A RESOLUTION GRANTING THE APPLICATION FOR DEVELOPMENT PERMIT UNDER BP 220 TO BREEZEWOODS DEVELOPMENT CORPORATION FOR ITS BREEZEWOODS DOS PHASE 2 SUBDIVISION PROJECT LOCATED AT MAMBBOG I, BACOOR, CAVITE.

WHEREAS, an application for Development Permit was filed by Breezewood Development Corporation for its subdivision project herein described as:

Name of Project: Breezewood Dos Phase 2
Location: Mambob I, Bacoor, Cavite
Total Land Area: 8,251 square meters
Net Developable Area: 7,751 square meters
Excluded Area: 500 square meters
TCT Number: T-579422
Project Classification: BP 220

WHEREAS, the Committee on Housing and Land Utilization through its Vice-Chairman, Hon. Bayani M. De Leon, after conducting an ocular inspection of the said project and after review and evaluation of the pertinent documents submitted herewith, recommends the issuance of a Development Permit to Breezewood Development Corporation in accordance with the plans and specification hereto attached and made an integral part hereof, for the project known as Breezewood Dos Phase 2 located at Mambob I, Bacoor, Cavite, subject to the prescribed guidelines and regulations under BP 220 and other government agencies;

WHEREAS, the developer manifested before the Sangguniang Bayan that Breezewood Development Corporation is the registered owner of the property subject of the application for the above-mentioned development permit, that its title over the same is free from any legal infirmity, that it has not received any order issued by any court in the Philippines restraining it from proceeding with the development of the above-mentioned project, that no tenant shall be adversely affected by the said development, and that the corporation has complied and will continue to comply with all the requirements for such a development project set under prevailing laws and under the various policies of the national government and its various instrumentalities;
WHEREFORE, on motion of Honorable Councilor Bayani M. De Leon unanimously seconded by all members present, in its 31st regular session assembled, BE IT RESOLVED AS IT IS HEREBY RESOLVED by the Sangguniang Bayan of Bacoor, Province of Cavite to grant a Development Permit to Breezeways Development Corporation for the project known as “Breezeways Dos Phase 2” covering the herein described property, PROVIDED that:

1. The Developer manifests that Breezeways Development Corporation is the registered owner of the property subject of the above-mentioned application for a Development Permit, that its title over the same is free from any legal infirmity, that it has not received any order issued by any court in the Philippines restraining it from proceeding with the development of the above-mentioned project, that no tenant shall be adversely affected by the said development, and that the said corporation has complied and will continue to comply with all the requirements for such a development project set under prevailing laws and under the various policies of the national government and its various instrumentalities;

2. The Developer hereby undertakes to pay all corresponding government fees and taxes equivalent to the area/s covered by its application for a development permit before such permit is issued;

3. The Developer undertakes to hold the Municipal Government, and all of its elected and appointed officials, free and harmless from any and all claims, demands, account or action arising out of any infirmity in its title/s to the above-mentioned property or to any person or tenant caused by the development or construction of the above-mentioned project;

4. The developer undertakes that its non-compliance with the requirements of Provincial Ordinance No. 2003-005 (entitled: “An ordinance Requiring All Subdivision Developers Doing Business In The Province Of Cavite To Provide Slope Protection, A One-Meter Path Walk And Two-Meter Plant Strip, To Be Placed At The Edge Of The Property Line Of The Three-Meter Easement Before Commencing Construction Of Any Housing Unit, And Providing Penalties For Violation Thereof.”) Municipal Resolution No. 82-S-95 (entitled: “Resolution Increasing The Payment Of Development Permit Fee From Its Present Rate Of P0.50 Per Square Meter To P10.00 Per Square Meter In Accordance With The General Guidelines, Rules, Regulations, And Standards Being Implemented By The Housing And Land Use Regulatory Board In The Processing, And Approval, Of Subdivision Plan.”), Resolution No. 35-S-96 (entitled: “Resolution Requiring The Developers Of Subdivision To Plant Trees On Both Sides Of The Roads Or Their Subdivision Including The Open Space After The Issuance Of A Development Permit Had Been Granted To The Owner Or Developer”), Municipal Ordinance No. 9-S-99 (entitled: “An Ordinance Requiring Subdivision Owners Or Developers To Identify Specific Plan For Parks And Playground Space And to Construct The Necessary Amenities For Their Subdivision Project In The Municipality And For Other Purposes”), Municipal Ordinance No. 4-S-2011 (entitled: “An Ordinance Mandating The Establishment Of A Water Impounding System In All Land Development Projects In Bacoor, Cavite”) and Municipal Ordinance No. 5-S-2011 (entitled: “An Ordinance Requiring The Installation Of A Grease And Used Oil Waste Disposal System” In All Business Establishments Operating In Bacoor, Cavite”) and other pertinent ordinances or resolutions approved by the Address: Evangelista St., Barangay Talang Dagal, Bacoor, Cavite

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Republic of the Philippines  
Province of Cavite  

MUNICIPALITY OF BACOOR  
Office of the Sangguniang Bayan

Sangguniang Bayan of Bacoor, or any misrepresentation committed by the Developer in connection with its application for a Development Permit, shall be deemed sufficient grounds for the revocation of any development permit or non-issuance of an Occupancy Permit in its favor;

5. The Developer undertakes to devote at least thirty percent (30%) of the total lot area for roads and other open recreational spaces in accordance with RA 7279;

6. The Developer undertakes to devote and develop a parcel of land within the above-described development project where a materials recovery facility (MRF) will be placed in accordance with Republic Act 9003 also known as the “Ecological Solid waste Management Act of 2000” within one (1) year after the issuance of the above-mentioned development permit. The said MRF shall have an area equivalent to 5% of the 30% open spaces for recreational facilities provided under RA 7279;

7. For every hectare comprising the residential subdivision project subject of the application for a Development Permit, the Developer shall construct a multi-purpose hall building, classroom building, daycare center, or health center at any place within the municipality of Bacoor, the size, design, and location of which building shall be identified and approved by the Municipal Mayor. The said multi-purpose hall building, classroom building, daycare center or health center shall then be donated by the developer to the municipality within six (6) months after its completion to enable the municipal government to effectively meet the needs of prospective residents of the said residential subdivision project. Provided: that in case the said multi-purpose hall building, classroom building, daycare center or health center to be donated to the Municipal Government is located within the subdivision project, the homeowners of the said subdivision shall be given preference in using the same. Provided further: that the Municipal Government shall be allowed by the Developer and by the homeowners’ association to use the said facility to be donated during special public occasions or during a public emergency. Provided lastly: that the use, operation, and management of the said facility shall be subject to a Memorandum of Agreement between the Municipal Government, the Developer, and the homeowners’ association of the subdivision wherein the facility to be donated is located;

8. The Developer undertakes to pay a one-half percent (0.5%) tax on the assessed value of lands that it owns with an assessed value in excess of Fifty Thousand Pesos (P50,000.00) pursuant to Republic Act No. 7279 subject to the applicable ordinance to be passed by the Sangguniang Bayan;

9. The Developer hereby undertakes to require all its employees—or the employees of its contractors of suppliers—who will be reporting for work within the territorial jurisdiction of Bacoor, Cavite to obtain Work Permits from the Office of the Municipal Mayor;

10. The Developer undertakes to provide the Municipal Government through the Business Permits and Licensing Office (BPLO), with a list of the names and addresses of the various contractors/suppliers who will

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work on the above-mentioned development project for purposes of assessing the proper Business Permit Fees that the Municipal Government should charge to the said contractors/suppliers. Moreover, the Developer hereby undertakes to secure a business permit for the operation of any utility (water, cable TV, etc.) to be operated by the Developer—or its affiliates—within its development project;

11. The Developer hereby undertakes to plant at least one hundred (100) trees within the territorial jurisdiction of Bacoor, Cavite for every one (1) hectare of the area consisting the development project subject of the above-mentioned application within one (1) year from the date of approval of the Development Permit. Provided that the type of trees, the manner and schedule of planting of such trees, and the exact location where such trees shall be planted by the Developer shall be subject to the prior approval of the Mayor. Provided further, that types of trees to be planted by the Developer shall be subject to the recommendation of the Department of Environment and Natural Resources (DENR). Provided further, that the cost of planting and maintaining the said trees, which shall include but shall not be limited to the watering and fertilizing of the said trees, shall be borne exclusively by the Developer for the entire duration of one (1) year following its planting;

12. The Developer undertakes to design its subdivision project in such a way that its entrance/exit gates are at least ten (10) meters away from the edge of the nearest national, provincial, or municipal road so that motor vehicles entering or exiting the said subdivision shall not impede the orderly flow of traffic;

13. The Developer undertakes to design the roads inside its development project in such a way that they may be interconnected with the road network of the Municipal Government and with that of adjoining residential subdivisions, if any;

14. The Developer undertakes to designate certain roads within its residential subdivision project to become part of the Municipal Government’s “Solidarity Route” project as provided under Municipal Ordinance No. 21-S-2009 (“An Ordinance Creating A Traffic Decongestion Scheme To Be Known As The “Solidarity Route” In The Municipality of Bacoor, Cavite”) to help ease traffic on main thoroughfares within the municipality during certain periods of the day;

15. The Developer undertakes to comply with Section 18 of Republic Act No. 7229 which mandates that developers of proposed subdivision projects shall be required to develop an area for socialized housing equivalent to at least twenty percent (20%) of the total subdivision area or total subdivision project cost, at the option of the developer, within the same city or municipality, whenever feasible, and in accordance with the standards set by the Housing and Land Use Regulatory Board and other existing laws;

16. The Developer undertakes to install closed circuit television cameras at the entrance or exit gates of its residential subdivision project within one (1) year after the approval of its Development Permit in compliance with
the Municipal Government’s crime prevention program pursuant to Municipal Ordinance No. 18-5-2009 which was passed by the Sangguniang Bayan on 22 October 2009 (entitled: “An Ordinance Requiring Business Establishments And Residential Subdivisions Operating In Bacoor, Cavite To Install Closed Circuit TV Cameras.”);

17. The Developer undertakes to require any security agency that it will hire to guard the residential subdivision to register with the Office of the Municipal Mayor and to pay the corresponding Business Permit Fee before it can operate;

18. The Developer undertakes to complete the perimeter fence of the residential subdivision covered by its application for a Development Permit within one (1) year from the date of approval of the said permit to ensure the security of homeowners from criminal elements; and

19. The Developer shall comply with all the foregoing and with other conditions that maybe set forth by the Municipal Mayor in accordance with law. Otherwise, the Municipal Government shall not approve the Developer’s application for a Development Permit and/or shall not grant the Developer an Occupancy Permit.

RESOLVED FURTHER, that copies of this Resolution be furnished to all concerned offices.

ADOPTED UNANIMOUSLY by the Sangguniang Bayan this 7th day of March 2011 at Bacoor, Cavite.

I hereby certify that the foregoing Resolution is true and correct.

Certified by:

HON. EDWIN G. GAWARAN
Acting Vice Mayor/Acting Presiding Officer

Attested by:

ATTY. KHALID A. ATEGA, JR.
Secretary to the Sanggunian

Certified by:

On Leave

ROSETTE MIRANDA FERNANDO
Municipal Vice Mayor/Presiding Officer

Approved by:

STRIKE REVILLA
Municipal Mayor

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