## MOTION NO. <u>2125</u>

A MOTION concurring with the recommendation of the Zoning and Subdivision Examiner regarding the reclassification petitioned by WEYERHAEUSER REAL ESTATE COMPANY, designated Land Use Management File No. 222-75-R; and modifying the conditions of site plan approval recommended by the Examiner.

WHEREAS, the Zoning and Subdivision Examiner by written report dated July 8, 1975 has recommended approval, subject to site plan review as provided in Ordinance No. 2423, for the application for reclassification petitioned by WEYERHAEUSER REAL ESTATE COMPANY and designated as Land Use Management File No. 222-75-R; and

WHEREAS, the Examiner's recommendation includes conditions for site plan approval which have been appealed; and

WHEREAS, the King County Council has reviewed the record and the written appeal arguments in this matter; and

WHEREAS, the Council concludes that certain conditions recommended by the Examiner should be modified,

NOW THEREFORE, BE IT MOVED by the Council of King County: The reclassification petitioned by WEYERHAEUSER REAL ESTATE COMPANY and designated Land Use Management File No. 222-75-R is approved, subject to the provisions of Ordinance No. 2423, as follows: SR (Potential RM 900) to RM 900-P.

AND BE IT FURTHER MOVED:

The administrative approval of site plans submitted under the provisions of Ordinance No. 2423 shall be subject to the conditions setforth on pages 23 through 25 & 28 of the Examiner's report dated July 8, 1975; provided, Conditions a(6), a(7), a(8), a(9), a(10), a(11), a(12), a(13) and f(2) are amended to read as follows:

a(6) The setbacks shown on Exhibit #6, File #427-A-72-P shall be observed for all structures to be developed. The setbacks along property lines abutting properties classified for single family or multiple family use

shall include screening which obscures the view of the site from abutting properties. The screening shall consist of existing vegetation, newly planted vegetation or acceptable alternatives. 3 Pedestrian linkages shall be provided between adjoining streets and structures within the site. 5 Such pedestrian linkages shall be a minimum of 6 feet in width, of a hard, all-weather surface, and physically separated from motor-vehicle traffic by curbing and/or landscaping. The site plans shall include a detailed landscape plan which shall incorporate existing trees and other significant existing vegetation, and shall include the following information: 10 The height, type and location of proposed land-11 scaping including significant existing vegetation to be retained; 12 13 b. The general nature and location of existing trees and other significant vegetation; 14 The location of all existing trees 12 inches 15 in diameter or greater, as measured at breast height, which are to be removed from the setback 16 areas stipulated in Condition No. 6 above; 17 provided, the Director, Division of Land Use Management may require that the location of such 18 trees be shown for additional areas of the property when inspection by the Division 19 indicates that significant existing vegetation has been ignored in the proposed plan. 20 The landscaping plan shall include the following a (9) 21 facilities and materials: 22 Existing vegetation and/or newly planted 23 materials in all setback areas not otherwise crossed for access; 24 When practical, landscaped islands at the ends 25 of parking rows and/or landscaped areas which 26 separate parking areas and which incorporate pedestrian pathways, rest areas and pick-up 27 points; 28 A method of irrigating vegetation not capable of survival on local rainfall, preferably by 29 means of a sprinkler system. 30 a(10) The landscape plan shall include an estimate of the 31 cost of the materials and labor required to implement the plan, and the cost of maintaining facilities 32 and materials for a period of one year. The Director, 33

Division of Land Use Management shall require landscape bonds in an amount equal to one-half of such estimates. The Director, Division of Land Use Management may eliminate or reduce the amount of such bonds if he determines that covenants or other conditions applicable to the site provide adequate assurance of the installation and maintenance of the facilities and materials. Bonds shall be released one year after completion of the facilities and plantings shown on the landscape plan.

- a(11) Service entries, storage areas, and loading docks shall be effectively screened both visually and acoustically from adjacent properties. State noise control standards shall be utilized in reviewing acoustical screening until such time as a noise control ordinance is adopted for King County.
- a(12) Lighting of parking areas shall be harmonious with the proposed development and not detrimental to neighboring properties.
- a(13) The site plan shall be accompanied by a statement of the signing concept for the proposed development. The plan and/or statement shall identify the general location, size and type of all signs in the proposed development.
- f(2) No parking is permitted within 25 feet of 1st Avenue South and South 320th Street, and within 20 feet of the east and 10 feet of the south property lines.

  No driveways are permitted internally within 25 feet of 1st Avenue South and South 320th Street and within 20 feet of the east and 10 feet of the south property lines.

passed at a regular meeting of the King County Council this and day of <u>Saptonles</u>, 1975.

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Chairman

ATTEST:

clerk of the Counci.

**ACTING** 

32