ZONING CHANGE REVIEW SHEET

CASE: C14-2008-0222 – William Cannon Rezoning

P.C. DATE: January 13, 2009

ADDRESS: North side of William Cannon Drive between Ridge Oak Road and Beckett Road

OWNERS: John Rocha, Jewell Simmons, Lloyd Burt

AGENT: Thrower Design

Judy Grimes, Valerie Brinkman,

(Ron Thrower)

Charles Spradling; and Fast Enterprises, Ltd.

(Frank Smith)

ZONING FROM: RR-NP **TO:** LR-MU-NP

AREA: 16.26 acres

SUMMARY STAFF RECOMMENDATION:

The Staff recommendation is to deny neighborhood commercial – mixed use – neighborhood plan (LR-MU-NP) combining district zoning.

PLANNING COMMISSION RECOMMENDATION:

January 13, 2009: APPROVED A POSTPONEMENT BY THE APPLICANT TO MARCH 10, 2009.

[C. SMALL; J. REDDY - 2ND] M. DEALEY - NAY; C. EWEN - ABSENT

ISSUES:

The Applicants would like to discuss the Staff recommendation.

DEPARTMENT COMMENTS:

The subject rezoning area is developed with several single family residences on large lots that have dual frontage on William Cannon Drive and Reynolds Road. William Cannon Drive was not constructed at the time all the residences were originally built, and access is taken to Reynolds Road, a local street. The lots are zoned rural residence – neighborhood plan (RR-NP) combining district. The rezoning area was a contested Future Land Use Map (FLUM) tract at the time the West Oak Hill Neighborhood Plan was being finalized in December 2008, but the base zoning district remained unchanged. There are single family residences to the north within replatted lots of the original Lot 8 of G.K. Beckett Estates (RR-NP), the Cottage Court condominiums to the east (MF-3-NP), undeveloped land and office buildings to the south (SF-3-NP; LO-NP; GO-CO-NP), and a child care facility, undeveloped property that is approved for a joint use driveway, and a cemetery to the west (LR-NP; LO-NP; P-CO-NP). Please refer to Exhibits A (Zoning Map) and A-1 (Aerial View).

The Applicants have requested the neighborhood commercial – mixed use – neighborhood plan (LR-MU-NP) combining district for the opportunity to redevelop the lots with commercial and office uses, while providing the opportunity to maintain residential uses as well. The conceptual site plan shows buffer areas along Reynolds Road and adjacent to the three single family lots located on the south side of Reynolds Road that are not part of this application. Driveway access is proposed along William Cannon Drive. Please refer to Exhibit A-2.

The area within this rezoning application has frontage on West William Cannon Drive, a major arterial roadway, and there are commercial and office zoning and uses to the west and south. Thus, it would appear that rezoning to a non-residential district would be appropriate for consideration. However, a distinguishing factor is that the rezoning area was originally part of a subdivided lot and the accompanying deed restrictions specified a one acre minimum lot size and that the lots be used for residential purposes. Furthermore, although much of the rezoning acreage has been replatted since the time of the original Lot 8 of G.K. Beckett Estates subdivision, the restrictions have not been removed, and thus continue to apply (Section 212.014 A.3 of the Texas Local Government Code).

Although the deed restrictions are private, and not enforceable by the City, there is a Council resolution adopted in December of 1987 which directs Staff to deny zoning cases in conflict with existing private restrictions that prohibit non-residential uses on the property. Please refer to Exhibit D. For these reasons, the Staff recommendation is to deny the Applicant's request for LR-MU-NP zoning and maintain the existing RR-NP zoning.

EXISTING ZONING AND LAND USES:

	ZONING	LAND USES
Site	RR-NP	Undeveloped
North	RR-NP; P-NP	Single family residences within the original area of the G.K. Beckett Estate subdivision; Fire station
South	GO-CO-NP; LO-NP; SF-3-NP	Office building; Undeveloped
East	MF-3-NP; LO-NP	Condominiums; Church
West	LR-NP; LO-NP; P- CO-NP	Child care facility; Undeveloped; Cemetery

NEIGHBORHOOD PLANNING AREA: West Oak Hill TIA: Is not required

<u>WATERSHED:</u> Williamson Creek – <u>DESIRED DEVELOPMENT ZONE:</u> No Barton Springs Zone – Recharge Zone

CAPITOL VIEW CORRIDOR: No

SCENIC ROADWAY: Yes,
West William Cannon Drive

NEIGHBORHOOD ORGANIZATIONS:

40 - McCarty Lane / Beckett Estates Neighborhood Association

137 - Village at Western Oaks Neighborhood Association

148 - Western Oaks Property Owners Association

298 - Oak Hill Association of Neighborhoods (OHAN)

384 - Save Barton Creek Association

428 - Barton Springs / Edwards Aquifer Conservation District

742 - Austin Independent School District

779 - Oak Hill Combined NPA Staff Liaison

786 - Home Builders Association of Greater Austin

943 - Save Our Springs Alliance

967 - Circle C Neighborhood Association

1029 - Cottage Court Condominium HOA, Inc.

1037 – Homeless Neighborhood Association

1075 - League of Bicycling Voters

1113 - Austin Parks Foundation

SCHOOLS:

Patton Elementary School

Small Middle School

Austin High School

CASE HISTORIES:

NUMBER	REQUEST	COMMISSION	CITY COUNCIL
C14-02-0131 -	SF-2; GR; CS to	To Grant P-CO	Approved P-CO with
Forest Oaks	P		CO for 2,000 trips,
Cemetery – 6300			prohibits access to
West William			Ridge Oak Road and
Cannon Drive			requires 20' landscape
			buffer along Ridge
			Oak Road (10-10-02).
C14-02-0106 –	SF-3 to GO	To Grant GO-CO	Approved GO-CO
William Cannon			with CO for 2,000
Office Park -			trips; RC for IPM and
			Grow Green plants
			(10-24-02).
C14-94-0076-	I-SF-2 to SF-2	To Grant SF-2 subject	Approved SF-2 (8-18-
Western Oaks		to IPM compliance	94).
Section III-C –			
8005 – 7906			
Rosson Drive at			
Hudson Loop		=	
C14-83-074 –	I-SF-2 to BB	To Grant	Approved MF-3 with
Western Oaks,	(multifamily		site plan for 44
Section III-G –	residence district)		buildings (4-3-86).
5317-5503 Block			
of McCarty Lane			

RELATED CASES:

The Oak Hill Combined Neighborhood Plan was completed under the City of Austin's Neighborhood Planning Program and was adopted as part of the Austin Tomorrow Comprehensive Plan on December 11, 2008 (C14-2008-0125 – Ordinance # 20081211-097). The subject rezoning area was known as Tract AE, a contested Future Land Use Map (FLUM) tract and was designated as Large Lot Rural Single Family Land Use on Final Reading at City Council.

The property was annexed into the City of Austin on October 2, 1983. On July 26, 1984, the area between West William Cannon Drive, Ridge Oak Road, McCarty Lane and Beckett Drive was zoned SR (Suburban Residence), 1st Height and Area, which converted to Rural Residence zoning in 1984 (C14-83-299 – City of Austin Planning). There are no pending subdivision or site plan applications on the subject property.

The rezoning area as well as surrounding lots on Reynolds Road, Westview Road and the south side of McCarty Lane was originally platted as a portion of Lot 8 of the G.K. Beckett Estate (approximately 79.98 acres in size), a subdivision recorded in June, 1953. Several replats of Lot 8 have occurred since then, including five in this rezoning application. The rezoning area consists of Lot 2 of the Burt and Davis subdivision, recorded in June 1974; Lots 1, 2 and 3 of the L. J. Thomson Subdivision, recorded in September 1963; Lots 1, 2 and 3 of the Ramsey Subdivision, recorded in January 1997; Lot 1 of The Carter Subdivision (which includes a plat note prohibiting access to William Cannon Drive), recorded in May 1992; Lot 3A of the Jewel Simmons Addition, recorded in December 1979; and an unplatted 3.282 acres out of the G.K. Beckett Estate. Please refer to Exhibit B.

The <u>original</u> deed restrictions filed for Lot 8 of the G.K. Beckett Estate subdivision (February 1955) included restrictions on the use to residential purposes only and one single family residence, established minimum square footage for the main dwelling and construction standards, a 50-foot wide front setback, and 5-foot wide side setbacks. The <u>amended</u> deed restrictions were recorded in March 1955 and established a minimum one acre lot size, 75-foot wide front setbacks and 15-foot wide side setbacks. Please refer to Exhibit C.

ABUTTING STREETS:

Name	ROW	Pavement	Classification	Sidewalks	Bike Route	Bus Routes
West William Cannon Drive	122 feet	Varies	Arterial	Yes	Priority 1 Route	No
Ridge Oak Road	43 feet	17 feet	Local	No	No	No
Becket Road	80 feet	40 feet	Collector	No	No	No
Reynolds Road	50 feet	17 feet	Local	No	No	No

CITY COUNCIL DATE: January 29, 2009 ACTION:

ORDINANCE READINGS: 1st

2nd

 3^{rd}

ORDINANCE NUMBER:

<u>CASE MANAGER:</u> Wendy Rhoades e-mail: wendy.rhoades@ci.austin.tx.us

PHONE: 974-7719

SUMMARY STAFF RECOMMENDATION:

The Staff recommendation is to deny neighborhood commercial – mixed use – neighborhood plan (LR-MU-NP) combining district zoning.

BASIS FOR LAND USE RECOMMENDATION (ZONING PRINCIPLES)

1. The proposed zoning should be consistent with the purpose statement of the district sought.

Applicant's Request: The LR, Neighborhood Commercial district is intended for shopping facilities that provide limited business services and offices to the residents of the neighborhood, such as consumer repair services, food sales, service stations, and pet services. The purpose statement listed in the City of Austin Land Development Code states: "The Neighborhood Commercial district is the designation for a commercial use that provides business service and office facilities for the residents of a neighborhood. Site development regulations and performance standards applicable to a LR district use are designed to ensure that the use is compatible and complementary in scale and appearance with the residential environment." The mixed use (MU) district is intended to allow for office, retail, commercial and residential uses to be combined in a single development.

Staff Recommendation: The RR, Rural Residence district is intended as an area for very low density residential use, with a minimum lot size of one acre. This district is appropriate for selected locations where rural characteristics are desired, or where terrain or public service capacities necessitate very low densities.

2. Zoning changes should promote an orderly and compatible relationship among land uses.

The rezoning area was originally part of a subdivided lot and the accompanying deed restrictions specified a one-acre minimum lot size and that the lots be used for residential purposes. Although much of the rezoning acreage has been replatted since the time of the original Lot 8 of G.K. Beckett Estates subdivision, the restrictions have not been removed, and thus continue to apply. Furthermore, although the deed restrictions are private, and not enforceable by the City, there is a Council resolution adopted in December of 1987 which directs Staff to deny zoning cases in conflict with existing private restrictions that prohibit non-residential uses on the property. For these reasons, the Staff recommendation is to deny the Applicant's request for LR-MU-NP zoning and maintain the existing RR-NP zoning.

EXISTING CONDITIONS

Site Characteristics

The subject property is developed with several single family residences and is fairly flat.

Impervious Cover

The maximum impervious cover allowed by the LR zoning district would be 15% which is based on the more restrictive watershed regulations described below. The current RR zoning allows for 25% impervious cover provided the properties retain their residential use, as allowed by the zoning regulations.

Environmental

This site is located over the Edwards Aquifer Recharge Zone. The site is in the Williamson Creek Watershed of the Colorado River Basin, which is classified as a Barton Springs Zone (BSZ) watershed. It is in the Drinking Water Protection Zone.

Project applications at the time of this report are subject to the SOS Ordinance that allows 15% impervious cover in the recharge zone, 20% impervious cover in the Barton Creek watershed and 25% impervious cover in the Contributing Zone. This tract lies in the Recharge Zone.

According to flood plain maps, there is no flood plain within the project location.

The site is located within the endangered species survey area.

Standard landscaping and tree protection will be required in accordance with LDC 25-2 and 25-8 for all development and/or redevelopment.

Numerous trees will likely be impacted with this rezoning case. Please be aware that an approved rezoning status does not eliminate the requirements to meet the intent of the tree ordinances. If further explanation or specificity is needed, please contact the City Arborist at 974-1876. At this time, site specific information is unavailable regarding other vegetation, areas of steep slope, or other environmental features such as bluffs, springs, canyon rimrock, caves, sinkholes, and wetlands.

Under current watershed regulations, development or redevelopment on this site will be subject to providing structural sedimentation and filtration basins with increased capture volume and 2-year detention. Runoff from the site is required to comply with pollutant load restrictions as specified in LDC Section 25-8-514.

Transportation

No additional right-of-way is needed at this time.

A traffic impact analysis was waived for this case because the applicant agreed to limit the intensity and uses for this development. If the zoning is granted, development should be limited through a conditional overlay to less than 2,000 vehicle trips per day. [LDC, 25-6-117]

A Neighborhood Traffic Analysis may be required for this project. LDC, Sec. 25-6-114. Please contact this reviewer at your earliest convenience to discuss proposed access to this site.

Water and Wastewater

The landowner intends to serve the site with City of Austin water and wastewater utilities. The landowner, at his own expense, will be responsible for providing the water and wastewater utility improvements, offsite main extensions, system upgrades, utility relocations and or abandonments required. The water and wastewater plan must be in accordance with the City of Austin utility design criteria. The water and wastewater utility plan must be reviewed and approved by the Austin Water Utility. All water and wastewater construction must be inspected by the City of Austin. The landowner must pay the City inspection fee with the utility construction. The landowner must pay the tap and impact fee once the landowner makes an application for a City of Austin water and wastewater utility tap permit.

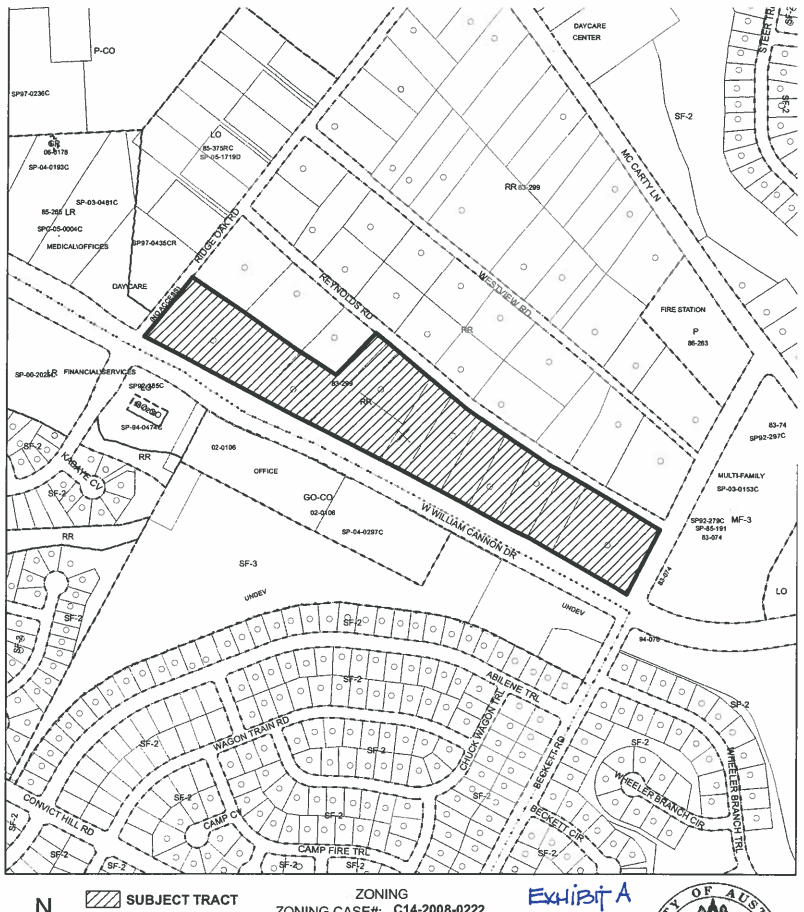
Site Plan and Compatibility Standards

Site plans will be required for any new development other than single-family or duplex residential.

This site is in the Scenic Roadway sign district. All signs must comply with Scenic Roadway sign district regulations.

Any development which occurs in an SF-6 or less restrictive zoning district which is located 540-feet or less from property in an SF-5 or more restrictive zoning district will be subject to compatibility development regulations.

- a. The site is subject to compatibility standards. Along the Northwest property line, the following standards apply:
- b. No structure may be built within 25 feet of the property line.
- c. No structure in excess of two stories or 30 feet in height may be constructed within 50 feet of the property line.
- d. No structure in excess of three stories or 40 feet in height may be constructed within 100 feet of the property line.
- e. No parking or driveways are allowed within 25 feet of the property line.
- f. A landscape area at least 25 feet wide is required along the property line. In addition, a fence, berm, or dense vegetation must be provided to screen adjoining properties from views of parking, mechanical equipment, storage, and refuse collection.
- g. Additional design regulations will be enforced at the time a site plan is submitted.





SUBJECT TRACT

ZONING BOUNDARY



OPERATOR: S. MEEKS

ZONING

ZONING CASE#: C14-2008-0222

W WILLIAM CANNON DR BETWEEN ADDRESS:

RIDGE OAK RD & BECKETT RD

SUBJECTAREA: 16.26 ACRES

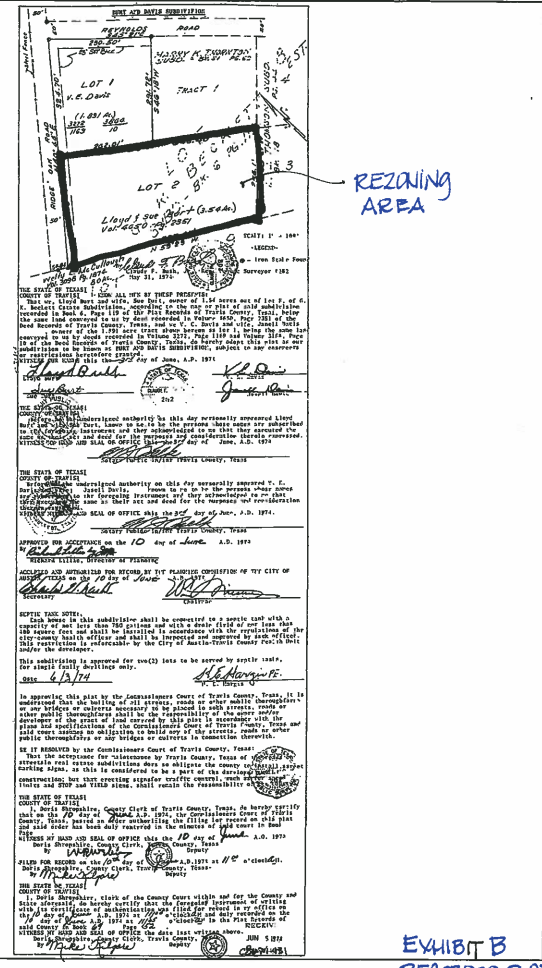
C18 & C19 GRID: W. RHOADES MANAGER:







EXHIBIT A-2



RECORDED PLAT

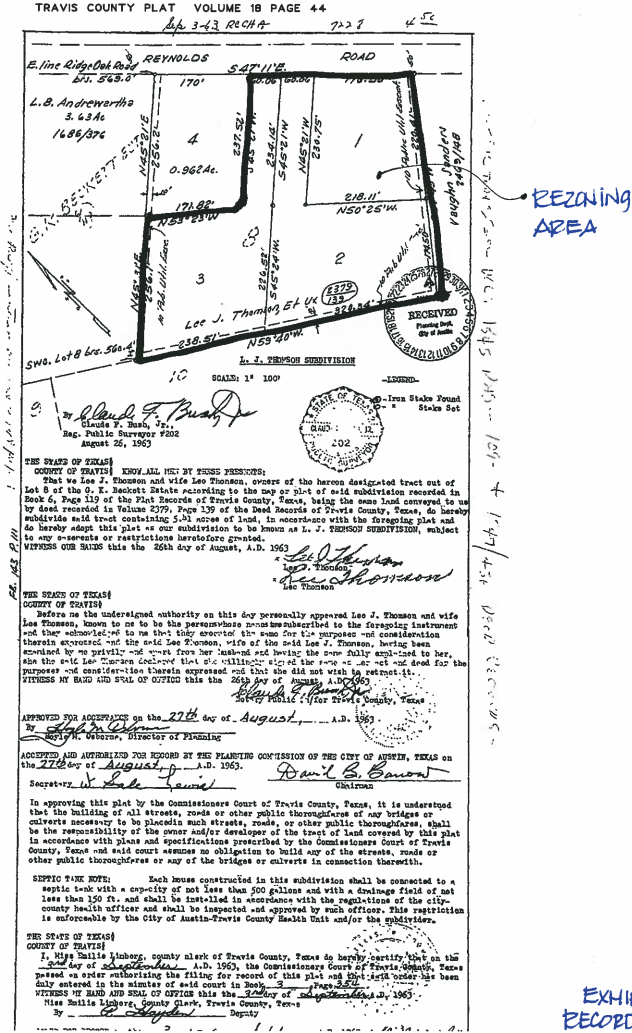
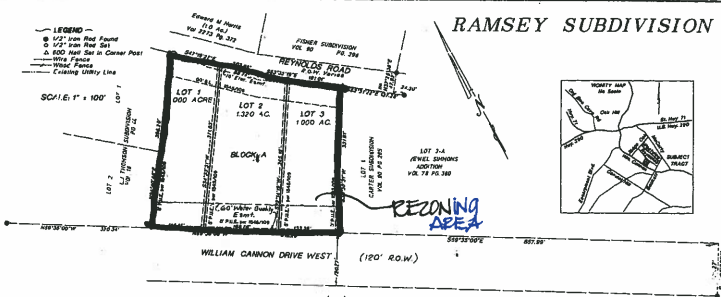


EXHIBIT B EECOPDED PUT

00000702313



Lumbermans Investment (17. 788 Ac.) Vol. 10754 Pg. 250

STATE OF TEXAS . COUNTY OF TRAVIS . KNOW ALL MEN BY THESE PRESENTS

That we, Max Ramsey, Jr., and wife, Coria Ramsey, owners af J.320 scree of land out of the Thomas Andersan Survey No. 17 in Travia County, Texas, being sli of that certoin tract of land conveyed to us by Deed recorded in Volume Pq. Real Property Records of Trovis County, Texas, setd 3.320 acre tract also being a portion of Lot 8, G. K. Beckett Estates, a subdivision recorded in Plot Book 5, Page 119 of the Plat Records of Travis County, Texas, eaid subdivision having been approved for resubdivision in pursuant to the Public Motification and Hearing Drovision of Chapter 212.015 of the Texas Local Governson Code, to hereby re-subdivide said 3.120 Acres in accordance with the plat as shown hereon to be known as "RAMSEY SUBDIVISION" and do hereby dedicate to the public the use of the streets and essements os shown hereon. Said tract is subject to any essements or restrictions heretafore granted and not released.

WITNESS, MY HAND THIS THE 2nd OAY OF Aug., 1996, Carla Kamsuy _, 1996, A.D. May Hamely Co.

Mox Reseay, Sr.

5601 Reynolds Road Auetin, TX 78749

THE STATE OF TEXAS *
THE COUNTY OF TRAVIS *
Before me, the undersigned euthority, on this the day of A.D., 1996, did personally eppeor Hax Ramsey, Jr. ond Carla Ramsey, known to me to be the persons whose names are substribed to the foregoing instrument, and they acknowledged before me that they executed the same for the purposes and considerations therein expressed.

WOTARY PUBLIC Age of Walton

Commission Expires 6-31-3000

THE STATE OF TEXAS

THE COUNTY OF TRAVIS

TO Bana be Besauvoir, Cierk of Travis County, Texas, do hereby Certify that the foragoing instrument of Writing and its Certificate of Authentication was filed for record in my office on the Ollin day of January, 1997 A.O., at 100 o'clock p. M. and duly recorded on the Plath day of January, 1997 A.D., at 100 o'clock p. M. in the Plata Records of glid County and State in Book Page 10-102

WITNESS MY HARD AND SEAL OF OFFICE OF THE COUNTY CLERK OF SAID COUNTY this the Auth day of January 1997, A.D.

DANA DEBRAUVORR, COUNTY CLERK

TRAVIS COUNTY, TEXAS

FILED FOR RECORD at 1:00 o'clock .M., this the 24th day of

m. Londay

DANA DEBEAUTOIR, CLERK OF TRAVIS COUNTY, TEXAS.

BY: Unday

ACCEPTED AND AUTHORIZED for record by the Director of the Department of Planning and Development, of the City of Auetin, Travis County, Texas, this the 164 day of Jameer , 1996, A.D.

Olrector of Planning Alice Glascov , Olrector of Planking
Development Review and Inspection Department.

THE STATE OF TEXAS

I, J. Leroy Bush, as authorized under the laws of the State of Teros to practice the profession of survaying and horeby certify that this plat is true and correct, was prepared from an actual survey of the property made by me ar under my supervision on the ground, and that all boundary corners, points of curvature, and other points of reference have been marked with sonumente as doscribed herson.

Lery Bush surveying, INC.

Date

OF

Red ered Professional Land Surveyor No. 1828

BUSH SURVEYING, INC.

Registered Professional Lena 98704 BUSH SURVEYING, INC. 1904 Fortview Road Austin, Texas 78704



, 1996,

?, Kurt Processer, as authorized under the Laws of the State of Texas to practice the profession of Engineering, and hereby certify that this pint is feasible from an engineering standpoint and compiles with the engineering related portions of Title 13 of the Auetin City Code of 1981, as smended,

and is true and correct to the best of my knowledge. WITNESS MY HAND this 29 day of OCTOBER

Rug Prosener
Registered Professional Engineer No. 58191
Prosener & Associatea, Inc.
12218 Hwy. 620 Sutle 104
Austin, Texas 78750



IMPERVIOUS COVER NOTE: Each lot shail be limited to a maximum allowable imperious cover as follows:

Lot 1 is limited to 5227 square feet of impervious cover. Lot 2 is limited to 6900 square feet of impervious cover. Lot 3 is limited to 5227 square feet of impervious cover.

NOTE: The celler le required to provide to the occupant of soch lot, si the time of occupancy, a homeowner environmental education pocket and an infegrated pest management blat [IFM] that has been approved by the City of Austin Drainage Utility Department.

NOTE: Public sidewalks, built to City of Austin Standards, are required along William Cannon Drive West. These sidewalks shall be in place prior to the lot being occupied. Sidewalks along Reynolds Road are required to be constructed by property owner after the abutting roadway is improved and toncrete curbs are in place. Failure to construct the required sidewalks may result in the wilchholding of Certificates of Occupancy, building permits, or utility connections by the governing body or utility company.

26/22/50

VOI. JU FASE LIG. STATE OF TEXAS S

KHIN ALL HEIL IN THESE PRESENT

THE TAIL WHITE IS A DESCRIPTION OF THE CONTROL OF T

SHITHERS WIN HAINS THE THE JOB WAY OF HANDER, 1997, A.M. Wand Kerry

00009216082 00009216082

> Memory of Property States More travelles legal

STARE OF PERSON

THE HETPHRICH OF THE ADDRESS OF HARM, 1991, ASS.

THE THE THE ADDRESS OF HARM, 1991, ASS.

THE ADDRESS OF THE ADDRESS OF THE ASS.

THE ADDRESS OF THE ADDRESS. Control of the state of the sta COUNTY OF TRAVES S

South Strain South of Control of South Sou With the Norman ages correspond to the second as the second as the collection of the second as the collection of the second as t

1. The membership is a present of the present of th STANK OF TEXAS

SHERE AMBRO THE AN ESTATE OF THE STATE OF THE SHERE THE HARIN HORIZANZAN, CHARITY CHARACTERANTE CHARACTER, TEXAST

Winnery & Leading to

She was made in the country the

PARKA BEREZARVATE, CHARTY BAILDE

Winter of Lenting

SMS Engineering Inc.

Controlling Enghanne - Land - Planten a. Sacrapes strain despate tol, face strat desim, feest 20050

CB-92-00/5. OA

INE TOTAL Localion Map

Beckett Raad

The Carter Subdivision

- THE SHIPPEND VEHICLE TO SEE THE CONTROL AND BENCHMON INDUSTRY.

 HETHERSON WAS AND STATE OF THE STATE OF BUILDING THE STATE OF BUILDING THE STATE OF THE STATE OF

THE STITE, THUSTON THE MENTIONERS

GS STRRICTURE, 11 THES GIBBLEVISTOR GREAL, BE BENERED BITTE. CONTINUED A CHIBLEVISTOR STREET, GB - 67-58TE THE WITTERFORD STREET, SHEEL HAS BEEN BEST APPROVED BY ONE ABBITTER THAT IN THE ABBITTER THAT IS CONTINUED.

DIRECT ACTESS SHALL OR PROUDDING TO UTLACED CADING

- ARTHURADES AND REPORTED BAZINET THE SHORTLY COMES TO DESCRIPTION OF THE POSSESS.
- Housement Stratables of negations, varies and a. He to accompanies of the ring of the particle stratables. Stratables Stratables of the accompanies of the ring of
- THE LOT SHALL AT ALL YOURS STREET STREET STREET SHELLS WHITE THE SHELL S

HERANDHSH OF PLANTING A DEVELORISH CERTIFICATE:

ACCOUNT ALL ARROHAGES, REAL BEATHER IN THE CHARGES AND RECOGNISHING AND INVARIANCES AND ADMITMENT ADMITMENT AND ADMITMENT AND ADMITMENT ADMITMENT AND ADMITMENT ADM

William Cahnon Brive (West)" Dell 4pt 1844 Reynors Road Lof 1 0.293 Acres Enil (4083) Seamon Elvell

REZONING AREA

To addition Agreements, and proportion through interpreta-ing Styles of Marie To Profession to enhance of a management of understanding of the first transfer and those or and in-terpretation of the profession of the profession of the Communica-tion of the market of the Additional American of the Profession of the

do reservables from their 18 Strats from settlements of pro-tice SSSR Proof regular Architecture from 6751 per fait (Balbol), the a referred faithful Architecture From 1920, the June Stevense, better Specialist 27, 1995 bed Artific, 1935.

est septemble est, plis parenessents, effer,

A first of the second s

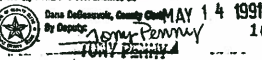
1, MATEC STRAIGHT, ALL SATTOMOTORS WORDS THE LASS OF THE STRAIG OF THE PROSPECT WILL PROSPECT WILL PROSPECT OF THE SATTOMOTORS WE ARREST THAT THE SATTOMOTORS WELL-THE PROSPECT OF THE PROSPECT OF THE SATTOMOTORS WELL-THE PROSPECT OF THE SATTOMOTORS WELL-THE SATTOMOTORS WELL-THE SATTOMOTORS WELL-THE SATTOMOTORS OF THE WEST OF THE WENCE AND SATTOMOTORS.

COCCOUNTY OF THE TAXABLE TO THE TRANSPORT OF THE TAXABLE TO THE TAXABLE TAXABL

Methodological and the many many transfer and transfer an

C85-79-186

I, Dana GeSchuveir, County Clerk, Travis Souste. Texas, do hereby certify that this is a true as correct copy as same appears of record its my office. Witness my hand and seal of office on.



THE STAIL OF THESAS COUNTY OF TRAVES FROM ALL MEN- OF THESE PRESENTS:

109

That we, S. A. MUDACH, a single map, and AMARDA MUDACH, a fune cole, both of Tracis County, Texas, ere the sale owners of all that sertein tract of land known and described so Lat or Treat No. Eight (8) of the subdistation of the G. E. Perkett Estate on re-orded in "ook 6, Page 119 of the Plat Records of Travis County, Texas, and being the same property described in that sertain deef to S. A. Hedsen, et ele recorded in Vol. 1472, Page 424, Deed Resords of Travia County, Toxas, dealer to impress said property with the following restrictions, revenents and conditions, to-with

- 1. The premines shall be used for residential surposes only and one single family residence on this tract.
- 2. The main dwelling to have not less than 1200 equare feet of floor space excineive of Caragos and open notable and to be of stendard construction, at least one third (1/4) measury and no bez emetrictions.
- So All improvements shall be set back at least fifty (50) feet from the front property line.
- 4. Each trust of lend shell be fenced ufficiently to turn cattle and coats.
- B. Each treat of land is subject to an element of five feet on either eide of the dielding lines of eil treets for public utility installation and maintenance.
- 4. The foregoing envenence, conditions and restrictions shall be deemed to be appearance running with the land, and by the ecceptance of this dead, the Grantes shall hereby bind himself, his heirs, assigns, and legal representatives, mithfully to keep and observe each of the same.
- To in the event any persons shall violate, or elicant to violate, or fail to perfrom or observe ony of the foregoing restrictions, ecvenants and conditions, then any person number any part of the above described property shall be sutherised to enjoin in such violation or proposed violation, or to recover damages for such visiation, and to that end, to institute and procoute appropriate proceedings either in law or in equirty, and the undersigned, their heirs, excipes, and legal representatives may also institute and proceeded any such proceedings, without boing obligated to do see

MITWESS OUR MAIDS at Austin, Travia County, Tenne, this the 6th day of Pobruary, A. D., 1955.

it there to the review, the my there. These bounty, theres, do hardby core by the time is a true and correct copy as sense applicabilities on the parties. Witness my hand and seal of office on the parties.

S. a. Hudson

Dana DeBeauvoir, County Clark

By Deputy:

Emanda feeda

THE STATE OF TEXAS

TONY PENNY

COUNTY OF TRAVES

8. An EDSGE ME, the undersigned authority on this day personally appeared 8. An EDSGE, a single man, known to me to be the person whose mane is subscribed by the foregoing instrument, and achieveledged to me that he executed the main for the purposes and consideration therein expressed.

Februarya As Das 1966s

Notery Public ty man for Travia Collety,

THE STATE OF TEXAS COUNTY OF TRAVES

SEPORE ME, the undersigned authority, on this day personally appeared AMAIDA MUDBON, a fear cole, known to me to be the person whose more in subscribed to the foregoing instrument, and asknowledged to me that she executed the same for the purposes and consideration therein expressed.

SINKS VIDER MY MAND AND SEAL OF OUTSIES, this the Say of

Pobrusrya &. Dr. 1965.

Boury Malie In and the Indian County,

Pilod for Record Peb. 24,1955, at 2120 P.N. Recorded Peb. 28,1955, at 9100 A.N.

15 45

I. Dans DeScarrboir, County Clerk, Travis County, Texas, do hereby certify that this is a true and correct copy as same appears of record to my office. Witness my hand and seaf of office on



Dana DeSeauvoir, County Church

TONY PENNY

456

COORTS OF THEFT

ENDS ALL MAN DY THROUGH PRODUCTION

that we, S. A. MIRRE, a single was, and ANNIA Minist, a few cale, both of Travia Greety, Tame, are the cole owners of all that cartain treet or parel of last knew out described as less or Treet No. Right (8) of the subdivision of the S. Z. Beakett Return as recorded in Rook 6, Page 119 of the Plat Records of Travia County, Tame, and being the same property described in that cartain deed to S. A. Redoce, at al, recorded in Vol. 1ATE at page 404 of the Rook Records of Travia County, Tame, decire to improve said property with the following additional restrictions, covernate and conditions, being an accordant to those cartain restrictions beretafure Filed for record by instrument duted Rebruary 8, 1995, and recorded in Vol. 1545 at page 109 of the Deed Records of Travia County, Tume, to-vit:

- 1. We believe plot for a single family residence shall be less time one (1) acre.
- 2. All detected buildings, garage(s), etc., shall be refelenar them 75 feet from the front property line and 15 feet from the side oppointy line.
- 3- All plumbing stall be inside, and stall entirty all rules and regulations and specifications of the State Health Department; and as cons-peaks and outside plumbing will be paralited.
- 6. These previators are barely declared to be restrictions, coverants and conditions running with the last and shall be fully binding on all parties acquiring property in this treet, whether by decease, device, purchase or ethnyriae; and every person, by the acceptance of title to any of the above described property shall thereby agree to abide by and fully perform the foregoing conditions, restrictions, note and acceptance.
- 5. In the event any parese or persons shall violate, or attempt to inlate, or fall to perfers or sheares any of the dumpning restrictions, sevenante and conditions, then any person souling any part of the above incertibel preparty chall be authorized to exjets in such violation or proposed violation, or to recover designs for such violation, and to that end,

EXHIBIT C AMENDED DEED RESTRICTIONS



457

to lastitute and presente appropriate proceedings either at law or in equity, and the undereigned, their boirs, annigue, and lagel representatives may also imitiate and presecute may such precedings without being obligated

VINNES COM BARDS at Americ, Travis County, Sums, this the 7th day of March, A. D., 1955.

COCHET OF THAVES

MINE M, the entereigned anthority, so this somily appeared S. A. Micholl, know

E MY MAID AND BOAL CHOPPICE, this

· 1955...

THE PEATS OF THEAS COUNTY OF THAY IS

SEPCRE ME, the vederalged authority, on this day personally appeared AMUDA MUDGE, a fune

to up to be the parees whose same is subscribed to the forestime

1 1 4

Piled for Record Noh. 8,1955, at 2:15 P.M. Recorded Non. 10,1955, at 2:20 P.M.

1-1:7</ 12EST COV:

RESOLUTION

WHEREAS, in considering requests for zoning and rezoning, the City Council applies its legislative discretion to protect and advance—the public interest; and

WHEREAS, where property is subject to a private restriction prohibiting non-residential uses, zoning or rezoning the property to a zoning district where non-residential uses are allowed may result in litigation brought by citizens entitled to the benefits of the restriction; and

WHEREAS, the City Council believes the public interest is better served, in such instances, by deferring any change of zoning which might be inconsistent with such private restrictions until the private restrictions are removed or declared invalid by a court of competent jurisdiction; Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:
That the City Council hereby expresses its general policy and
intention to deny any requests to zone or rezone property to
allow uses which may conflict with existing private restrictions
prohibiting non-residential uses on the property; and

BE IT FURTHER RESOLVED:

That the City Council will assume a private restriction prohibiting non-residential uses on property is valid, notwithstanding any other facts, until the restriction is removed or declared invalid by a court of competent jurisdiction.

ADOPTED: December 3, 1987 ATTEST: James E. Aldridge City Clerk

EXHIBIT D

The intent of this document is to identify and delineate shortcomings or oversights that we feel were not fully considered during the initial evaluation of the proposed zoning change relative to C14-2008-0222. From federal air quality standards, to the City of Austin's own planning guidance documents, a number of items (listed below) appear to have been overlooked or not fully considered.

- 1. Corridor Planning
- 2. EPA Air Quality Standards
- 3. City Planners Participation in Numerous Studies of Pollutants
- 4. Know Dangers of Health and Safety of Mobile Point Source Pollution
- 5. Surrounding Land Changes
- 6. Additional Information on Zone Request

CORRIDOR PLANNING

The City of Austin published guidelines for Corridor Planning clearly allowing Neighborhood Mixed Use that will increase pedestrian traffic, reduce average trip length, and add a better quality of life by adding the additional feature of access to services along a corridor. The City of Austin includes transportation planning with establishment of buffer zones between expanded roadways with appropriate land planning to protect residential areas. The treatment of our request has not been handled as other similar zoning request. We were not allowed the 15 day public notice, posting of signs full completion of review before going to the Council without the entire review process being completed.

The City's plan for Corridor Planning clearly points to stakeholders adjoining the street where the impact is greatest a relief from this harm. The decision of land use along William Cannon should be based on facts and development standards including scientific study of the extreme health consequences of the Air Pollution to our older homes. The extreme fear of change polarizes people to oppose any change and the guise of preserving the quality of life is used over and over to polarize communities to restrict future generations to pursue their own quality of life. If true SMART GROWTH is implemented in case C14-2008-0222 the zoning would be changed for a more appropriate use to further limit traffic trips and further enhance pedestrian traffic for our area as we have requested. Our application was filed before the FLUM and East Oak Hill Neighborhood Plan was passed and the development process is required to follow the previous rules of development. Zoning regulations should be uniform for like cases with consideration for appropriate use of land and not different standards for different people.

EPA AIR QUALITY STANDARDS

The zone request for C14-2008-0222 needs to address numerous issues with Zoning RR. Starting back when the City of Austin requested studies on the extension of W. William Cannon from West Gate to Hwy. 290 Federal Funds were involved starting with the consulting on the expansion which made this project fall under the EPA Clean Air Act. At that time the stakeholders were told 800 cars an hour would be the maximum for this stretch of roadway. Upon

completion of W. William Cannon the traffic far exceeded that number which should have immediately signaled a further study of the project and the effect on surrounding homes concerning Air Pollution especially homes on the North of William Cannon due to the prevailing winds from the South. No pollution study was ever provided to the homeowners abutting William Cannon in our area. Passage of the Clean Air Act and the 1990 amendments has exhaustive studies on the danger of human health on the down side of prevailing wind and traffic modeling. Along with FHWA (Federal Highway Administration), TXDOT (Texas Department of Transportation), AMPO (Association of Metropolitan Organization), and in every traffic data scientific community in the nation, the literature is quite clear with no exceptions concerning this health issue. The standards of air quality are well established for ozone, carbon monoxide, particulate matter, nitrogen dioxide, lead, and sulfur dioxide and the damaging health effects. A part of the City's own ATCP (Austin Tomorrow Comprehensive Plan) is to protect its citizens from health and environmental hazards. The two other areas addressing the growth along 6 land major arterial roadways are CAMPO (Capitol Area Metropolitan Planning Organization) and AMATP (Austin Metropolitan Area Transportation Plan). The recommendation is for Mixed Use along these corridors especially in heavy traffic as we now have on William Cannon.

CITY OF AUSTIN PLANNING

Several models for zoning were utilized for development in and around the City area. The Smart Growth plan is clear on development on edges of neighborhoods with buffers for internal neighborhoods to protect residential areas. The process of neighborhood plans was designed to allow land owners most affected by such growth as a 6 lane major arterial divided roadway the weight of decision making for obvious reasons. In our case people thousands of feet from William Cannon and miles from our area, not affected by the Air, Noise, and Light pollution we are forced to endure, made decisions for our homes. Health and safety is not one time mentioned in the planning process for our land. Not one study was done to address the Air Pollution to our homes. I am not sure if NEPA (National Environmental Act) and Title VI apply in this case but there are some livings below the poverty level directly affected by this action yet it seems no one addressed these families in a manor to help facilitate the understanding and education of the neighborhood plans far reaching consequences.

All land abutting William Cannon from Highway 35 to Highway 290 on both the North and South Side has been zoned to better address the long-term best use and planning principles the City of Austin has in place. Our request for zoning met and exceeded all standards in place at the time of request. EPA(Environmental Protection Agency) and their Support Center SCRAM (Support Center for Regulatory Atmospheric Modeling), AMPO, FTA (Federal Transit Administration), MPO, Sierra Club, TMPO and DOT along with SMART GROWTH addressing the planning principles for land use along Major Divided Arterial Roadways, as the City has acknowledged through change of zoning in hundreds of zoning cases in the last few years. The planning department has met and participated with numerous organizations over the last few years addressing the best use for land and the health effects to families in older homes as the growth in cities change and roadways are built.

The City of Austin has received numerous studies on the danger of living on the down wind side of major traffic routes and planning principals to protect the residential families further away from the point of emission.

The list of pollutants is too extensive to include but is in all literature now in the City of Austin's Planning Department's possession and the planning department files. The Roadway Air Dispersion Model has been refined over the years but in no case has it ever said that living this close to 37,000 automobiles with projections of 60,000 is safe for anyone especially children and the elderly. Three of the 6 homes in this request are now only feet from this known danger. The quality of construction of 40 to 50 year old homes leaves even further danger from the particulate matter emissions.

KNOWN DANGERS AND THREATS TO HEALTH

The most fundamental principal is we should be absent a material threat to our health from where we live due to the annexation and then the development of William Cannon. The rights of present residents not affected by the roadway should not supersede the rights of families so devastated by the changes to our land forever making our older homes unsuitable both from Air pollutants from auto emissions and Noise Pollution from the high volume of traffic. No environmental study was ever done to address the neighborhood plan resulting in the health and safety hazard to our homes in this FLUM or East Oak Hill Neighborhood Plan.

We are aggrieved by the total lack of response to our situation by applying a different standard of review to this request. The property was purchased by 3 of the 6 land owners over 50 years ago and all surrounding land was pasture surrounded by only 100 families living in Oak Hill. The building of William Cannon further changed our land. Now we are completely surrounded by higher density and higher zoning than we request. The FLUM constitutes an unreasonable and direct physical harm to our health and enjoyment of our property. We were annexed full purpose and now the City is applying standards to limit our ability to zone for a more reasonable use. The similar nature of our situation compared to all other past land request is historic in nature by applying a spot zoning to limit our use. We feel the arbitrary, capricious and unreasonable treatment to this limited parcel of land deviates from the standard used in all other similar cases.

SURROUNDING LAND CHANGES

Using standards that the development board used in all similar cases the request we ask for is documented that the issue of surrounding area changes and roadway type was a compelling reason for change in every case. I can provide you with hundreds of cases but you already have access to these files and the explanation from your department to the zoning changes made in like situations. We can not find another Rural Residential Area in Austin meeting all the standards of development that we meet, not already changed, and that includes not just 6 lane MAD but land along 4 lane arterial roadways also. We are deprived of the safety and health in our homesteads as it is now zoned yet change of zoning was

granted to other property owners in similarly situated properties. Our request is not harmful to the environment and should even further protect the water quality.

The land to the East across Ridge Oak which is 24 ft. wide the City allowed Office with the development line right on the property line giving the families on Ridge Oak less than 50 ft counting the street from development. To the West another 24 ft. street is 84 condos in a high density design again only 50 ft. from the residential area of Beckett Estates. To the North are apartments, schools, and duplexes again only 24 ft. street. The application of adequate and proper land use regulations remains the most important single instrument of locally administered environmental protection. The fundamental premise to be incorporated into regulations is the urban development of land should be without severe environmental degradation with disregard to environmental adverse affects on its citizens. The City's own plan mentions the planning for land use on major arterial roadways and the need for a buffer from anticipated traffic noise. (Policy 351.2). plus our request offers a deeper buffer to the families on the north of Reynolds Road than required. I am attaching the additional comments

ADDITIONAL INFORMATION ON ZONE REQUEST

- PLATTED IN 1956 TWO YEARS AFTER MS. SIMMONS PURCHASED HER LAND
- OAK HILL SIGNIFICANTLY CHANGED FOLLOWING ANNEXATION
- WILLIAM CANNON COMPLETED IN 1989 NOW 37,000 CARS AND TRUCKS A DAY WITH FUTURE OF 60,000 A DAY ROAR PAST
- EXISTING SIDEWALKS
- CURB AND GUTTER
- STREET LIGHTING
- HARD CORNER WITH TRAFFIC LIGHT
- DESIGNATED CROSSWALKS WITH TRAFFIC BUTTONS
- ALL UTILITIES
- 2 OF THE 4 STREET CUTS NEEDED ONTO WILLIAM CANNON ON BICYCLE ROUTE B
- WE CAN PROVIDE MORE BUFFER THAN REQUIRED BY THE CITY
- A SMALL 1+ ACRE AREA ON REYNOLDS COULD POSSIBLEY BE DONATED FOR A POCKET PARK GIVING RESIDENTS PICNIC TABLES AND SWINGS WHERE FAMILIES COULD MEET WITH CHILDREN OR NEIGHBORHOOD POT LUCK DINNERS.
- NOT IN THE OLD OR NEW FLOODPLAIN
- POTENTIALLY GIVES EYE ON STREET INCREASING SECURITY FOR THE NEIGHBORHOOD
- BUS STOP ON CORNER OF WILLIAM CANNON AND 290 plus one in next block.
- OPENS AREA FOR MORE PREDESTRIAN TRAFFIC
- FURTHER LIMITS TRAFFIC ON REYNOLDS ROAD.
- WE ARE SURROUNDED BY HIGHER DENSITY AND HIGHER ZONING THAN WE REQUEST
- ZONING REQUEST IS COMPATABLE AND CONSISTANT WITH CURRENT STANDARDS

- REQUEST IS RESONABLE AND CONSISTANT WITH INCREASED POPULATION DENSITY AND PROJECTED GROWTH
- MEETS STANDARDS FOR PROTECTION OF THE AQUIFER AND ALL WATER PROTECTION ISSUES
- INCREASED TAX BASE FOR CITY
- ELIMINATES SEPTIC SYSTEMS STILL IN USE IN SOME HOMES
- NOT REQUESTING MORE DENSITY THAT SOS ALLOWS
- INCREASES NEIGHBORHOOD SERVICES
- CURRENT LAND USE IS NOT APPROPIATE
- INCREASE EMPLOYMENT IN THIS UNCERTAIN TIME FOR ECONOMIC DEVELOPMENT
- THE WELL DOCUMENTED HEALTH DAMAGE FROM NEAR ROADWAY VEHICLE EMISSIONS FOR RESIDENTIAL USE
- ALL PLANNING PRINCIPLES SUGGEST A MORE SUTIBLE USE FOR THE BUFFER ALONG A MAJOR ROADWAY
- UNIFORM FOR ZONING THROUGHOUT THE CITY
- RESOLVE THE DETERORATION OF QUALITY OF LIFE FOR FAMILIES ON WILLIAM CANNON AND PROVIDE AN ACCEPTABLE STANDARD OF GROWTH TO ADDRESS THE AIR QUALITY STANDARDS ACCEPTABLE TO ADJACENT ROADWAYS

Judith. Aremes 891-9998 627-8656

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

commission (or the lic hearing. Your name, the scheduled the contact person	V I am in favor	_ □ I object	12/28/08	Date			
Written comments must be submitted to the board or commission (or the contact person listed on the notice) before or at a public hearing. Your comments should include the board or commission's name, the scheduled date of the public hearing, and the Case Number and the contact person listed on the notice.	Case Number: C14-2008-0222 Contact: Wendy Rhoades, (512) 974-7719 Public Hearing: January 13, 2009 Planning Commission January 29, 2009 City Council	SILLY DEF FISHER Your Name (please print)	Your address(es) affected by this application Control of the file.	1 8		The expension of the control of the	If you use this form to comment, it may be returned to: City of Austin Neighborhood Planning and Zoning Department Wendy Rhoades} P. O. Box 1088 Austin, TX 78767-8810

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

Case Number: C14-2008-0222 Contact: Wendy Rhoades, (512) 974-7719 Public Hearing: January 13, 2009 Planning Commission January 29, 2009 City Council Khor D Au RT Your Name (please print) Your Name (please print) Your address(es) affected by this application
Cuestria (X)
Mestris (X
Mestry IX
6.
Signature Date
1 4 P
Chenge D.
The state was the master and the second second to the second seco
If you use this form to comment, it may be returned to: City of Austin
Neighborhood Planning and Zoning Department Wendy Rhoades
P. O. Box 1088 Austin, TX 78767-8810

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

Contact: Wendy Rhoades, (512) 974-7719 Public Hearing: January 6, 2009 Zoning and Platting Commission February 12, 2009 City Council [Littliam T. Johnson Your Name (please print) Your Name (please print) Your address(es) affected by this application Signature Date Date	If you use this form to comment, it may be returned to: City of Austin Neighborhood Planning and Zoning Department Wendy Rhoades P. O. Box 1088 Austin, TX 78767-8810
--	---

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

www.ci.austin.tx.us/development

13/28/2008 MI am in favor comments should include the board or commission's name, the scheduled 1140 Rosemont DR. Desoto TX 75115 Written comments must be submitted to the board or commission (or the date of the public hearing, and the Case Number and the contact person contact person listed on the notice) before or at a public hearing. Your O I object If you use this form to comment, it may be returned to: Neighborhood Planning and Zoning Department January 6, 2009 Zoning and Platting Commission Your address(es) affected by this application Contact: Wendy Rhoades, (512) 974-7719 Mark illiam T. Johnson William T. Johnson Case Number: C14-2008-0232 February 12, 2009 City Council Your Name (please print) Austin, TX 78767-8810 isted on the notice. Wendy Rhoades Public Hearing: P. O. Box 1088 City of Austin Comments:

Written comments must be submitted to the board or commission (or the contact person listed on the notice) before or at a public hearing. Your comments should include the board or commission's name, the scheduled date of the public hearing, and the Case Number and the contact person listed on the notice.

Case Number: C14-2008-0222	
Contact: Wendy Rhoades, (512) 974-7719	326
Public Hearing:	
January 13, 2009 Planning Commission	
January 29, 2009 City Council	☐ I am in favor
	☑ I object
William E. BROOM	
Your Name (please print)	
m 1101	
3/12 KEYNOLDS KO	
Your address(es) affected by this application	
11/1.01	10/1
Milliant from	12/27/08
Signature	Date
Comments: Mayed to this me	richlashad
Comments. 15. /////PEG TO / MAS / MG	uga principal
Tecause of the RR Romag- Va	las lot but
Marca to layer out was some	parcial Spelas
Auster The Hours, Come They Not They	weins wire
ment. The city council afferment	He KK desing
in Amentho, by sont a Marton LA	Callill This
We washing con and of the	aury race pan
If convey is changed ony	nadely palue de
the seraturely allested Then	Inel Privil
The state of the s	THE STATE OF THE S
MIMONMENT JUJALL THE SLEGAL	Welly affected t
more tradicion bemolar nal	mello saux
or call chan language or	175= 16
T Carpy, Frask somowel et	3/1
If you use this form to comment, it may be returned t	:o:
City of Austin	
Neighborhood Planning and Zoning Department	2
Wendy Rhoades}	
P. O. Box 1088	_3% X
Austin, TX 78767-8810	

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

www.ci.austin.tx.us/development

☐ I am in favor comments should include the board or commission's name, the scheduled Written comments must be submitted to the board or commission (or the date of the public hearing, and the Case Number and the contact person contact person listed on the notice) before or at a public hearing. Your MI object If you use this form to comment, it may be returned to: Neighborhood Planning and Zoning Department BILL & ELLEN WILLIAMS AND WEST MED KC Your address(es) affected by this application Contact: Wendy Rhoades, (512) 974-7719 Public Hearing: January 13, 2009 Planning Commission 76H (50 Signature Case Number: C14-2008-0222 January 29, 2009 City Council Austin, TX 78767-8810 Your Name (please print) isted on the notice. Wendy Rhoades P. O. Box 1088 City of Austin Comments:

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

Written comments must be submitted to the board or commission (or the contact person listed on the notice) before or at a public hearing. Your comments should include the board or commission's name, the scheduled date of the public hearing, and the Case Number and the contact person listed on the notice.	2) 974-7719 nmission	Margaret Mays	6801 Beckett Rol #131c. Your address(es) affected by this application	Tange out May 12-3908 Signature Date	Any cha that all ows to	Il devalue my property.	Do Not APPROVE!		If you use this form to comment, it may be returned to: City of Austin Neighborhood Planning and Zoning Department Wendy Rhoades} P. O. Box 1088
Written comments recontact person listed comments should in date of the public he listed on the notice.	Case Number: Contact: Wendy Public Hearing: January 13, 2009	Margaret	(680) B. Your address(es	Mag	Comments:	ENIT! A	Do		If you use this form City of Austin Neighborhood Pla Wendy Rhoades} P. O. Box 1088

This zoning/rezoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

www.ci.austin.tx.us/development

Written comments must be submitted to the board or commission (or the contact person listed on the notice) before or at a public hearing. Your comments should include the board or commission's name, the scheduled date of the public hearing, and the Case Number and the contact person listed on the notice.

Case Number: C14-2008-0222

Contact: Wendy Rhondes, (512) 974-7719

Public Hearing:

January 13, 2009 Planning Commission

January 29, 2009 City Council

U I am in favor

ROBECT D. BARKER Your Name (please print)

6801 BECKETT RO. # 118TR AUSTIN 78749

Your address(es) affected by this application

at g Bake

12-28-08

Comments: I FEEL THAT ANY ZOWING CHANGE OF THIS

NATURE KILL OPEN THE DOOR TO MORE OF THE SAME.

IN THE FUTURE, THIS GENERA AREA HAS MORE THAN

AN ADBRUATE AMOUNT OF RETAY, AND PROFESSIONAL

SERVICES WITHIN EASY REACH, I ENLOY COOKING

OUT OF MY WINDOW AND SERING OPEN LAND

WHY CAN'T WE HAVE SOUTE AREAS BROTTETER

FROM DEVELOPMENT. ?

If you use this form to comment, it may be returned to: City of Austin Neighborhood Planning and Zoning Department Wendy Rhoades}

P. O. Box 1088

Austin, TX 78767-8810