the Arundel Land and Development property to connect with Aris T. Allen Boulevard. The developer will transfer the land needed for the relief road right-of-way and make an equitable contribution to the cost of construction of the relief road as finally agreed upon between the County and the various developers that expect to construct projects within the Forest Drive corridor.

 7. Only one point of access shall be allowed to the site from Aris T. Allen Boulevard.

This access point shall be the relief road right-of-way.

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that the 1998 Annapolis Comprehensive Plan shall be amended to reflect the annexation of the Arundel Land and Development Co., Inc. property and the zoning designation as designated by Ordinance O-17-02.

AND BE IT FURTHER RESOLVED BY THE ANNAPOLIS CITY COUNCIL that this Resolution shall become effective upon the forty-fifth day following the date of its passage, provided no Petition for Referendum has been properly filed according to law.

ADOPTED this 10th day of March, 2003.

ATTEST:

THE ANNAPOLIS CITY COUNCIL

Deborah Heinbuch, CMC/AAE

City Clerk

ELLEN O. MOYER, MAYOR

Effective Date: April 24, 2003

EXPLANATION:

Redlining indicates matter added to existing law.

Strike Out indicates matter deleted from existing law:

Underlining and redlining indicate amendments.