COMMISSIONERS RECORD S, DOUGLAS COUNTY

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Lockwood Co., Inc. Reorder No. 18542B-12-78					
		No further busine ATTEST: <u>A-E-Matter</u>	n general de la complete de la comp la complete de la comp la complete de la comp	ned to meet on Thursday, <u>Reverly G. Bra</u>	
		D. E. Mathia	County Clerk	Beverly A. Bradley	l l l l l l l l l l l l l l l l l l l
			August	2, 1979	
	The Board of County Commissioners of Douglas County met in regular adjourne session with all members of the Board present.				
		Approved the minu	utes of the meeting c	of August 1, 1979.	na series de la series de la serie de La serie de la s
	Treasurers report The Board noted receipt of Douglas County Balance Sheet for the July 1979 from the Treasurer's Office.				
	Plan. Comm. : der Rehearing on riego alsembly of stock Church 513 A fr A To B-3	of God Church for rezoning from A (Agriculture) to B-3 (Limited Business), approximately 7 ¹ / ₂ acres generally described as being located one and one			
	Plan. Comm; app Rizon 9A fron A to B-3 Sto back with the	the intersection item is requeste Commission in Oc sion to review f	or of the planning de The Board considered June 27, 1979. This ture) to B-3 (Limited ally described as bei n of Clinton Parkway ed by I. J. Stoneback ctober of 1978 and ha the applicant's devel is that the Board app	d discussed a planning it epartment, Linda Finger a d Item No. 10 from the Pl s item is a request to re d Business), containing a ing located on the southw (23rd Street) and Dragst k and was first heard by ad been returned to the H lopment plan. After disc prove this rezoning reque subject to the following	and David Guntert, lanning Commis- ezone property approximately 9 west corner of trip Road. This the Planning Planning Commis- cussion it was est from A (Agri-

(1) That only the portion shown on the development plan north of the restaurant parking (south parking bay) be rezoned (5.0 acres net);

(2) That the rezoning not take effect until the property is platted and a site plan approved;

(3) That the zoning be reviewed by the Planning Commission in 1982. If no development has occurred, the applicant should show proof why the

property should remain B-3 and not revert to the prior zoning (A, Agriculture); and,

(4) That approval of the final development plan be based upon connection with the proper sanitary sewer facilities and approval by the County Health Officer be obtained.

Motion seconded by Mr. Cragan and carried unanimously.

recommended by the Planning Commission:

Tinal Plat of

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The next item considered by the Board was Item No. 5, Final Plat of Twin Ridge Heights, a residential county subdivision containing approximately 214.16 acres and generally described as being located in Lecompton Township on the east and west sides of Township Road 563, which is approximately $\frac{1}{2}$ mile north of Middle Road (County Road 438), and is submitted by Peters, Williams, and Kubota for Dwight Jackson. After discussion it was moved by Mr. Neis that the Board approve this final plat for the acceptance of dedications and easements, subject to the following five conditions of the Planning Commission, with a revision to condition No. 3:

(1) That the applicant's engineer certify that all lots are pinned or that a performance bond in an appropriate amount (as determined by the County Public Works Department and set by the Board of County Commissioners) be filed with the County Engineer;

(2) That a performance bond for the construction of roads to "county rock road standards" and for the necessary traffic control devices and road or street signs be filed with the County Engineer in an amount deemed appropriate by the County Commission (based on an estimate from the Public Works Department);