

In districts where a community residence is allowed as a special exception, the community residence shall be approved only on a finding that there is competent substantial evidence in the record that the Special Exception meets the applicable standards:

a. The applicant demonstrates that the proposed community residence will not interfere with the normalization and community integration of the residents of any existing community residence and/or recovery community and that the presence of other community residences and/or any recovery communities will not interfere with the normalization and community integration of the residents of the proposed community residence. **A) Yes, given the property large space, they will not interfere with anybody and also not recovery house nearby.**

b. The applicant demonstrates that the proposed community residence in combination with any existing community residences and/or recovery communities will not alter the residential character of the surrounding neighborhood by creating an institutional atmosphere or by creating or intensifying a de facto social service district by concentrating or clustering community residences and/or any recovery community on a block or in a neighborhood, and **A) Yes, I will only have 6 to 8 people who will be properly manage by the manger, so not expect to have any in and out or creating any cluster.**

c. The applicant demonstrates that the proposed community residence will be compatible with the residential uses allowed as of right in the zoning district; **A) Yes, given big space of the property to other neighbor, and from previous business at the same propriety, community residence will be compatible into this location.**

d. When the proposed community residence would be located in a single-family zoning district, the applicant demonstrates that the proposed transitional community residence, alone or in combination with any existing community residences, will not alter the residential stability of the single-family zoning

district; **A) The plan to start in September or early October, as soon as we can get people to help quaking their addiction.**

e. The applicant demonstrates that the applicant or the proposed community residence has been granted certification by the State of Florida or license required by the State of Florida; and **A) it will be grated when zoning is approved.**

f. When the State of Florida does not offer certification or require a license for this type of transitional community residence and the population it would serve, the application demonstrates that:

i. The proposed community residence will be operated in a manner effectively similar to that of a licensed or certified community residence; **A)Yes**

ii. Staff will be adequately trained in accord with standards typically required by licensing or state certification for a community residence; **A)Yes**

iii. The community residence will emulate a biological family and be operated to achieve normalization and community integration; and **A)Yes**

iv. The rules and practices governing how the community residence is operated will actually protect residents from abuse, exploitation, fraud, theft, insufficient support, use of illegal drugs or alcohol, and misuse of prescription medications. **A) Yes, The goal is to**

help all resident from addiction, the rule will be strict and protect resident from all anything abuse or anything that can harm them. The gal is help them to be useful in our community.