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BRIGHTON SQUARE COMMERCIAL PLANNED UNIT DEVELOPMENT AGREEMENT

TI	HIS AGREEMENT is made and entered into the	is 30th
day of	July , 1981, by and between	
	me D. Schwellinger	
hereinafter o	called Owners-Developers and the City of V	Waukesha, a
municipal cor	poration, hereinafter called the City.	

The Developers are the owners of a 4.085 acre parcel of land described in Exhibit "A" attached hereto and made a part hereof, located in the City of Waukesha, which is presently goned B-3. The Developers have requested and received approval to develop said land commercially and under the planned unit development provision of the City of Waukesha zoning ordinances, and in accordance with this Agreement.

The Developers represent to the City that they are the owners of the lands described and will develop the same in accordance with the terms of this agreement, and will bind any successor owners or their heirs and assigns, to develop the land in accordance herewith.

The development of the land will take place subject to the following guidelines.

A. The uses shall be restricted to retail specialty type shops or professional offices, including but not limited to the following: Medical or dental clinics, professional and business offices, such as physicians, dentists, artists, lawyer, planner, engineer, architect, accountant, real estate office, insurance office, finance office, title company office, photographer, interior decorator, manufacturer's representative and any other comparable professional or business office, barber or beauty shops, clothes cleaning and laundry pick-up, cheese and wine shops, savings and loans, banks,

B-5

coffee shops, tea rooms, art and antique shops, clothing stores, fireplace shops, camera shops, bathroom shop, electronic stores, sundwich
shops, shoe store, jewelry store, flower shop, gift boutique, phurmacy,
musical store, notion or variety shop, ice cream parlor, soda fountain,
book or stationery store, delicatessen, tobacco shops, and other such
similar uses. It is distinctly understood and agreed, however, that
the property shall not be used so as to allow small free standing
building type uses such as fast food restaurants and filling stations.

All uses shall be subject to Section 22.52 of the Municipal Code of the
City of Waukesha. Any interpretations of uses shall be made by the
Waukesha Plan Commission.

REMOVE

REMOVE

ALLOW BOTH ENTRANCES (S EAST AVE & W SUNSET DR) TO BE ACCESS POINTS FOR THE GENERAL PUBLIC B. The provisions of this agreement and of Section 22.52 of the Municipal Code of the City of Waukesha shall be duemed to be restrictions on and covenants running with the land described herein. The entire 4.005 acre parcel shall be developed as a unit development, which means that all buildings shall have similar architectural treatment. Exterior light fixtures shall all be similar. There shall be only one access point for the general public to the untire parcel with the entrance on to East Avenue being used for deliveries and employee parking only. The Developer shall sign and police this latter access and parking area so as to permit only deliveries and employee parking. The parcel may have one pylon sign giving the name of the center, with each individual store being restricted to that, wall-mounted signs. This instrument shall be recorded by the Developer.

"ALLOWED AWNING OR WALL MOUNTED SIGNS"

Witnessed by:

The Witnessed by:

Witnessed by:

Mary a. Race

CITY OF WAUKESHA, A Municipal Curporation

Seph C. LaPorte, Mayor

Mary A. Schrader, Clerk