ZONING CASE NUMBER: C14-2013-0006 – Harper Park Residential

REQUEST:

Approve second reading of an ordinance amending City Code Chapter 25-2 by rezoning property locally known as 5816 Harper Park Drive (Barton Creek Watershed – Barton Springs Zone) from limited office-neighborhood plan (LO-NP) combining district zoning to limited office-mixed use-conditional overlay-neighborhood plan (LO-MU-CO-NP) combining district zoning, with conditions.

The Conditional Overlay (CO) specifies the maximum number of residential units as 76, maximum building height as 35 feet or 2 stories, establishes a building setback of 50 feet on the west and 75 feet on the east sides of the property, respectively, prohibits certain residential uses and mixed use buildings, and establishes a 25 feet wide vegetative buffer along the west and east property line. The CO also limits vehicle trips per day to less than 2,000. These conditions were adopted by the Council at First Reading.

An amendment to the existing public restrictive covenant (RC) is associated with this rezoning case, and will be on the Council’s agenda when it considers this ordinance for Third Reading (see case C14R-86-077(RCA)), tentatively scheduled for December 12, 2013. At First Reading of the rezoning case, and in association with the public hearing of the RC amendment, Council determined the RC should contain a provision for the construction and acceptance of Harper Park Drive prior to the issuance of a certificate of occupancy for the rezoned tract. This condition is contained within the draft amended RC document.

DEPARTMENT COMMENTS:

On November 4, after First Reading and before the scheduled Second Reading on November 7, a representative of David Weekley Homes, the presumed developer of the site, met with representatives of Oak Acres, a subdivision to the east of the subject tract who petitioned against the zoning change, members of the Oak Hill Neighborhood Plan Contact Team, and City staff, to discuss the proposal and petitioners’ concerns.

Please see the attached Meeting Recap and Response for more information about neighborhood concerns, conditions, staff notes, and subsequent owner’s response to items discussed at this meeting.

The current draft Conditional Overlay incorporates most conditions imposed by the City Council at First Reading. Several conditions were proposed by the Oak Hill Neighborhood Plan Contact Team (OHNPC) at the public hearing. Staff was directed to incorporate these items into the ordinance to the extent legal and appropriate, and not already included.

The ordinance available for Council consideration at this time has been updated to reflect a larger building setback on the eastern property line (75 feet versus the former 50). The 25 feet
wide vegetative buffer, already required in the CO, has not been further defined, but the Council may be asked to specify this as an undisturbed buffer (as opposed to native or natural).

Other items specified in the OHNPC'T letter that were eligible for incorporation into a CO have been included in the ordinance. A few items are beyond the authority or scope of City code; these items cannot be included in an ordinance but would be appropriate for a private RC between the owner and neighborhood stakeholder group(s), if the owner and stakeholders so desired.

A valid petition of 23.26% remains filed by property owners along the eastern side of the tract in opposition to this rezoning request.

OWNER: Harper Park Two, L.P. (Gail M. Whitfield)

APPLICANT: The Whitfield Company (Marcus Whitfield)

DATE OF FIRST READING: October 17, 2013. Approved LO-MU-CO-NP combining district zoning, with conditions, on First Reading (6-1, Council Member Morrison voted nay).

CITY COUNCIL HEARING DATE: November 21, 2013

ORDINANCE NUMBER:

ASSIGNED STAFF: Lee Heckman e-mail: lee.heckman@austintexas.gov
Meeting Recap and Response

On November 4, a representative of David Weekley Homes, the presumed developer of the site, met with representatives of Oak Acres, a subdivision to the east of the subject tract, members of the Oak Hill Neighborhood Plan Contact Team (OHNPCCT), and City staff to discuss the proposed rezoning request and petitioners’ concerns. Residents of Oak Park, a subdivision to the west of the subject tract who had previously withdrawn their petition of opposition, were precluded from attending the meeting by representatives of Oak Acres. The meeting was held from 6-8 PM at the offices of an OHNPCCT member.

Wendy Rhoades of the Planning and Development Review Department attended to provide information and technical assistance. This meeting was scheduled on this date so that interested parties could meet before the originally scheduled Second Reading on November 7.

Following the meeting, the representative from David Weekley Homes would convey salient elements of the discussion to his corporate authorities and to the property’s owners for consideration and response. That response has been incorporated into the following.

At that meeting, representatives of Oak Acres asked for and discussed the following new conditions:

1a) Condo/townhomes be detached/stand-alone; and
1b) Additional excluded uses include single family attached residential, small lot single family residential, and horizontal/vertical mixed use building, townhouse residential, group residential, and retail.

**Staff note:** Mixed use building is already included as Part 3. G. in the current draft ordinance; retail is not a permitted use in LO. Commercial and civic uses allowed in LO would be permitted under an LO-MU scenario.

**Owner response:** Agree with staff

2) No driveways, alleys or roads within the 75’ set back from the east property line

**Staff note:** The building setback was increased from 50’ to 75’ as directed at First Reading. Compatibility requirements preclude driveways, alleys and roads within 25’ of the property line.

**Owner response:** Agree with staff

3) Restrict homes on the Oak Acres side to 1 story within a specified distance of the east property line.

**Staff note:** Structures are already prohibited within 75’ from the eastern property line by means of the building setback. Compatibility requirements mandate that no structure in excess of three stories or 40 feet in height may be constructed within 100 feet of the property line. However, the existing public restrictive covenant already limits structures to 40’ or two stories, whichever is lower. The current CO in Part 3. D. limits structure height to 35’ or 2 stories.

**Owner response:** Agree with staff

4) Restrict homes on the subject tract to 46 units, which has a corresponding density of 2.6 units per acre.
**Staff note:** The residential unit maximum supported by the Oak Hill Neighborhood Plan Contact Team and approved at First Reading is 76 units, which has a corresponding density of 4.3 units per acre.

**Owner response:** Both neighborhoods agreed to 76 units on July 8, 2013 at OHAN meeting. Oak Acres agreed and reported to the city they agreed to a maximum of 76 units in Exhibit D3 of the Staff Report, “OAK ACRES NEIGHBORHOOD ASSOCIATION Chronology of events Page 3”.

5) The minutes indicate development of the site would require the inclusion of a ‘40% contiguous buffer to receive runoff from the property.’ This would not be included with the conditional overlays; however, requiring that the Property comply with the City of Austin Environmental Criteria Manual could be included in a public restrictive covenant.

**Staff Note:** The requirement of a 40% buffer stems from previous preliminary plat notes and then prevailing pre-SOS ordinances. Per the preliminary plat, “at site development stage buffer zones shall be provided...and overland drainage shall be accomplished. At this stage buffer zones are conceptual. The actual buffer zone configuration for individual lots will be submitted during site plan review.” Another note indicates “at least 40% of this commercial site will remain or be restored to its natural state to serve as a buffer to receive runoff...for purposes of overland drainage.”

The buffer area is not required to be contiguous nor has it been determined by plat where any such buffer(s) would be located. The location and design of such facilities is a site planning issue, both in terms of drainage and water quality engineering, and in terms of what entitlements under pre-SOS ordinances might be in place by virtue of the previously approved preliminary and final plats. Determination of regulations and requirements for water quality control and other issues, such as impervious cover limits, will be made at the site planning stage, not the rezoning stage. If the owner concurred to meet current Environmental Criteria Manual or other SOS-ordinance requirements, inclusion of such within a public restrictive covenant would require review and approval by Legal staff.

**Owner response:** Will satisfy the downstream buffer required at site planning stage.

Lastly, clarification of the 25' natural, no development-of-any-kind, vegetative buffer was also discussed. Per the meeting minutes, Oak Acres prefers to preclude planting of new trees or irrigation for landscaping within the buffer. They also wish to preclude a fence on the property line or within the buffer. It appears from the minutes that the preference is for an undisturbed buffer, beginning at the property line.

**Staff Note:** The buffer could be "natural," "native," or "undisturbed," but not a combination (because there are different requirements and definitions). Fencing could be prohibited as an accessory use. Because the City of Austin may require the dedication of easement(s) in this area, maintaining the flexibility to install utilities or other infrastructure as required/defined by the City of Austin in the future is required. Moreover, PDR staff has been advised by Legal staff that the City cannot mandate a "no development" or "no build" zone that precludes the owner of any reasonable use.

**Owner response:** Agree with current vegetative buffer language, and its location, as specified in draft ordinance.

Because staff can only incorporate conditions into an ordinance as directed by Council, the draft ordinance available for Second Reading includes those conditions adopted or added by the Council at First Reading. Any change to the conditional overlays currently specified within the ordinance would require additional direction from the Council at this, the Second Reading.
Lee: Attached is the owner’s response to the issues discussed at the recent meeting.

The owner feels an agreement was reached at the July 8, 2013 OHAN meeting which is substantiated by the written report to the City entitled “Oak Acres Neighborhood Association Chronology of Events Concerning The Whitfield Group’s development proposal for Harper Park Tract, request for zoning / land use and Oak Acres (OA) response” which is included as Exhibit D-1-D-7, Exhibit D 3 specifically states “Oak Acres stated their agreement with the compromise” and “The vote was taken and the agreement passed.” This report, written by the neighborhood representatives, specifically states that all parties reached an agreement. As a result of this agreement the Oak Acres neighbors should have removed their names from the petition. The Oak Park neighbors removed their names from the petition, began conversations with the seller and the buyer to solidify the desired agreement. The desired agreement was recorded on the property.

The owners and buyer followed the City’s process of working with the neighborhood to reach an agreement; and the agreement was reached on July 8, 2013. Any additional concession requested by the Oak Acres neighborhood is disingenuous and inappropriate.

Thank you for all your efforts and prompt attention to this matter, you are a pleasure to work with.

Gail

GAIL M. WHITFIELD, CCIM
THE WHITFIELD COMPANY
901 S Mopac Expwy, Bld 1, Suite 160
Austin, TX 78746
(512) 476-9900
www.thewhitfieldco.com
ZONING CHANGE REVIEW SHEET

CASE: C14-2013-0006
Harper Park Residential

P.C. DATE: September 24, 2013
September 10, 2013
August 13, 2013
July 23, 2013

ADDRESS: 5816 Harper Park Drive
AREA: approx. 17.75 acres

OWNER: Harper Park Two, L.P. (Gail M. Whitfield)

APPLICANT: The Whitfield Company (Marcus Whitfield)

ZONING FROM: LO-CO-NP; Limited Office-Conditional Overlay-Neighborhood Plan

ZONING TO: LO-MU-CO-NP; Limited Office-Mixed Use-Conditional Overlay-Neighborhood Plan

NEIGHBORHOOD PLAN AREA: East Oak Hill
(Oak Hill Combined Neighborhood Plan Area)

CASE ACTIVITY FOLLOWING FIRST READING AT CITY COUNCIL:
On November 4, after First Reading and before the scheduled Second Reading on November 7, a representative of David Weekley Homes, the presumed developer of the site, met with representatives of Oak Acres, a subdivision to the east of the subject tract who petitioned against the zoning change, members of the Oak Hill Neighborhood Plan Contact Team, and City staff, to discuss the proposal and petitioners’ concerns.

Please see the Meeting Recap and Response attached to the Second Reading Summary Sheet for more information about neighborhood concerns, conditions, staff notes, and subsequent owner’s response to items discussed at this meeting.

Because staff can only incorporate conditions into an ordinance as directed by Council, the draft ordinance available for Second Reading includes those conditions adopted or added by the Council at First Reading. Any change to the conditional overlays currently specified within the ordinance would require additional direction from the Council at this, the Second Reading.

SUMMARY STAFF RECOMMENDATION
To grant LO-MU-CO-NP; Limited Office-Mixed Use-Conditional Overlay-Neighborhood Plan, with two new Conditions. Those conditions are:

- The maximum number of residential units on the property shall not exceed 80. This equates to a residential unit density per acre of approximately 4.51; and
- Development shall be limited to less than 2,000 vehicle trips per day

In addition, staff recommendation for approval is contingent on the following, which will be incorporated into the existing public restrictive covenant, in the related case C14R-86-077(RCA):

Updated for PC: 2013-11-21
• Construction of Harper Park Drive to City standards, and its acceptance for maintenance, is required prior to the issuance of a certificate of occupancy on the property.

**PLANNING COMMISSION ACTION:**

September 24, 2013  To grant staff recommendation of LO-MU-CO-NP with the following conditions:

1. No more than 76 residential units shall be constructed on the Property;
2. Development shall be limited to less than 2,000 vehicle trips per day; and
3. Construction of Harper Park Drive to City standards, and its acceptance for maintenance, is required prior to the issuance of a certificate of occupancy on the property.

In addition, the following conditions from the private restrictive covenant are to be added as Conditions:

4. The following uses are to be prohibited: Multifamily residential, duplex residential, two-family residential and vertical mixed-use building;
5. A minimum 50 foot building setback shall be maintained on the east and west sides of the site;
6. A 25 foot vegetative buffer and evergreen vegetation filling in sight lines must be maintained and/or installed along the east and west sides of the Property. No development, other than a wrought-iron fence, underground or overhead utilities, or storm water utilities may be allowed in the vegetative buffer;
7. All street lights on the Property must be low glare and no more than 15-feet in height;
8. All residential units shall have a maximum building height limit of 35 feet and 2 stories; and
9. All residential units built on the Property shall be single family and must have at least three sides of the façade built of masonry. Brick, rock, stucco, and hardiplank shall be considered masonry.

Additionally, the Commission adopted the following conditions:

10. An impervious cover limit of 35%;
11. Restoration of the vegetative buffer if utilities are installed; and
12. Posting of bond for the private restrictive covenant.

(Motion by J. Nortey; Second by A. Hernandez) 6-1-2 (Ayes: D. Anderson, R. Hatfield, J. Nortey, S. Oliver; A. Hernandez; Nay: J. Stevens; Absent: D. Chimenti, B. Roark)

**Case Manager’s Note:** Item 2, the standard 2,000 vehicle trips per day limit without a TIA, was recommended by staff to the Planning Commission; this has since been determined by staff to be unnecessary, and has not been included in the draft zoning ordinance as a Conditional Overlay item. Whether the property is developed as office or multifamily residential or both, if the development intensity generates more than 2,000 trips per day then a TIA will be required with the site plan application. Item 3 will be incorporated into the associated Restrictive Covenant Amendment (C14R-86-077(RCA)).

Updated for PC: 2013-11-21
Items 1, 2, 4, 5, 8, 10 and a portion of 6 have been incorporated into the draft zoning ordinance as items in the Conditional Overlay (CO). The clause "No development, other than a wrought-iron fence, underground or overhead utilities, or storm water utilities may be allowed in the vegetative buffer" from number 6, as well as items 7 and 9 have been determined by Legal staff to be inappropriate in a CO or incorporated into a public Restrictive Covenant (or Amendment to). These items are appropriate in a private restrictive covenant, and in fact, were already recorded as such. The City of Austin was erroneously listed as the Grantee in that private agreement document, and City staff expects that this document will be terminated and new private restrictive covenant (between the owner and an adjacent neighborhood association) will be executed prior to Council action on the case.

Item 11 has been incorporated into a CO item that also incorporates Item 6. Item 12 is beyond the authority of the City to require.

PLANNING COMMISSION ACTION (cont):
September 10, 2013  Postponed to September 24, 2013 at the request of the applicant

August 13, 2013  Postponed to September 10, 2013 at the request of the Oak Acres Subdivision, with applicant concurrence

July 23, 2013.  A postponement request from the Oak Acres Subdivision to August 27 was submitted. However, because the Planning Commission meeting was cancelled, the request for postponement was not considered.

CASE ISSUES:
Existing Conditional Overlay and Public Restrictive Covenant
At the time this property was rezoned in 1992, it was part of a larger 29-acre tract; that tract, along with 6 others, was part of an approximate 97-acre tract approved for rezoning by the Council in 1986. The rezoning ordinance was not finalized until 1992. There is no condition of the Conditional Overlay that applies specifically and only to the 29-acre tract, of which the current subject tract was a part. As applies to all 7 of the tracts subject to that zoning ordinance: Development of Tracts 1 through 7 shall conform with all applicable provisions as set forth in the Boston Lane Guidelines, and shall be subject to site plan approval.

In the 1980s, Boston Lane was envisioned to become an arterial (it's today's Southwest Parkway). It is unclear if the Boston Lane Guidelines were adopted by Council as an ordinance, or simply planning guidelines derived from a "Southwest Parkway Design Criteria" study conducted at that time. The 97-acre tract being rezoned at that time stretched between this proposed widened Boston Lane and US Hwy 290 W. A portion of Boston Lane appears to have existed in the early 1940s, based on Travis County gith-of-way acquisition maps, and City aerials from the mid-1960s show it extending more or less north from US Hwy 290 W, and then westward to the intersection with Vega/Patton Ranch Road, where Southwest Parkway is aligned today. There remains an approximate 2-mile stretch of Boston Lane, connecting Southwest Parkway and US Hwy 290 W, just west of Mo-Pac.

Today's Southwest Parkway is designated as a Hill Country Roadway in the City's Land Development Code. Property within 1000 feet of an identified Hill Country Roadway (which also includes parts of Loop 360, RM2222, and RM620, but not US Hwy 290 W) are subject to the requirements and design standards of the Hill Country Roadway ordinance. Because
the current subject rezoning tract is more than 1000 feet south of Southwest Parkway, the Hill Country Roadway standards do not apply.

When the rezoning application was first filed in February 2013, an Amendment was filed for the existing public Restrictive Covenant. Adopted at the time the rezoning ordinance was finalized in 1992, the public RC specifies the following for the 29-acre tract, of which this 17-acre rezoning tract was a part:

The following conditions shall apply to Tract 6:
1) Any structure constructed on Tract 6 shall not have exterior facades constructed entirely of glass.
2) Any structure constructed on Tract 6 shall not exceed two stories or a height greater than 40 feet above ground level on Tract 6, whichever is less.

The rezoning request submitted in February was to rezone the property to a base district of MF-2, which allows for a maximum height of 3 stories or 40 feet. The proposed amendment to the public RC at that time would have amended the restriction from two stories or 40 feet, whichever is less, to two stories or 40 feet, whichever is greater. Such an amendment is not proposed with the current rezoning request.

Additional Agreements, Conditions and Restrictions
At the present time the applicant is not proposing to amend any existing conditions of the Conditional Overlay (CO). Over the past several months the applicant has met with stakeholder groups, and agreement on several items have been reached. Staff believes that the applicant and stakeholder groups negotiated in good faith, with the expectation that any and all agreements would be incorporated into a CO attached to the zoning ordinance.

Staff recognizes the importance of agreements between an applicant and a neighborhood association or contact planning team. However, staff cannot recommend inclusion of an agreement in a Conditional Overlay if it is something the City does not regulate, require, or otherwise enforce. Typically, items recommended by staff for inclusion in a CO are items that are critical to the grant of rezoning; that is, the recommendation for a zoning change is contingent on the CO items.

Items of agreement between the applicant and another group that are outside the City's authority to regulate, such as aesthetic or design considerations, are typically memorialized in a private restrictive covenant. For those items that the City can or may regulate, but may involve certain triggers or contingencies that do not become effective the date the zoning ordinance is adopted (such as Transportation Impact Analysis provisions, or future hours of operation), are appropriately memorialized in a public restrictive covenant. Another important distinction between a private and public restrictive covenant (RC) is that the City is not a party to the former, nor is the City responsible for enforcement of its terms; a public RC involves the City as a party, and the City has the responsibility for enforcing its terms.

In this case, based on agreements with stakeholder groups, the applicant has identified several additional conditions as part of the rezoning request (see Exhibit E). Ongoing discussions have led to some revisions from earlier this summer. Staff is recommending the incorporation of one into a CO. Other items could be memorialized in a public or private restrictive covenant (RC), but staff is not recommending such at this time.
To be clear, staff is not opposed to incorporating these items into a CO or public RC if this is the desire of the Commission. Rather, staff’s land use recommendation, to grant LO-MU on this existing LO tract, is not contingent on these conditions. Should the Commission specify conditions be incorporated into a CO or public RC as part of its recommendation, staff will do so to the fullest extent possible.

The limitation on the number of residential units, to 80, is supported by staff, and is recommended as a new Condition for incorporation into the CO. The applicant has also offered to prohibit the following uses that would be otherwise allowed under the Mixed Use combining district zoning:

- Multifamily residential
- Duplex Residential
- Two-family Residential
- Vertical Mixed Use Building

Neighborhood stakeholders support the prohibition of these uses, and would prefer that prohibition be incorporated into a CO. These uses may be prohibited through a CO, and the Commission has the discretion to do so. Staff is not recommending a CO prohibiting these uses at this time. As an alternative means to document an agreement on prohibited uses, these restrictions may best be achieved through a private restrictive covenant.

The applicant has also negotiated certain setbacks and other requirements if the property is developed for residential uses under the requested LO-MU combining district scenario (see Exhibit F). Staff does not recommend inclusion of these setbacks in a CO or public RC for two, but related reasons. First, development of the property — as either office or residential use — must meet existing compatibility standards as the property abuts single-family residential. Adoption of these development standards implies that they are appropriate and sufficient to protect existing but less dense single-family residential developments. Second, the proposed setbacks are excessive, in staff’s opinion. Excessive in the sense, the proposed 50 feet or 75 feet wide setback is double or triple the current distance requirement as compared with compatibility standards. Excessive in the sense that City setbacks prohibit structures but do allow for utility and other infrastructure improvements (with certain requirements); compatibility requirements prohibit driveways and parking within 25 feet of the property line; nevertheless, the setback and compatibility standards are not a blanket no-build zone that effectively renders the property unusable. And excessive in the sense that these conditions apply only to residential development of the property. In other words, staff cannot recommend requirements that are more stringent on residential next to residential than office next to residential.

Nevertheless, the owner and residents of the Oak Park subdivision are in agreement on these terms. An agreement signed by the owner and a number of residents (see Exhibit G) specifically states the owner will request the City incorporate as many of these terms as possible into a Conditional Overlay. To further demonstrate the commitment of the owner to the adjacent residents, the owner has already recorded the private RC attached to that agreement (in Document No. 2013168929). As noted previously, the owner is expected to terminate that document, since it erroneously listed the City of Austin as grantee, and replace it with a newly executed private RC between the owner and adjacent neighborhood.

Staff expects the owner and neighborhood stakeholders will ask the Commission to include terms or items of that agreement into a CO or public RC, as legal and appropriate (see Exhibit H). Again, staff is not opposed to doing so. Rather, it is staff’s position that these
conditions were not required for our land use recommendation, and have therefore not been recommended.

As noted above, the applicant is no longer proposing to amend existing conditions of the public RC. However, the applicant is proposing additional limitations to development of the site as part of the rezoning request, and is also aware City staff or officials may require other limitations or conditions to site development as part of granting the rezoning request.

Currently, staff has identified one item (i.e., construction of Harper Park Drive) for inclusion in the public RC (as opposed to inclusion within the CO). While the existence of an actual roadway to the site would seem a given, staff wants to ensure the roadway has been constructed and accepted prior to occupancy.

While a new and separate public RC could be drafted and executed as part of the rezoning case, the applicant would prefer to amend the existing RC, as necessary, rather than have another separate instrument document encumbering the property.

Petition
The application to rezone this property was filed on February 4, 2013. The request at that time was from LO-CO-NP to MF-2-CO-NP. A petition was submitted shortly thereafter on this case, and was determined to be valid, with an approximate 43% of eligible property owners (see Exhibit P). Although the rezoning application has been amended to request LO-MU-CO-NP, the petition remained valid because the original documents stated opposition to anything other than the existing LO-CO-NP zoning.

Owing to continued negotiations and subsequent agreements between the owner, future developer, and some neighborhood stakeholders, all 12 property owners in the Oak Park subdivision who had previously signed the petition have withdrawn their opposition to the proposal (see Exhibit Q). Staff is unaware of any change in petition status for the 8 property owners in Oak Acres subdivision. Consequently, the petition remains valid (as of September 18, 2013), but at the reduced percentage of 23.26% (see Exhibit R). Staff is unaware of any change to the petition as of October 11, 2003.

Stakeholder Correspondence
Correspondence staff has received in response to the proposal has been attached (see Exhibit C). A recent summary of the chronology of events leading to the Oak Acres Neighborhood Association's position on the proposal is also attached (see Exhibit D).

DEPARTMENT COMMENTS:
The subject tract is located west of Mo-Pac/Loop 1, north of US Hwy 290 West and south of Southwest Parkway (see Exhibit A and A-1). The tract is located between two existing residential subdivisions, east of the Oak Hill Elementary School. Oak Acres, which takes access from Oak Boulevard, was subdivided in 1948 (C8-1948-1871), with some additional resubdivisions between 1959 and 1961. This predominately single-family neighborhood is separated from US Hwy 290 W by a mix of commercial uses. Oak Park, which takes access through Oakclaire and Parkwood, was also subdivided in 1948 (C8-1948-1883), with additional resubdivisions from 1965 through 1970. This neighborhood is comprised of 27 duplexes and 73 single-family residences. As with Oak Acres, property between the residential uses and US Hwy 290 W, was platted either as part of these early resubdivisions, or in the mid-1980s. There is no residential along US Hwy 290 W.
The subject tract was platted as Harper Park Section Three (C8-85-100.02-1A) in 2008, based on a revised preliminary plan (C8-1985-100.02) and an original preliminary plan approved in 1985 (C8-85-100). The majority of Harper Park Drive, which has yet to be constructed, was dedicated with the plat for Harper Park Section Two, although part of the turnaround was dedicated with the plat covering the subject tract (see Exhibits S for plats). The property covered by the Section Two plat is to be developed as a hotel, and is currently in the site planning stage.

That original preliminary plan was comprised of approximately 98 acres, and envisioned Harper Park Drive extending from US Hwy 290 W to the future Southwest Parkway (then Boston Lane), as well as providing a separate and western connection to a future, extended, William Cannon Drive. The site was identified as approximately 30% office, 27% garden office, 15% multifamily, 7% retail, 10% for an athletic club, and the remainder as right-of-way. This plan was approved prior to annexation taking effect in December 1985 (through case C7A-85-028) or the assignment of zoning districts. Original zoning was proposed in 1986 (C14-86-077), and a first reading was conducted and approved by the Council later that year. However, the owner could not execute associated public restrictive covenants governing right-of-way and other site development standards due to financial difficulties and an earlier bankruptcy. It wasn’t until 1992 that a subsequent owner (a bank) executed the covenant documents and the zoning ordinance was adopted.

The tract is undeveloped, heavily treed (see Exhibit A-2), and slopes gently from north to south, west to east. There are no known environmental features to constrain development, but the tract does lie in the Barton Springs Zones.

**EXISTING ZONING AND LAND USES:**

<table>
<thead>
<tr>
<th>Site</th>
<th>ZONING</th>
<th>LAND USES</th>
</tr>
</thead>
<tbody>
<tr>
<td>North</td>
<td>LO-CO-NP</td>
<td>Undeveloped</td>
</tr>
<tr>
<td></td>
<td>SF-2-NP;</td>
<td>Single-family residential; Private Educational Facilities</td>
</tr>
<tr>
<td></td>
<td>GR-CO-NP</td>
<td>(St. Andrews Episcopal School)</td>
</tr>
<tr>
<td>South</td>
<td>GR-CO-NP;</td>
<td>Private Community Recreation (YMCA); Vacant (former liquor store/future Fine Arts Farm), Harper Park Right-of-Way; Undeveloped (future Hotel)</td>
</tr>
<tr>
<td></td>
<td>CS-1-NP</td>
<td></td>
</tr>
<tr>
<td>East</td>
<td>SF-2_NP</td>
<td>Single-family residential</td>
</tr>
<tr>
<td>West</td>
<td>SF-2-NP</td>
<td>Single-family residential</td>
</tr>
</tbody>
</table>

**WATERSHED:** Barton Creek Watershed – Barton Springs Zone  
**TIA:** Not Required  
**AREA STUDY:** Oak Hill / OHCNP  
**DESIRED DEVELOPMENT ZONE:** No  
**CAPITOL VIEW CORRIDOR:** No  
**HILL COUNTRY ROADWAY:** No  
**NEIGHBORHOOD ORGANIZATIONS:**
- Oak Hill Association of Neighborhoods  
- Save Barton Creek Assn.  
- City of Rollingwood  
- OHAN - 78735  
- OHAN - 78736  
- OHAN - 78737  
- OHAN - 78748  

Updated for PC: 2013-11-21
OHAN - 78739
OHAN - 78749
Austin Independent School District
Oak Hill Combined NPA
Save Our Springs Alliance
Homeless Neighborhood Organization
Oak Acres Neighborhood Association
League of Bicycling Voters
Austin Parks Foundation
Oak Hill Neighborhood Planning Contact Team
Super Duper Neighborhood Objectors and Appealers Organization
Austin Monorail Project
Sierra Club, Austin Regional Group
The Real Estate Council of Austin, Inc.
Austin Heritage Tree Foundation
Oak Hill Trails Association
SEL Texas
Beyond2ndNature

SCHOOLS:
Austin Independent School District
Oak Hill Elementary School Small Middle School Austin High School

ABUTTING STREETS:

<table>
<thead>
<tr>
<th>Name</th>
<th>ROW</th>
<th>Pavement</th>
<th>Classification</th>
<th>Sidewalks</th>
<th>Bike Route</th>
<th>Capital Metro</th>
</tr>
</thead>
<tbody>
<tr>
<td>US Hwy. 290 (W)</td>
<td>Varies</td>
<td>FWY-6</td>
<td>Freeway</td>
<td>No</td>
<td>Yes (450)</td>
<td>Yes (171; 970)</td>
</tr>
<tr>
<td>Harper Park Drive</td>
<td>Varies</td>
<td>0' (Platted, not yet constructed)</td>
<td>Collector</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

The majority of the 70' wide right-of-way for Harper Park Drive (0.9 acres) was dedicated in 2007, in conjunction with the final plat of the 5-acre hotel site immediately south of the subject tract. About 0.2 acres of right-of-way, including a hammerhead-type turnaround, was dedicated with the final plat for the subject tract. Construction of the roadway will occur either with development of the hotel site or this site, whichever happens first.

ZONING CASE HISTORIES:

<table>
<thead>
<tr>
<th>NUMBER</th>
<th>REQUEST</th>
<th>LAND USE COMMISSION</th>
<th>CITY COUNCIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>South of Southwest Parkway</td>
<td>Approximately 97 acres of DR to GR-CO, GO-CO, LO-CO, MF-1-CO, &amp; SF-6-CO</td>
<td>Recommended; 07/01/1986</td>
<td>Approved; 001/23/1992 (CO limits uses and lists dev. standards)</td>
</tr>
<tr>
<td>5906-6016 Southwest Parkway C14R-86-077</td>
<td></td>
<td></td>
<td>Approved 03/27/2007; (CO limits access and</td>
</tr>
</tbody>
</table>

Updated for PC: 2013-11-21
<table>
<thead>
<tr>
<th>Location</th>
<th>Plan</th>
<th>Date</th>
<th>Status</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>SW Parkway at Vega St. Andrews High School C14-96-0161</td>
<td>MF-1-CO to GO-CO &amp; LO-CO to GO-CO</td>
<td>Recommended; 02/18/1997</td>
<td>lists dev. Standards. RC address discontinuation of school &amp; water quality requirements</td>
<td></td>
</tr>
<tr>
<td>5707 Southwest Parkway Encino Trace C14-06-0229</td>
<td>DR to LO and GO</td>
<td>Recommended GO-MU-CO &amp; LO-MU-CO; 06/12/2007</td>
<td>Approved GO-MU-CO; 07/26/2007 (CO limits uses; RC for TIA, IMP plan, and landscaping)</td>
<td></td>
</tr>
<tr>
<td>North of US Hwy 290 (From East to West)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5808 US Hwy 290 W C14R-86-046</td>
<td>DR &amp; SF-2 to GR</td>
<td>Recommended; 05/05/1987</td>
<td>Approved; 07/02/1987 (RC specifies site dev standards)</td>
<td></td>
</tr>
<tr>
<td>6219 Oakclaire Rd COA W &amp; WW C14-87-014</td>
<td>SF-2 to P</td>
<td>Recommended; 02/24/1987</td>
<td>Approved; 02/23/1989</td>
<td></td>
</tr>
<tr>
<td>YMCA/Southwest C14-92-0034</td>
<td>DR to GR</td>
<td>Recommended GR-CO; 11/17/1992</td>
<td>Approved GR-CO; 08/12/1993 (CO limits height &amp; uses)</td>
<td></td>
</tr>
<tr>
<td>6030 US Hwy 290 W C14-02-0141</td>
<td>DR to GR</td>
<td>Recommended w/conditions; 09/24/2002</td>
<td>Approved; 11/07/2002 (CO limits vtd)</td>
<td></td>
</tr>
<tr>
<td>6036 US Hwy 290 W C14-88-0124</td>
<td>DR to GR and CS-1</td>
<td>Recommended w/conditions; 10/25/1988</td>
<td>Approved; 11/03/1988 (CO limits uses; RC for discontinuation of liquor sales)</td>
<td></td>
</tr>
<tr>
<td>6036 US Hwy 290 W (footprint) C14-95-0098</td>
<td>GR-CO to CS-1-CO</td>
<td>Recommended; 08/29/1995</td>
<td>Approved 09/28/1995 (CO limits uses, ht., imp. cover)</td>
<td></td>
</tr>
<tr>
<td>6130 US Hwy 290 W C14-06-0058</td>
<td>DR to GR</td>
<td>Recommended GR w/conditions; 05/09/2006</td>
<td>Approved; 06/08/2006 (CO limits vtd)</td>
<td></td>
</tr>
<tr>
<td>6210 US Hwy 290 W C14-88-0139</td>
<td>DR to GR</td>
<td>Recommended w/conditions; 01/03/1989</td>
<td>Approved; 03/30/1989 (CO limits uses, signs)</td>
<td></td>
</tr>
<tr>
<td>6240 &amp; 6254 US Hwy 290 W C14-94-0036</td>
<td>DR to GR-CO</td>
<td>Recommended GR-CO; 04/26/1994</td>
<td>Approved; 04/28/1994 (CO limits uses and FAR)</td>
<td></td>
</tr>
<tr>
<td>6240 US Hwy 290 W Oak Hill School C14H-00-2095</td>
<td>GR-CO to GR-H-CO</td>
<td>Recommended; 08/15/2000</td>
<td>Approved; 07/19/2001 (CO limits uses and vtd)</td>
<td></td>
</tr>
<tr>
<td>6266 US Hwy 290 W C14-93-0133</td>
<td>DR to GR-CO</td>
<td>Recommended GR-CO; 11/16/1993</td>
<td>Approved; 12/16/1993 (CO limits use and square feet)</td>
<td></td>
</tr>
</tbody>
</table>

**CASE HISTORY:**

Updated for PC: 2013-11-21
As indicated above, this tract was part of a 29-acre tract, which itself was part of a 97-acre tract, proposed for rezoning shortly after annexation in the mid-1980s. That zoning case (C14R-86-077) was approved on first reading by Council in 1986, with the requirement that additional restrictions, in the form of a public restrictive covenant, and street deed be executed. The then owner could not execute the documents due to financial and legal constraints. Ultimately a bank acquired the property and this subsequent owner executed the covenants in 1992; the case was approved on final reading.

The Combined Oak Hill Neighborhood Plan (NP-2008-0025) was finalized in 2008. The subject tract, along with properties noted above, were appended with the “NP” or neighborhood plan combining district zoning as part of that process (C14-2008-0129). No additional conditions were added to the property as part of the neighborhood plan rezoning.

The rezonings granted in conjunction with the Neighborhood Plan also rezoned four lots on Oak Drive (5624-5634), adjacent to the subject rezoning tract, from DR to SF-2-NP. Rezonings also included a number of tracts along US Hwy 290 W that had not been zoned previously (from DR to GR-CO-NP). In addition, approximately 56 acres at the southwest corner of Southwest Parkway at Vega (from DR to LR-MU-NP) and approximately 57 acres along Patton Ranch Road from DR to MF-1-NP.

**AREA SITE PLANS:**

| 5707 Southwest Parkway (Encino Trace / SP-2012-0008C) | Two 4-story Office Buildings; one 6-level Parking Garage |
| 7018 William Cannon Drive (Rialto Park / SP-00-2369C) | Two 4-story Office Buildings; two 5-level Parking Garages |
| 5625 Eiger Road (Lantana Lot 1, Block B / SP-2012-0195C) | One 2-story Office Building; Surface Parking |
| 6030 US Hwy 290 W (Ahuja Site / SP-2011-0145CS) | One 1-story Office Building; Surface Parking |
| 6000 US Hwy 290 W (Harper Park Hotel Tract / SP-2012-0118C) | One 4-story 118-Room Hotel; Surface Parking |

**CITY COUNCIL ACTION:**

- **November 21, 2013**
  - Scheduled for Second Reading only.

- **November 7, 2013**
  - No action by Council due to an abbreviated meeting agenda.

- **October 17, 2013**
  - The public hearing was conducted and the motion to close the public hearing and approve first reading of the ordinance for limited office-mixed use-conditional overlay-neighborhood plan (LO-MU-CO-NP) combining district zoning with conditions was approved (Motion by Council Member Spelman; Second by Mayor Leffingwell) 6-1 (Council Member Morrison voted nay).

- **September 26, 2013**
  - Postponed at the request of the Oak Acres Neighborhood Association. The applicant concurred with the request.

Updated for PC: 2013-11-21
(Consent Motion by Council Member Spelman; Second by Mayor Pro Tem Cole) 7-0.

August 22, 2008 Postponed at the request of staff

ORDINANCE READINGS: 1st 10/17/2013 2nd 3rd

ORDINANCE NUMBER:

CASE MANAGER: Lee Heckman PHONE: 974-7604
e-mail address: lee.heckman@austintexas.gov
STAFF RECOMMENDATION
To grant LO-MU-CO-NP; Limited Office-Mixed Use-Conditional Overlay-Neighborhood Plan, with two new Conditions. Those conditions are:

- The maximum number of residential units on the property shall not exceed 80. This equates to a residential unit density per acre of approximately 4.51; and
- Development shall be limited to less than 2,000 vehicle trips per day

In addition, staff recommendation for approval is contingent on the following, which will be incorporated into the existing public restrictive covenant, in the related case C14R-86-077(RCA):

- Construction of Harper Park Drive to City standards, and its acceptance for maintenance, is required prior to the issuance of a certificate of occupancy on the property

BASIS FOR LAND USE RECOMMENDATION (ZONING PRINCIPLES)
The existing Limited Office (LO) district is the designation for an office use that serves neighborhood or community needs and that is located in or adjacent to residential neighborhoods. An office in an LO district may contain one or more different uses. Site development regulations and performance standards applicable to an LO district use are designed to ensure that the use is compatible and complementary in scale and appearance with the residential environment.

The requested Mixed Use (MU) combining district would allow office, retail, commercial, and residential uses to be combined in a single development. Within the districts that allow mixed use development, uses may be combined either vertically in the same building, or horizontally in multiple buildings, or through a combination of the two, depending on the standards of the district. There is no requirement that any mix of uses be developed.

Within the MU combining district, the following uses are allowed: vertical mixed use buildings (subject to Vertical Mixed Use building standards); commercial and civic uses that are permitted in the base district; townhouse, multifamily, single-family, single-family attached, small lot single-family, two-family, and condominium residential; as well as group residential and group homes (limited and general).

In a MU combining district that is combined with a (LO) or neighborhood commercial (LR) base district, the minimum site area for each dwelling unit is: a) 1,600 square feet, for an efficiency dwelling unit; b) 2,000 square feet, for a one bedroom dwelling unit; and c) 2,400 square feet, for a dwelling unit with two or more bedrooms.

At present, staff has been advised of two possible scenarios for the property's development: a condominium residential use with single-family detached units or a memory care facility. The applicant is actively engaged in pursuing the former. A memory care facility, unless it contained surgical or emergency-type facilities, is a convalescent services use and is allowed under the LO district zoning. However, the addition of the MU combining district would allow for development of the envisioned residential project.

Zoning changes should promote compatibility with adjacent and nearby uses and should not result in detrimental impacts to the neighborhood character; and
Zoning should promote a transition between adjacent and nearby zoning districts, land uses, and development intensities.

Development of the property as residential under the LO-MU designation would allow residential development between existing residential neighborhoods to the east and west. Furthermore, the proposed detached single-family nature of the project, though at a higher density than abutting single-family, is still compatible in nature and scale with adjacent single-family uses. Because the existing restrictive covenant is not proposed to be amended, structures will be limited to two stories or 40', whichever is less.

In addition, the applicant has proposed limiting the number of residential units to 80, resulting in a mathematical density of approximately 4.51 units per acre. The actual limits-of-construction density will be higher, of course, because the applicant has impervious cover restraints that exceed typical single-family zoning. The applicant has also proposed several limitations to, and requirements of, the residential development, such as homes constructed of masonry, low-glare street lights, and the provision of a vegetative buffer to further enhance the compatibility with existing residential uses. These additional standards would be documented through a private restrictive covenant.

Property to the north of the tract is the St. Andrews Episcopal School campus; at present, there are no campus improvements immediately abutting this tract. It appears the approximate 10 acres south of the School's ball field and north of the subject rezoning tract is open space, though there has been a trail around the perimeter of the space for years. To the south and east of Harper Park Drive a hotel is proposed, and a site plan is under review. To the west of Harper Park Drive are the existing Southwest Family YMCA outdoor pool and a former liquor store being redeveloped into a Biscuit Brothers Fine Arts Farm; both the YMCA facilities and the repurposed liquor store are on deep lots with ample, and heavily treed, separation from the rezoning tract.

The current zoning district of Limited Office (LO) was assigned to this property in 1992, although requested in 1986. The residential neighborhoods to the east and west were already established at the time the property was rezoned to office use. LO is still an appropriate use, given that it is intended for an office use that serves neighborhood or community needs and that is located in or adjacent to residential neighborhoods, and site development regulations and performance standards are designed to ensure that the use is compatible and complementary in scale and appearance with the residential environment. Given the tract's location between the St. Andrews campus and non-residential development along US Hwy 290 W, LO remains an appropriate land use.

Whether the property is developed as residential under the MU combining district or as an office use under the existing LO allowances, either use will be compatible with the surrounding neighborhoods and land uses.

Zoning should allow for a reasonable use of the property.

The property has been zoned LO for over twenty years. As evidenced by the lack of a site plan, there has been no attempt to date for development and use of the property as office. The addition of the MU combining district, whether for the envisioned condominium project or for some other allowed residential use, allows for flexibility and would allow for a reasonable use of the property.
Zoning should be consistent with an adopted study, the Future Land Use Map (FLUM) or an adopted neighborhood plan; and

The rezoning should be consistent with the policies adopted by the City Council or Planning Commission/Zoning and Platting Commission.

A Neighborhood Plan Amendment (NPA) application accompanies this rezoning request (NPA-2013-0025.01). Staff and the Neighborhood Plan Contact Team recommend approval of the Future Land Use Map change from Office to Mixed-Use Office. The staff recommendation to rezone the property to LO-MU-CO-NP is contingent on the Planning Commission recommending, and City Council approving, the NPA.

If developed as a residential project, this may be considered classic infill; it’s developing a new community between existing and established neighborhoods. Such infill projects are at the core of the Imagine Austin Comprehensive Plan’s goal of creating a compact community. Additionally, if Austin is to develop a diversity of housing types and choices under the policy of creating complete communities that recognize diverse financial and lifestyle needs, then this type of residential construction is an appropriate addition to this community. At the same time, the detached single-family style development proposed can further the comprehensive plan’s goal of family-friendly communities in which existing neighborhood character is protected.

If the property is developed under an allowed office use, one that serves the community’s needs and/or provides opportunities for employment to community residents, this too furthers the compact and connected themes of Imagine Austin, which advocates for options to live, work, or receive services in close proximity.
EXISTING CONDITIONS & REVIEW COMMENTS

Site Characteristics

The site is currently undeveloped. There are many trees on site, but their heath and status is unknown. A tree survey will likely be required during site plan review. Topographically, the parcel gently slopes from north to south and west to east. There are no known environmental features, and no known constraints to development, with the exception the property is located in the Barton Springs Zone.

Given an approved preliminary and final plat, but also the variety of potential uses of the site if the rezoning is granted, it is undeterminable at this time whether the “project” may be developed under previous watershed regulations or will be subject to current requirements, which include 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.

PDR Environmental Review

Wednesday, February 13, 2013

1) This site is located over the Edwards Aquifer Recharge Zone. The site is in the Barton 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.

2) According to flood plain maps, there is no flood plain within the project location. However, City of Austin GIS indicates Critical Water Quality Zones and Water Quality Transition Zones located within the site. Impervious cover is not permitted within the Critical Water Quality Zones or Water Quality Transition Zones per LDC Sections 25-8-482 and 25-8-483.

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

4) Numerous trees will likely be impacted with a proposed development associated with this rezoning case. Please be aware that an approved rezoning status does not eliminate a proposed development's 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.

5) 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.
PDR Site Plan Review
Revised Monday, July 1, 2013

SP 1. This site is subject to Subchapter E, the development regulations would be dependent upon the principal roadway. The application shows the site to be over 5 acres, which would be an internal circulation route for the principal roadway. Additional comments will be made during site plan review.

SP 2. The site is subject to compatibility standards. Along the east and west property lines, the following standards apply:
- No structure may be built within 25 feet of the property line.
- No structure in excess of two stories or 30 feet in height may be constructed within 50 feet of the property line.
- No structure in excess of three stories or 40 feet in height may be constructed within 100 feet of the property line.
- No parking or driveways are allowed within 25 feet of 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.

SP 3. Additional design regulations will be enforced at the time a site plan is submitted.

PDR Transportation Review
Friday, March 8, 2013

ZONING COMMENTS

TR1: If the requested zoning is granted, a conditional overlay should be included with the zoning ordinance to require the construction of Harper Park Drive during the site plan stage plus install a traffic signal at the intersection with US Hwy. 290 in order to provide safe all-weather access to this site.

TR2: No additional right-of-way is needed at this time since the right-of-way for Harper Park Drive was previously dedicated during the subdivision process but the road was not built.

TR3. 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]

TR4. US Hwy. 290 is classified in the Bicycle Plan as Bike Route No. 450. Harper Park Drive is not classified in the Bicycle Plan.

TR5. Capital Metro bus service (Routes No.171 and 970) is available along US Hwy. 290 (W). There is no Capital Metro bus service available along Harper Park Drive.

TR5. There are no existing sidewalks along US Hwy. 290 and Harper Park Drive.

Updated for PC: 2013-11-21
Existing Street Characteristics:

<table>
<thead>
<tr>
<th>Name</th>
<th>ROW</th>
<th>Pavement</th>
<th>Classification</th>
<th>ADT</th>
</tr>
</thead>
<tbody>
<tr>
<td>US Hwy. 290 (W)</td>
<td>Varies</td>
<td>FWY-6</td>
<td>Freeway</td>
<td>66,000</td>
</tr>
<tr>
<td>Harper Park Drive</td>
<td>Varies</td>
<td>0'</td>
<td>Collector</td>
<td>N/A</td>
</tr>
</tbody>
</table>

**Austin Water Utility Review**

Tuesday, February 5, 2013

FYI: The landowner intends to serve the site with City of Austin water and wastewater utilities. The landowner, at own expense, will be responsible for providing any water and wastewater utility improvements, offsite main extensions, utility relocations and or abandonments required by the proposed land use. Depending on the development plans submitted, approval of water and or wastewater service extension requests may be required. Water and wastewater utility plans must be reviewed and approved by the Austin Water Utility for compliance with City criteria. 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.
Exhibit A - Zoning Map
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

Monica Gaylord
Your Name (please print)

5705 Oakclaire Dr 78735
Your address(es) affected by this application

Signature

Date

Daytime Telephone:

Comments:

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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 a zoning request, or rezone the land to a less intense use than requested but in no case will it grant a more intense zoning.

R 07/17/13

However, in order to allow for mixed use development, the City Council may add the MIXED USE (MU) CATEGORY to certain commercial districts. Combining District simply allows residential uses to those uses already allowed in the seven commercial districts. As a result, the MU Combining District 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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

My name is Maysell R. Ramsey. I own and have lived at 6007 Oakclaire Dr., Austin, TX since construction of my home in 1967. My home is constructed over the Edwards Aquifer (confirmed through US Geological Survey). In January, 2013, sitting in my home I felt my brick floor rise and then settle back down. I was told that people in Arizona had experienced the same type occurrence when water was pumped from an aquifer. Also, on the north side of my home (facing west) is a sunken area occurring in recent years that is not the result of soil erosion contrary to Ms. Whitfield’s comment on July 8, 2013.

Because of these reasons, I do not concur with these changes.

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006  
Contact: Lee Heckman, 512-974-7604  
Public Hearing: Jul 23, 2013, Planning Commission  
Aug 22, 2013, City Council

Karla Lambert Bynum  
5645 Oak Blvd  
8/4/13

Your Name (please print)  
Your address(es) affected by this application

□ I am in favor  
X Object

Daytime Telephone: (512) 680-9882

Comments: We are very concerned about the significant negative impacts the proposed development will have, particularly from an environmental perspective (increased flooding possible damage to neighborhood lakes etc.) Additionally, this proposed high density development threatens the very nature of our rural, quiet and vegetation rich - centered neighborhood.

If you use this form to comment, it may be returned to:  
City of Austin  
Planning & Development Review Department  
Lee Heckman  
P. O. Box 1088  
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

Sheila Vivan + Suresh Alex Srinivasan
Your Name (please print)
5640 Oak Blvd W Austin, TX
Your address(es) affected by this application

I am in favor
I object

Signature
Date

Daytime Telephone: 512.970.5340

Comments: Purchased land/house in 1999
When property was zoned LO-CD, we do not support any changes to that zoning. We object to changes in the land use/zoning until the City renders a decision on impervious cover restrictions, critical water quality, or transition to other land use. If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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.

R 8/5

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

Your Name (please print)
GUENTHER OSWALD

Your address(es) affected by this application
5644 DAC BLD, AUSTIN

Signature

Date
8-4-13

Daytime Telephone: 512-892-0423

Comments: Way to many houses to dense
Houses site to close together

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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.austintexas.gov
PUBLIC HEARING INFORMATION

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.

R 8/15

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Aug 13, 2013, Planning Commission
Aug 22, 2013, City Council

Deloris Carroll

Your Name (please print)

5612-A Oak Blvd. South

Your address(es) affected by this application

Deloris Carroll
Signature 8/4/13
Date

Daytime Telephone: 512-891-0586

Comments: I am opposed to the requested change. I am concerned about flooding when there is a hard rain.

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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.

R 815

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

John Ryan
5612-B Oak Blvd South
Your address(es) affected by this application

Signature
Date
8/4/13

Daytime Telephone: 512-422-0233

Comments: I am opposed to the requested zoning change because it has the potential to:

1) allow for commercial development in a rural/suburban setting,
2) allow for dense, vertical, or multi-family residential building that is out of keeping with the existing neighborhoods,
3) threaten municipal water quality and worsen already unacceptable neighborhood flooding problems. This tract has multiple karst features that drain rainwater into the aquifer, and see deck...

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
Should be considered a "Critical Water Quality Zone" and afforded all of the protection that implies.

Additionally, any more impervious cover will worsen flooding conditions affecting our home and several others in the neighborhood. We already have 2"-3" of water lapping at our front door and flooding our garage every time we have rain of more than a shower.
PUBLIC HEARING INFORMATION

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.

R 8/5

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.austintexas.gov
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Aug 13, 2013, Planning Commission
Aug 22, 2013, City Council

Dawn Glasgow
Your Name (please print)
5048 Oak Blvd
Your address(es) affected by this application
08/04/2013
Signature
Date
Daytime Telephone: 512-921-2885
Comments: See attached.

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
Dawn Glasgow  
5648 Oak Blvd  
Austin, TX 78735  

August 4, 2013  

Mr. Lee Heckman  
City of Austin Planning and Development Review  
505 Barton Springs Road, 5th Floor  
Austin, TX 78704  

RE: Case: C14-2013-0006 – Request for Rezoning  

Dear Mr. Heckman:  

I am writing to express my opposition to the proposed zoning change for the Harper Park Drive Property from LO to LO-MU. The City of Austin zoning principles indicate that:  

**Zoning changes should promote compatibility with adjacent and nearby uses and should not result in detrimental impacts to the neighborhood character.**  

The proposed zoning change would have detrimental impacts to neighborhood character:  

The proposed zoning change and planned development would require the developer to strip the land of existing trees, understory and wildlife for the sole purpose of dense development for profit. The current owner is not concerned with the detrimental impact to the existing neighborhoods as evidenced by the:  

- Rejection of the neighbors' proposal to restrict development within 25 feet of the adjacent neighborhoods.  
- Rejection of the neighbors’ proposal to limit the number of houses to 72-75.  
- Rejection of the impervious cover limitation of 15% in the Barton Creek Recharge Zone and plan to develop at 35% per the ruling of the Texas Supreme Court.  

Although staff only makes comments regarding the current owner’s plans for residential development, the proposed zoning change would allow many other uses, including retail, which would increase the traffic and further reduce the current wildlife. The current owner would not be limited to the current proposal should the zoning change be awarded.
The rezoning should be consistent with the policies adopted by the City Council or Planning Commission/Zoning and Platting Commission

Although staff posits that the plans for the development of this property are consistent with Imagine Austin Comprehensive Plan’s goal of “developing a diversity of housing types and choices under the policy of creating complete communities that recognize diverse financial and lifestyle needs,” there is no condition or restriction that limits the developer to such a development. The proposal made to the neighborhood by the intended developer indicates home prices higher than the selling price of homes in the existing adjacent neighborhoods; therefore, the proposal for zoning change and intended development does not support this position.

Zoning should allow for a reasonable use of the property.

City staff comments that the property has not been developed during the 20 years it has been zoned LO. The conclusion is that limited office is not a viable use of the property or it would already be developed. The lack of development to date is not sufficient evidence to warrant that conclusion. There are many reasons why that property has not been developed for office use: lengthy legal battle over the allowed impervious cover for the site, other office complexes built in the area over the past 10 years, the downturn in the local and national economy and most importantly, the owner’s selling price which reflects her valuation of the property based on this zoning proposal.

The current owner purchased the property as LO and would like to be awarded the zoning change for the sole purpose of maximizing personal profit.

Sincerely,

Dawn Glasgow
PUBLIC HEARING INFORMATION

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.

R 8/5

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Aug 13, 2013, Planning Commission
Aug 22, 2013, City Council

John & Vicky Knox

Your Name (please print)

5632 Oaklawn Blvd

Your address(es) affected by this application

Joe V

Signature

8/4/2013

Date

Daytime Telephone: 512-892-1266

Comments: see attached

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
We bought our property in 1995. We bought with the knowledge that the property behind us (subject of this proposed zoning change) was zoned LO-CO. We were OK with that and purchased the property with this knowledge.

Several years ago, Gail Whitfield chose to buy the subject property and she also had the knowledge that it was zoned as LO-CO.

From discussion with long time residents of Oak Acres, many years ago there was a thoroughly negotiated, well thought out agreement between all parties (neighborhoods and land owner) to agree to this LO zoning with the Conditional Overlays that exist on this property to this day.

Furthermore, in 2010, the City of Austin, Oak Hill residents, and stake holders finalized a Neighborhood Plan/Future Land Use Map for Oak Hill East and West which again confirmed that this subject property should be zoned LO-CO.

Now, here we are, with Gail Whitfield, owner of the subject property, asking everyone to toss aside and negate the longstanding years of agreement on how this property should be zoned and the Neighborhood Plan. WE STRONGLY OBJECT TO THIS!!!

The following are other reasons why we object to the change in re-zoning and to the Neighborhood Plan:

LACK OF ADEQUATE PROTECTION FOR OUR NEIGHBORHOOD THROUGH PROPOSED CONDITIONAL OVERLAYS (COs) OR RESTRICTIVE COVENANTS (RCs)

Gail Whitfield and Weekly Homes are proposing a high density development that will be SQUISHED into the subject property between two incompatible neighborhoods - we have a rural feel, large lots, are highly vegetated, and through deed restriction are one story homes. The subject property is NOT in the city's desired development zone - high density building is neither desired nor appropriate!!

We had a neighborhood meeting with Whitfield and Weekly Homes where they agreed to, and stated, that we could get COs to assure vegetation buffers, the number of homes, set backs, lighting, flood control, etc. We agreed to proceed with conversations on zoning changes based on the belief that these COs would be put in place in order to protect our neighborhood. These conditions were agreed to at the OHAN meeting in July. To this date, Whitfield/Weekly will not put agreement to these COs in writing which makes us believe they have no honor, and no intention, to follow through with their statements. Additionally, we have learned the City of Austin does not recommend these COs for the type of protections we seek, but rather Restrictive Covenants. The fact is, the only way these RCs would possibly be enforced are through private and/or neighborhood lawsuits - no City protection. We do not have the means/deep pockets to fight this - so we would be thrown to the wolves in trying to protect our neighborhood and enforce the RCs.
THIS LAND IS VERY ENVIRONMENTALLY SENSITIVE AND IS IN THE EDWARDS AQUIFER RECHARGE ZONE. CAVES EXIST ON THIS PROPERTY.

It is not disputed that this land is environmentally sensitive. It is over the recharge zone. We object to the further consideration of this re-zoning/land use without the city rendering an opinion as to the watershed regulations and requirements, and until there has been a determination if it must comply with 15% impervious cover, or not?? Furthermore, there are Critical Water Quality Zones and Water Quality Transition Zones located on subject property. We object to changes until the city renders a decision regarding the impervious cover restrictions on the development site at the time of development.

Caves exist on the subject property. These caves should be investigated, mapped, and recorded by the City before any land use, zoning change or development begins. We want to protect these sensitive features, and believe the City shares this desire and responsibility.

FLOODING CONCERNS IN THE OAK ACRES NEIGHBORHOOD

During heavy rains, our neighborhood has water entering homes, as well as, deep standing water in yards, in drainage ditches and culverts along the road. Again, I re-emphasize, we are a rural neighborhood. We do not have the curbs and storm drains afforded a more modern, urbanized development. A major source of the water entering our neighborhood is from the Harper Tract/subject property which is up-elevation from us. We are very concerned that additional impervious cover on the subject property will increase the flooding problem in our neighborhood. The results of the Watershed Protection Plan's Flood Study should be known before any further consideration of zoning or land use changes are considered. (Last estimate was that this study will be released in Fall 2013). A dense development with 35% impervious cover could result in catastrophic consequences for our neighborhood during periods of heavy rainfall.

As longtime citizens of the City of Austin, we respectfully request you will consider the objections and concerns of our neighborhood and deny the changes to the zoning and neighborhood plan for this subject property.

John & Vicky Knox
5632 Oak Boulevard

Exhibit C - 16
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

Shirley London Martin
5626 Oak Blvd

I am in favor
I object

Your address(ies) affected by this application

Signature
8/3/13

Date

Daytime Telephone: 512-674-5127

Comments: see attached

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
I am against this type of high density development being wedged into the land between two rural residential neighborhoods. It is not compatible next to our homes. Both of our neighborhoods (Oak Acres and Oak Park) only allow one story homes and there is a rural feel with lots of trees and natural vegetation.

We were willing to consider changes to the zoning only because we were told by Whitfield and Weekly Homes that they would put in Conditional Overlays that would protect our vegetation buffer, limit the number of homes, provide a good setback, etc. Since they will not put any of this in writing, I have no confidence they will abide by the conditions that were agreed to at the OHAN meeting. And just recently we found out that the city does not recommend CO’s for these types of protection, so with the MU zoning it could be a nightmare to us homeowners what could end up on this property. We cannot go along with putting the restrictions in Restrictive Covenants because if Whitfield, or some other developer, does not abide by them, we do not have the $$$$$$ to hire lawyers and fight them. Again, a nightmare for us homeowners who are just trying to protect the soul of our neighborhood, the nature around us, and one of the biggest investment in our lives – our homes.

Sincerely,

Shirley London Martin
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul-23, 2013, Planning Commission
Aug 22, 2013, City Council

Jesse Gevirtz
5639 Oak Blvd. 78735
Your Name (please print)

Aug 13

Aug 13

Your address(es) affected by this application

8/3/2013

Daytime Telephone: 512-891-9912

Comments: Concerns about this development include Environmental impact as well as quality of life impact for the surrounding neighborhoods. Filling up an already water quality. Also of the Edwards Aquifer recharge zone must be protected by law. This is too much impervious cover. Most importantly, Whitley bought it as to and she can sell it as CO or we don't want to approve any.

If you use this form to comment, it may be returned to: Charges.

City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
PUBLIC HEARING INFORMATION

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.austintexas.gov
PUBLIC HEARING INFORMATION

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

Lisa Chakib Chehadi

Your Name (please print)

5720 Oak Bluffs Austin, TX 78735
Your address(es) affected by this application

Chakib Chehadi

Signature

8-3-13
Date

Daytime Telephone: 512-736-5023 (Lisa’s Cell)

Comments: Our property is cut in half by the City of Austin easement. Currently during heavy rainfall water fills the 4-5 ft deep creek and comes within feet of our home. Our concern is that the proposed 75-80 homes on our property will increase the traffic, would require enough impervious cover to protect our home and safety in jeopardy. We do not feel the proposed water retention structure is sufficient enough to handle the run-off and protect those homes along the creek/
easement.

If you use this form to comment, it may be returned to:

City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810

Please see attached photos.
**PUBLIC HEARING INFORMATION**

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.austintexas.gov

---

<table>
<thead>
<tr>
<th>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.</th>
</tr>
</thead>
</table>
| **Case Number:** C14-2013-0006  
**Contact:** Lee Heckman, 512-974-7604  
**Public Hearing:** Jul 23, 2013, Planning Commission  
Aug 22, 2013, City Council  |
| **Kurt Feiste**  
**5634 OAK BLVD Austin, TX 78735**  
**Your address(es) affected by this application:**  
**4 August 2013**  
**Signature**  
**Daytime Telephone:** 512-897-9684  
**Comments:** For me to support the zoning change
I would need a more secure guarantee that the number of units on the property would not exceed
76 units and that there would be NO
improvements at all within 25' of my property line. I would be willing to relax the 25' requirement only in the case of allowing:
Fencing for single family homes.  |

If you use this form to comment, it may be returned to:  
**City of Austin**  
**Planning & Development Review Department**  
**Lee Heckman**  
**P. O. Box 1088**  
**Austin, TX 78767-8810**
PUBLIC HEARING INFORMATION

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.

R 815

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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Jul 23, 2013, Planning Commission
Aug 22, 2013, City Council

Rooney Baker
Your Name (please print)

5638 Oak Blvd
Your address(es) affected by this application

Rodney Baker
Signature

8-04-13
Date

Daytime Telephone: 512-451-9652

Comments:

SEE ATTACHED

If you use this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
CASE NUMBER: C14-2013-0006
Lee Heckman
Planning Commission Aug 13, 2013
City Council Aug 22, 2013

Reasons I do not support the proposed Land Use and Zoning Changes to the Harper Park Tract:

1. We were repeatedly told at meetings by city staff, Whitfield Group, and Weekly Homes that Conditional Overlays (COs) could be put into place to guarantee the protections we are seeking. The promise of COs was the single reason our neighborhood was willing to entertain changes to the land use / zoning. Only in late July did we learn that city staff does not recommend COs for the protections we seek, but rather, Restrictive Covenants (RCs) instead. Our neighborhood is not in favor of RCs, private or public. RCs do not ensure the same degree of compliance.

2. The Whitfield Group and David Weekly Homes have not agreed, verbally or in writing, to the recommendations voted upon by the Oak Hill contact team. The most recent legal draft by The Whitfield Group promotes private restrictive covenants for all the land use / zoning changes, again, not what was promised in any of our meetings.

3. Significant amounts of water enters residents' houses during periods of heavy rain due to runoff coming across the proposed development site. We need to hear what the Watershed Protection Plan's flood study has to report, whenever it is ready. We would like to see the results of the study before we agree to any dense development which can legally cover the land at 35% impervious cover, according to city staff and the Whitfield Group. It is our fear that additional impervious cover will increase the likelihood of flooding.

4. At this time the city has not determined whether the project may be developed under previous watershed regulations or will be subject to current requirements, which include 15% impervious cover in the Recharge Zone, 20% impervious cover in the Barton Creek Watershed and 25% impervious cover in the Contributing zone. The Harper Park tract lies in the Recharge Zone. We dismiss any consideration of land use / zoning changes until the city renders a decision regarding the impervious cover restrictions on the development site at the time of development.

5. There is a general consensus among longstanding residents that there are two caves located on the proposed development site. We want to protect these environmentally sensitive features. I would like to see a city employee investigate and if confirmed, record the presence of caves before agreeing to any land use or zoning change.

6. City of Austin (GIS) indicates Critical Water Quality Zones and Water Quality Transition zones located within the site. Impervious cover is not permitted within the Critical Water Quality Zones or Water Quality Transition Zones per LDC Sections 25-8-482 and 25-8-483. I object to changes in the land use / zoning until the city renders a decision regarding the impervious cover restrictions on the development site at the time of development.
7. The proposed development, then, is incompatible with adjacent neighborhood standards in both density and height and will detrimentally impact the rural, highly vegetated, and one-story character of the adjacent neighborhoods. The Whitfield Group repeatedly pushes to build 80 homes on the site making for unacceptably dense development. When they approached our neighborhood they proposed 72-75 homes. At the Oak Hill Neighborhood Contact Team (OHNPACT) meeting The Whitfield Group and Weekly Homes proposed 80 homes. Our neighborhoods desired an uppermost limit of 72 (the number on the conceptual design presented). We reluctantly compromised with a 76 limit, yet the most recent written communication from The Whitfield Group again proposes as many as 80 homes. Such high building density means 2-3 houses behind every one home on Oak Acres Blvd. Oak Acres and Oak Park deed restrictions disallow anything above 1-story homes.

8. In approximately 2008 Whitfield Group sued the City of Austin, taking the case to the Texas Supreme Court, to get higher impervious cover (35%) grandfathered in from the prior preliminary plat. Since The Whitfield Group has this history of going around city zoning restrictions via costly legal means, legal means that our neighborhoods could not afford, I have little faith that The Whitfield Group will honor land use or zoning restrictions promised today. In the event that the development proposal on the table at present (David Weekly Homes) falls through, a very real possibility given so many unknowns (incomplete flood study, for ex.) we have no guarantee that the Whitfield Group will abide by any land use agreements that would be reached, e.g., a new buyer / developer proposes multi-family, duplex or vertical use.

9. This land is not in the city's desired development zone and thus such high density building is neither desired nor warranted.

Rodney Baker and Sandy Andrews
5638 Oak Blvd
Austin TX 78735
Conditional Overlay Combining District

Purpose: The purpose of the conditional overlay (CO) combining district is to modify use and site development regulations to address the specific circumstances presented by a site. Use and site development regulations imposed by a CO combining district must be more restrictive than the restrictions otherwise applicable to the property.

Application: A conditional overlay may be applied any base district to do the following:

- Prohibit permitted, conditional and/or accessory uses otherwise allowed in a base district.
- Make a permitted use a conditional use.
- Decrease the density that may be constructed.
- Increase minimum lot size or minimum lot width requirements.
- Decrease maximum floor to area ratio (FAR).
- Decrease maximum building heights.
- Increase minimum yard and setback requirements.
- Establish buffering requirement (hedge, fence, undisturbed buffer along property lines).
- Decrease maximum building or impervious coverage requirements.
- Limit the maximum square footage of building space.
- Restrict access to adjacent roads and require specific design features to minimize the effects of traffic.
- For a mixed use (MU) combining district, prohibit or make conditional a use that is otherwise permitted by Chapter 25-2, Subchapter E (Mixed Use Zoning Districts) of the Land Use Development Code.
With out no development of any kind in 25' buffer can go to property line and buffer will be destroyed. Oak acres will lose natural buffer. To build @ PL would destroy natural healthy buffer that exists.

No development of any kind in 25' buffer will

1) Insure that buffer stays natural condo owners cannot enter.
2) Sight line of condos to a minimum.
3) There are already fences around most of perimeter. Just build one @ 25'.

Set back

Harlin Park Condos

Exhibit C - 30

110' - Oak Acres

Existing homes 1 story

1/2" = 25'

75' Building Set Back Line

25' Natural Buffer

110' Existing Fences

110' PL
PUBLIC HEARING INFORMATION

The proposed amendment will be reviewed and acted upon at two public hearings: first, before the Planning Commission and then before 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 amendment. You may also contact a registered neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During a 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 plan amendment request, or approve an alternative to the amendment requested.

If you have any questions concerning this notice, please contact the City of Austin Planning and Development Review Department at the number shown on the first page. If you would like to express your support or opposition to this request, you may do so in several ways:

- by attending the Public Hearing and conveying your concerns at that meeting
- by submitting the Public Hearing Comment Form
- by writing to the city contact listed on the previous page

For additional information on Neighborhood Plans, visit the website: www.austintexas.gov/planning/.

PUBLIC HEARING COMMENT FORM

If you use this form to comment, it may be submitted to:

City of Austin
Planning and Development Review Department
Maureen Meredith
P. O. Box 1088
Austin, TX 78767-8810

If you do not use this form to submit your comments, you must include the name of the body conducting the public hearing, its scheduled date, the Case Number and the contact person listed on the notice in your submission.

Case Number: NPA-2013-0025.01
Contact: Maureen Meredith, 512-974-2695
Public Hearing: Aug 13, 2013, Planning Commission
Aug 22, 2013, City Council

☐ I am in favor
☐ I object

Your Name (please print)

Your address(es) affected by this application

Signature Date

Comments:

SEE APPROVED
STAGE OF
COMMENTS
PLEASE READ THIS AND ASK YOURSELF:
WHAT WOULD I WANT THE OUTCOME OF THIS REZONING
REQUEST AND PROPOSED AMENDMENT TO BE IF I LIVED
IN THE OAK ACRES, THE OAK PARK, OR OTHER NEARBY
NEIGHBORHOODS?

Case Number: C14-2013-0006
Case Number: NPA-2013-0025.01
Public Hearing: August 13, 2013 Planning Commission
Public Hearing: August 22, 2013 City Council

Lee Heckman

I have lived in Oak Acres for more than 40 years of Oak Acres' 65 years of existence, and I have seen the flooding of both neighborhoods get worse and worse year after year with virtually nothing being done by the City of Austin since we were annexed in the mid-1980s! Quiet frankly, I could write a book about the history of broken promises regarding flooding, etc. the City has made to me and to others in both neighborhoods as well as the City's failures; so, it will be a real challenge to limit my comments to just a few paragraphs.

The regulation of the remaining Harper Park development is the City's last opportunity to address the flooding in Oak Acres and land east of Oak Acres without future extremely costly improvements in and around Oak Acres.

Numerous meetings with the County occurred regarding flooding in Oak Acres up until the County learned that annexation into the City of Austin was imminent. Then, meetings occurred with the City during the annexation process in which the discussions focused on flooding issues rather than Oak Acres' rare distinction of requesting annexation primarily for some protection from Developers ignoring deed restrictions of no commercialization, etc. since the early 1980s within Oak Acres.

The only significant flood control work the City has done in Oak Acres came as a result of Councilpersons Smoot Carl-Mitchell and the late Sally Shipman becoming personally involved when they learned that the City had done nothing regarding controlling the flooding after annexation. Due to a lack of discretionary funds, they were only able to provide very limited and temporary relief to only two of the worst flood-prone areas in Oak Acres. The City then promised flood control improvements when the City installed the sewer line; however, the City only installed the sewer lines years after failing to meet the

Page 1 of 5

Exhibit C - 33
State's mandatory deadline when threatened with lawsuits. The City's promises of flood control measures (e.g., cleaning and regrading drainage ditches; installing approximately 5" thick pavement with an inverted crown on parts of South Oak Blvd., West Oak Blvd., North Oak Blvd., and East Oak Blvd. to divert flood waters crossing those streets; etc.) once again became big fat lies with only the thinnest layer of asphalt possible being installed over the existing pavement. It was so thin it could not even be qualified as "a lick and a promise" and soon became very rough streets with potholes.

The City is now making a study of Oak Park's and Oak Acres' flooding problems, and the latest that I heard is that it will not be completed until perhaps December. Therefore, no action on Harper Park's requests should be finalized until that study is completed, reviewed by those affected, and the City has corrected the flooding problems.

Oak Acres' primary flooding problems are a result of "sheet flooding" from this 17.75 acre proposed Harper Park Development and the ~70 acres former Harper Park property to the north now owned by St. Andrews School and whose City approved flood control measures have miserably failed for North Oak Blvd. property owners. The sheet flooding originates from developments and undeveloped property west and northwest of the Oak Park Subdivision and flows through Oak Park and the Harper Park tracts into Oak Acres all along the west property lines of Oak Acres, causing increasingly flooding issues to virtually all of Oak Acres. In the ~1985 Site Planning and Zoning of Harper Park's original ~99 acre tract, Harper Park Drive was planned, linking Highways 290/71 West and Southwest Parkway to the north. The street was to have storm drainage inlets and there were at least a couple of detention ponds along Oak Acres' western property lines. TxDOT planned and built the overpass at Hwys. 290/71 and Harper Park Drive based on those plans. The owners of Harper Park have ignored those plans, agreements, zoning, etc. and sold off portions of the original ~99 acres, contributing to the long traffic jams at the "Y" in Oak Hill, and now have boxed themselves in and want an even much more densely development on the remaining acreage.

At a ~$1,000,000 an acre, The Whitfield Group (TWG) now stands to make an unholy profit at the expense of hundreds of citizens in Oak Park, Oak Acres, and in surrounding areas by merely flipping this property! I would not be surprised that TWG is paying no more taxes.
than most homeowners in Oak Acres, Oak Park, or even those on the Planning Commission or City Council. In my — and others' opinion — this TWG has been a horrible neighbor, especially, in regards to oak wilt propagation and immensely increasing the danger of a gigantic wildfire inside the City of Austin. This Developer has seemingly played dumb about both issues as well as the flooding and, to the best of my knowledge, has not done one single thing to address those problems since their being repeatedly brought to The Whitfield Group's attention. When TWG had the 17.75 acres surveyed, the surveyors cut oak limbs laden with oak wilt and comingled them with considerable amounts of other limbs and debris when clearing for the survey. A City arborist was called by neighbors several years ago to survey the oak wilt and is well aware of the dangers to both neighborhoods if the oak wilt remains and/or is improperly addressed. For example, now is the only time of the year that winds do not as greatly spread the oak wilt spores, etc. to neighboring properties, yet Developers will likely be doing just that this fall, winter, and/or spring when site construction preparation commences. The City will have to very closely monitor plans and the processes of dealing with the oak wilt or neighborhoods for miles around will be infected by this development. For the life of me, I cannot understand how the Austin Fire Department has ignored the piled brush throughout the property and its danger of possibly destroying hundreds of homes and even taking lives (including their own firefighters)!!!

In order to keep comments as brief as possible, I will list some additional issues with little or no comment:

A. This project's construction and final use traffic will add considerably to the already unacceptable long traffic problems from this site all the way to beyond the "Y" on the other side of Oak Hill.

B. I feel that David Weekley Homes will likely decide not to go through with its option to develop this property, largely because of the owners' apparent failure to fully acquaint Weekley of (A) two or more caves on the property, which I understood someone to say in one of the meetings that the openings were now being filled with debris, (B) the oak wilt problems, and (C) the long standing flooding issues which not only affect Oak Acres property owners but also Weekley having to elevate its own foundations more than normal.

C. This property IS NOT in the City of Austin's desired development zone;
Furthermore, this high density of buildings is not warranted.

D. This property is directly over the recharge zone, and it is imperative that the City require the bare minimum of impervious cover. The City should not be changing zoning or land use before the City makes heavily researched decisions regarding site development impervious cover requirements at the time of development.

E. Because of the proposed high density of buildings, every home on Oak Acres' west property line will have 2 or 3 houses as back yard "neighbors". So, adequate fencing for privacy and to restrict people and animals from freely roaming through Oak Acres residential yards will be necessary. If those Oak Acres residents are forced to put up fences along the property line, it will cost each of them thousands of dollars to erect and maintain such fencing because of their large lot sizes.

F. It is my understanding that The Whitfield Group has yet to put into writing the recommendations and agreements reached in the July 8th Oak Hill NPCT meeting. Until that happens, no changing of zoning should occur.

G. I am against allowing the MIXED USE (MU) COMBINING DISTRICT because it would allow additional uses that are not compatible with the Oak Acres and Oak Park neighborhoods.

H. The neighborhood associations and individuals have spent hundreds of hours giving in and coming to terms with The Whitfield Group and David Weekley Homes, and no City actions should occur until those agreements are in writing and are enforceable by the City of Austin. The neighborhoods have been repeatedly told at various meetings by City Staff persons, The Whitfield Group, and David Weekley Homes that Conditional Overlays could be used to guarantee that they fulfill the agreements and thus protect our neighborhoods. Less than a month ago, City Staff flipped and now does not recommend using Conditional Overlays, but now are saying to use Restrictive Covenants.

My wife, Carolyn Parker who was on the City of Austin Planning Commission in the 1990s and was one of the founders of The Oak Hill Association of Neighborhoods (OHAN), disagrees with that for a number of reasons, including: (A) Restrictive Covenants do not even come close to ensuring the same degree of compliance as Conditional Overlays, and (B) Restrictive

Page 4 of 5

Exhibit C - 36
Covenants, similar to deed restrictions which the City does not enforce, put the burden and costs of enforcing on financially strapped neighborhood associations and individual property owners.

It is our understanding that The Whitfield Group has a history of circumventing City zoning restrictions and impervious cover requirements and even sued the City of Austin in the Texas Supreme Court to get what it wanted. Furthermore, it is our understanding that David Weekley Homes is one of, if not, the largest contributor to that Court’s judges and has also taken cases to that Court. What do you think the chances of Oak Acres and Oak Park acting alone can get justice on getting agreements enforced?

PLEASE, do not throw the hundreds of Oak Acres, Oak Park, and nearby neighborhood home owners to a couple of lions. Please stop this madness until at least the City resolves and corrects the decades old flooding problems, makes decisions about impervious cover, etc. by delaying Planning Commission approval and recommending City Council to also delay any approvals regarding Harper Park land and uses.

Thank you.
Dewain Cobb
5811 Oak Blvd.
(512) 680-4030
PUBLIC HEARING INFORMATION

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 a zoning request, or rezone the land to a less intense use than requested but in no case will it grant a more intense zoning.

However, in order to allow for mixed use development Council may add the MIXED USE (MU) DISTRICT to certain commercial districts. Combining District simply allows residential uses to those uses already allowed in the seven commercial districts. As a result, the MU Combining Districts can have a 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.austintexas.gov

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: C14-2013-0006
Contact: Lee Heckman, 512-974-7604
Public Hearing: Aug 13, 2013, Planning Commission
Aug 22, 2013, City Council

My name is Maysell R. Ramsey. I own and have lived at 6007 Oakclaire Dr., Austin, TX since construction of my home in 1967. My home is constructed over the Edwards Aquifer (confirmed through US Geological Survey). In January, 2013, sitting in my home I felt my brick floor rise and then settle back down. I was told that people in Arizona had experienced the same type occurrence when water was pumped from an aquifer. Also, on the north side of my home (facing west) is a sunken area occurring in recent years that is not the result of soil erosion contrary to Ms. Whitfield's comment on July 8, 2013.

Because of these reasons, I do not concur with these zoning changes.

If you wish to complete this form to comment, it may be returned to:
City of Austin
Planning & Development Review Department
Lee Heckman
P. O. Box 1088
Austin, TX 78767-8810
August 6, 2013

Mr. Lee Heckman
Planning and Development Review Department
City of Austin
505 Barton Springs Rd
Austin, TX 78704

Dear Mr. Heckman:

Re: Case # C14-2013-0006

The YMCA of Austin-Southwest Family Branch has no concerns regarding the necessary zoning change to allow Harper Park to sell its property to a home builder. YMCA of Austin-Southwest Family Branch believes these changes match the needs of our neighborhood and interests of our community. The applicant has supported the YMCA in its effort to bring needed services to the neighborhood.

Sincerely,

Thom Parker

YMCA of Austin
OAK ACRES NEIGHBORHOOD ASSOCIATION

Chronology of events concerning The

Whitfield Group's development proposal for Harper Park Tract, request for zoning / land use change, and Oak Acres (OA) response

Description of the subdivision: Oak Acres is a neighborhood in a rural setting. It consists of 43 homes, all one-story (deed restriction), all on 1/2-Acre or larger lots, on tree lined streets with no curb and gutters, no street lights, and no sidewalks.

1. February 2013 Oak Acres met with The Whitfield Group (WG) and Alliance four or five times about zoning change. We were encouraged by city planning case manager, Maureen Meredith at Oak Hill Association of Neighborhoods (OHAN) meeting to listen to zoning proposal and get involved in the process. We did listen. We then conferred as a neighborhood and the following actions taken: (a) 100% of residents within 100 feet signed a legal petition (Exhibit A) and (b) 100% neighborhood wide signed a petition (Exhibit B), both to oppose the zoning change and project to build 300 plus apartments.

2. June 2013 Whitfield Group and Ian Dietrich of David Weekly Homes makes presentation to build 72 condos (Exhibit C). During question and answer, a inquiry about fences was asked by an Oak Acres resident indicating a dislike of fences within or surrounding the Oak Acres neighborhood. Ian Dietrich of David Weekly Homes responded (paraphrase) "If you don't like fences that's okay. All we ask is that we might build a little 4 foot tall fence about 10 or 15 feet from the house so people could let their dogs out. We want to work with you." Oak Acres residents were offered reassurance that there would be no fences other than small, individual fences for each individual condo. In addition to the fence issue, there were additional concerns presented by Oak Acres residents about flooding, distance from property lines, native buffers, oak wilt, and the presence of caves on the Harper Park Tract.

3. At a follow up Oak Hill Neighborhood Planning Contact Team meeting, case manager Maureen Meredith of the city explained the zoning/land use change and relayed that CONDITIONAL OVERLAYS (Exhibit D) could be used to protect our neighborhood concerns. We were lead to believe that the city would use and enforce these COs to protect our property interests. We find out later, however, that the city doesn't

Exhibit D - 1
recommend the use of COs but instead recommends the use of RESTRICTIVE COVENANTS (RCs). It is our understanding the city fears legal action if COs were enforced. A very important fact to remember: Had we known that COs would not be an option we would not have engaged in a dialog with the Whitfield Group and compromised on our stance against their proposed zoning / land use change. We entered into discussion only with the belief that COs would most certainly be in place.

4. **July 6, 2013** Oak Acres holds an emergency meeting to discuss the COs that could be put on the property to protect our neighborhood interests. Using the David Weekly site plan (Exhibit C), the Oak Acres neighborhood generated a list of our required COs (Exhibit E) with a plan to request these COs at the upcoming Oak Hill Neighborhood Planning Contact Team (OHNPCCT) meeting. A vote was taken to approve the list of COs. The vote was 15-1 in favor of the proposed COs.

Key points on our request list were as follows:

1. No more than 72 homes
2. 75 foot setback from the Oak Acres side of property
3. 50 Foot buffer of native vegetation with no development of any kind* and a no-site line consisting of evergreen vegetation on Oak Acres side of property.
4. Develop and maintain a berm to adequately control water runoff to Oak Acres subdivision.
5. Plant trees/hedges at back of condos as shown on David Weekly drawing.
6. No windows on back of second story homes on Oak Acres side of Development.
7. All exterior lighting on development to be shielded down.
8. Street lights to be low glare, shielded down, not to exceed (15) feet in height.
9. Hip all second story roofs on back of homes facing Oak Acres as drawn on David Weekly first Draft.
10. Remove LO from land use.
11. Condos must be detached (stand alone).

*Underscored here because it was underscored on the list distributed at the OHNPCT meeting and presented on an overhead projector (Exhibit E).
5. July 8, 2013 At the Oak Hill Neighborhood Planning Contact Team meeting Oak Acres presents its case to the team. The Whitfield Group and David Weekly presents their case to the team. Oak Acres informs OHNPCT, The Whitfield Group, and David Weekly that we do not want any RCs, private or public. Our terms must be met with COs. We negotiate with The Whitfield Group and David Weekly, we compromised on several of our terms and an agreement was reached. Before the vote was taken by OHNPCT the president made sure all present were in agreement. Oak Acres stated their agreement with the compromise, Oak Park stated their agreement, The Whitfield Group stated their agreement, and David Weekly (Ian Dietrich) stated their agreement. The vote was taken and the agreement was passed. A letter summarizing the agreement was written by the president of OHNPCT (Exhibit F).

Please note that Oak Acres conceded on several points, including:

1. An increase from 72 to 76 homes
2. A 50 foot native vegetative buffer decreased to a 25 foot native vegetative buffer.
3. The request for a berm was dropped because Ian Dietrich of David Weekly Homes said a berm was unnecessary because they planned to gutter and drain all of the water runoff to the street (away from the condos) and that the berm would interfere with keeping the native vegetative buffer.
4. Rescinded on the request for no 2nd story windows on back of condos that backed up to the Oak Acres properties.
5. Rescinded on the request for hipped roofs.
6. Rescinded on the removal of LO from land use.

By presenting this list of concessions made by Oak Acres, we hope to show that Oak Acres did indeed work with the Whitfield Group in good faith. We gave up on a number of our concerns given the assurance that COs would protect our interests.

6. The OHNPCT letter (Exhibit F) was sent to the city case manager (Maureen Meredith). In response, Gail Whitfield of The Whitfield Group, upon reading the letter, asked the president of OHNPCT, Tom Thayer, to remove the words "no development of
any kind" from the text. Thayer unilaterally removed the specified words from the letter
and sent a revised letter to the city. After reading the revisions as requested by
Whitfield, members of OHNPCT debated the agreement and vote taken at the July 8th
meeting. It was agreed that the letter should be changed back to the original draft, i.e.,
to the wording that all parties (the Whitfields, David Weekly, OHNPCT, Oak Acres, and
Oak Park) agreed to. The deletion in wording by OHNPCT president from the original
draft, in so doing accommodating the private request of the property owner, Gail
Whitfield, was interpreted by neighborhood residents as a serious compromise in the
delicate balance of trust achieved up to this point. Coming to the table to negotiate with
the land owners and the developers on a project in the early stages of development
requires considerable trust among all parties. This violation in trust, then, was strongly
felt by Oak Acres residents.

7. **July 19, 2013** Ian Dietrich of David Weekly Homes went door to door handing out
false and misleading information about the OHNPCT letter agreement. Dietrich copied
and presented neighborhood residents the Whitfield-manipulated OHNPCT letter which
left out the "no development of any kind" clause. In other words, Dietrich presented a
version more in line with their development plans for the Harper Park Tract and not
what was voted upon by the OHNPCT. This misrepresentation of the agreement was
seen as another major trust violation.

Important Note: The "no development of any kind" clause was critical to the residents
to achieve the only barrier the two story condo residents looking down onto our one
story homes. The deed restrictions for both Oak Acres and Oak Park stipulate NO TWO-
STORY HOMES. Placing two story condos sandwiched between two ONE-STOP
neighborhoods was felt as a major deviation from the compatibility of the adjoining
neighborhoods. In addition, another incompatibility was evident: There would be three
condos per every one neighborhood home, 35 foot lot lines compared to Oak Acres 110
feet lot lines (that back up to Harper Park). In this way, Harper Park is a very dense
project compared to the two adjoining, rural subdivisions.
8. Oak Acres Neighborhood Association treasurer, Rodney Baker, on behalf of the neighborhood interests, submitted a written request for a delay for the Planning and Zoning meeting. The events of Paragraph 6 (the revision of the OHNPCT letter as requested by The Whitfield Group) and the events of Paragraph 7 (door to door handout of false and misleading information by Ian Dietrich of David Weekly Homes) lead residents to believe that Oak Acres needed information and help from the city staff before proceeding any further in the negotiations.

9. Members of Oak Acres and Oak Park met with Lee Heckman of the City. Heckman was very helpful and provided answers to our questions. A vital piece of information learned was that the Whitfields had successfully sued the city which had the effect of returning the 1985 Preliminary Plat on Harper Park Tract as the official plat of record in 2008, i.e., grandfathering the 1985 plat of record. Apparently this legal action was taken to get around SOS rules, i.e., to get more generous (development friendly) impervious cover rules.

Also at the meeting we asked about the Harper Park Tract’s location in the Recharge Zone, Barton Creek Watershed, Barton Creek zone, the Critical Water Quality Zone, and the Water Quality Transition Zones. Heckman did not know how the city would rule on impervious cover requirements for the proposed zoning/land use change. He also explained Mixed Use (MU) to us. We are fearful of MU because of the commercial, retail, and multi family uses. We also found out this property is not in the city’s desired development zone.

11. The Whitfield Group continues to ask the Oak Acres Neighborhood for Private RCs despite being in full knowledge of our neighborhood stipulation that we would agree to COs, not RCs, given the minimal and/or no enforcement by the city of anything short of a CO.

12. David Weekly Homes and the Whitfield Group are persistently proposing to build a fence (bordering Harper Park) and drainage control in the 25 foot native vegetation
buffer despite the underscored "no development of any kind" clause as agreed to at the OHNPCT meeting.

13. Statements were submitted by 14 of the 18 homes in Oak Acres (within 500' of the Harper Park Tract) indicating objection to the zoning / land use change to LO-MU-CO-NP. Neighborhood residents are very fearful of flooding as we are located on the downhill side of the project. When it rains heavy, homes get significant amounts of water in them and yards are flooded upwards of three to four feet. Residents would like to see the results of the Watershed study (slated to be finalized soon) before considering any changes to the zoning / land use.

14. Sept. 1, 2013 Oak Acres Neighborhood Association met and voted 27-0 to object to the zoning /land use change to LO-MU-CO-NP, i.e., to keep the petition (Exhibit A, Paragraph 1) in force.

In summary, our history of dealings with the Whitfield Group and David Weekly have resulted in significant loss of trust in a safe, mutually satisfactory negotiating process. We are fearful of letting go of our current zoning / land use protection of LO-CO-NP. Knowing the past history of the Whitfield Group's use of the legal system, we fear they might resort to legal maneuverings again no matter how the city rules. We're also fearful that the Texas Legislature might, at some point in the near future, overrule the city's zoning ruling.

We ask that readers be aware that in 1985 this land was in the county zoned LO-CO, an effect of the ruling the Whitfields sought and were awarded in 2008. When the Whitfields bought the tract in 2006 it was zoned LO-CO-NP. When all but 2 residents in Oak Acres bought their homes the Harper Tract was zoned LO-CO-NP. Residents bought with the understanding of the protections afforded by the LO-CO-NP zoning in place, including The Whitfield Group. In 2010 the city adopted NP FLUME without objection from The Whitfield Group. Given the reasoning that one accepts the zoning they knowingly purchase into, we neighborhood residents believe strongly that the zoning should remain as is, LO-CO-NP.

Exhibit D - 6
As of Sept. 4, 2013 neither the Whitfield Group or David Weekly Homes have signed off on the OHNPCT letter they both agreed to. Oak Acres neighborhood, therefore, officially withdraws any and all support of the conditions stated in the OHNPCT letter as a result of the above summary of events.

Thank you,
Bob Wiley, President Oak Acres Neighborhood Association
Sage Walker, Vice President Oak Acres Neighborhood Association
Rodney Baker, Treasurer, Oak Acres Neighborhood Association

Exhibit D - 7
PETITION IN OPPOSITION TO REZONING OF THE HARPER PARK TRACT

We, the undersigned owners of property affected by the requested change to the Oak Hill Combined Neighborhood Plan as referenced above, do hereby protest any change to this plan and the FLUM which would zone the Harper Park Tract to any classification other than LO-CO-NP with the associated restricted covenants. Reasons for the protest are:

Public Safety, Traffic/Access Issues, Flooding, Environmental Concerns and change to a zoning negotiated with the city by both neighborhoods over 20 years ago that was reviewed and approved again in 2008 with the adoption of the Oak Hill Neighborhood Plan.

<table>
<thead>
<tr>
<th>Signature</th>
<th>First Name</th>
<th>Last Name</th>
<th>Address</th>
</tr>
</thead>
</table>
|           | William    | Powers    | 5842 Oak Blvd  
|           | Alex       | Srinivasan| Austin, TX 78735 |
|           | Guenther   | Oswald    | 5640 Oak Blvd  
|           | Rocky      | Baker     | Austin, TX 78735 |
|           | Nancy      | York      | 5636 Oak Blvd  
|           | Kurt       | Feiste    | Austin, TX 78735 |
|           | John       | Knox      | 5634 Oak Blvd  
|           | Shirley    | Martin    | Austin, TX 78735 |
|           | Dewain     | Cobb      | 5611 Oak Blvd  
|           | Jesse      | Gevirtz   | Austin, TX 78735 |
|           | Deloris    | Carroll   | 5612 Oak Blvd  
|           | Anneke     | Swanson   | Austin, TX 78735 |

Exhibit D - 8
We, the undersigned owners of property affected by the requested change to the Oak Hill Combined Neighborhood Plan as referenced above, do hereby protest any change to this plan and the FLUM which would zone the Harper Park Tract to any classification other than LO-CO-NP with the associated restricted covenants. Reasons for the protest are:

Public Safety, Traffic/Access Issues, Flooding, Environmental Concerns and change to a zoning negotiated with the city by both neighborhoods over 20 years ago that was reviewed and approved again in 2008 with the adoption of the Oak Hill Neighborhood Plan.

<table>
<thead>
<tr>
<th>Signature</th>
<th>First Name</th>
<th>Last Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thad Engel</td>
<td>Thad</td>
<td>Engel</td>
<td>5664 Oak Blvd 78735</td>
</tr>
<tr>
<td>Tami Ryan</td>
<td>Tami</td>
<td>Ryan</td>
<td>5612 B Oak Blvd 78735</td>
</tr>
<tr>
<td>Paula Cox</td>
<td>Paula</td>
<td>Cox</td>
<td>5607 Oak Blvd 78735</td>
</tr>
<tr>
<td>Mic M Verzwyvelt</td>
<td>Austin</td>
<td>Monteros School 50770 Oak Blvd</td>
<td>5610 Oak Blvd 78735</td>
</tr>
<tr>
<td>AGENT: Dawn Glasgow</td>
<td>Austin</td>
<td>TX 78735</td>
<td>5655 Oak Blvd 78735</td>
</tr>
<tr>
<td>Ronda Armington</td>
<td>Ronda</td>
<td>Armington</td>
<td>5665 Oak Blvd Austin, TX 78735</td>
</tr>
<tr>
<td>James Lehmann</td>
<td>James</td>
<td>Lehmann</td>
<td>5655 Oak Blvd 78735</td>
</tr>
<tr>
<td>Andrea Cremer</td>
<td>Andrea</td>
<td>Cremer</td>
<td>5644 Oak Blvd Austin, TX 78735</td>
</tr>
<tr>
<td>Jorge Contreras</td>
<td>Jorge</td>
<td>Contreras</td>
<td>5673 Oak Blvd 78735</td>
</tr>
<tr>
<td>Lloyd Thode</td>
<td>Lloyd</td>
<td>Thode</td>
<td>5672 Oak Blvd 78735</td>
</tr>
<tr>
<td>Frank Verzwyvelt</td>
<td>Frank</td>
<td>Verzwyvelt</td>
<td>5608 Oak Blvd 78735</td>
</tr>
<tr>
<td>Laurie Willis</td>
<td>Laurie</td>
<td>Willis</td>
<td>5604 Oak Blvd 78735</td>
</tr>
<tr>
<td>Che Habib Chehab</td>
<td>Che</td>
<td>Habib</td>
<td>5620 Oak Blvd Austin, TX 78735</td>
</tr>
<tr>
<td>Allen Hamilton</td>
<td>Allen</td>
<td>Hamilton</td>
<td>5650 Oak Blvd 78735</td>
</tr>
</tbody>
</table>

Exhibit D - 9
We, the undersigned owners of property affected by the requested change to the Oak Hill Combined Neighborhood Plan as referenced above, do hereby protest any change to this plan and the FLUM which would zone the Harper Park Tract to any classification other than LO-CO-NP with the associated restricted covenants. Reasons for the protest are:

Public Safety, Traffic/Access Issues, Flooding, Environmental Concerns and change to a zoning negotiated with the city by both neighborhoods over 20 years ago that was reviewed and approved again in 2008 with the adoption of the Oak Hill Neighborhood Plan.

<table>
<thead>
<tr>
<th>Signature</th>
<th>First Name</th>
<th>Last Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Katie</td>
<td>Hanus</td>
<td></td>
<td>5761 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>J. S.</td>
<td>Jordan</td>
<td>Shipley</td>
<td>5659 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>Robert</td>
<td>Winkler</td>
<td></td>
<td>5665 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>Dena</td>
<td>Walker</td>
<td></td>
<td>5601 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>Don</td>
<td>Mullis</td>
<td></td>
<td>5605 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>Dawn</td>
<td>Glasgow</td>
<td></td>
<td>5048 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>B. J.</td>
<td>Bynum</td>
<td></td>
<td>5645 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>Byron</td>
<td>French</td>
<td></td>
<td>5635 Oak Blvd Austin 7873</td>
</tr>
<tr>
<td>Philip</td>
<td>Lacoa</td>
<td></td>
<td>5668 Oak Blvd Austin 78735</td>
</tr>
<tr>
<td>John</td>
<td>Yoder</td>
<td></td>
<td>5666 1/2 Oak Blvd 78735</td>
</tr>
<tr>
<td>Veronica</td>
<td>Maseev</td>
<td></td>
<td>5672 Oak Blvd 78735</td>
</tr>
<tr>
<td>Stirling</td>
<td>Robertson</td>
<td></td>
<td>5624 Oak Blvd 78735</td>
</tr>
<tr>
<td>Jeff</td>
<td>Crouch</td>
<td></td>
<td>5650 Oak Blvd 78735</td>
</tr>
<tr>
<td>Gary</td>
<td>Basham</td>
<td></td>
<td>5654 Oak Blvd 78735</td>
</tr>
</tbody>
</table>
Conditional Overlay Combining District

Purpose: The purpose of the conditional overlay (CO) combining district is to modify use and site development regulations to address the specific circumstances presented by a site. Use and site development regulations imposed by a CO combining district must be more restrictive than the restrictions otherwise applicable to the property.

Application: A conditional overlay may be applied any base district to do the following:

- Prohibit permitted, conditional and/or accessory uses otherwise allowed in a base district.
- Make a permitted use a conditional use.
- Decrease the density that may be constructed (e.g., 72 homes).
- Increase minimum lot size or minimum lot width requirements.
- Decrease maximum floor to area ratio (FAR).
- Decrease maximum building heights.
- Increase minimum yard and setback requirements (e.g., 75 ft).
- Establish buffering requirement (hedge, fence, undisturbed buffer along property lines).
- Decrease maximum building or impervious coverage requirements.
- Limit the maximum square footage of building space.
- Restrict access to adjacent roads and require specific design features to minimize the effects of traffic.
- For a mixed use (MU) combining district, prohibit or make conditional a use that is otherwise permitted by Chapter 25-2, Subchapter E (Mixed Use Zoning Districts) of the Land Use Development Code.
Oak Acres Neighborhood Association
Requested Conditional Overlays Regarding Rezoning Proposal for Harper Park Tract
July 8, 2013

1. No more than seventy-two (72) units of any kind are built on property with the following mixed uses to be excluded:
   • Multifamily residential
   • Duplex residential
   • Two family residential
   • Vertical Mixed Use
2. Seventy-five (75) foot setback on Oak Acres side of property.
3. Fifty (50) foot buffer of native vegetation with no development of any kind and a no site line consisting of evergreen vegetation on Oak Acres side of property.
4. Develop and maintain a berm to adequately control water runoff to Oak Acres subdivision.
5. Plant trees/hedges at back of condos as shown on David Weekly drawing.
6. No windows on back of second story homes on Oak Acres side of development.
7. All exterior lighting on development to be shielded down.
8. Street lights to be low glare, shielded down, not to exceed fifteen (15) feet in height.
9. Hip all second story roofs on back of homes facing Oak Acres as drawn on David Weekly first draft.
10. Remove LO from land use.

EXHIBIT E
July 22nd, 2013

To: Maureen Meredith, Senior Planner
City of Austin, Planning & Development Review Department,
505 Barton Springs Road, 5th Floor
Austin, TX 78704

Re:  NPA Case #  NPA-2013-0025.01
5816 Harper Park Dr
Owners: Gail and Marcus Whitfield

On July 8th, 2013, the Oak Hill Neighborhood Contact Team held a meeting in accordance with our bylaws to discuss the applicant’s proposed future land use amendment for the property located at 5816 Harper Park Blvd. The applicant has requested a change in land use from Office and Neighborhood Commercial to Mixed Use/Office. The community meeting was held on July 8th, 2013.

July 8th, 2013, the OHNPECT voted in favor of the proposed change in land use with the following conditions: No more than 76 units with the following uses to be excluded: multifamily residential, duplex residential, two family residential, and vertical mixed use; 75 foot building setback on the Oak Acres (east) side of the property; 50 foot building setback on the Oak Park (west) side of the property; 25 foot native vegetation buffer with no development of any kind and evergreen vegetation filling in sight lines on the east and west sides of the property; plant trees/hedges at the back of the structures as shown in the David Weekly drawing; all exterior lighting on the property to be shielded down, and street lights to be low glare, shielded down, not to exceed 15 feet; the developer will develop and maintain a drainage control system to adequately control water runoff from the property and will maintain communication with the neighborhoods of Oak Park and Oak Acres during the site planning phase. No action or recommendation was made with respect to the proposed zoning change.

Please let me know if you have any questions.

Sincerely,

Tom Thayer
Chair, OHNPECT

Cc:  Brian Reis – Vice Chair
        Danielle Lepper – Secretary

Page 1 of 1
June 28, 2013

Mr. Greg Guernsey  
Planning and Development Review Department  
City of Austin  
505 Barton Springs Rd  
Austin, TX 78704

Re: Harper Park Residential; 5816 Harper Park Dr, Austin, TX 78735 (the “Property); Neighborhood Plan Amendment/Zoning Change and Restrictive Covenant Amendment (the “Amendment”)

Dear Mr. Guernsey:

Reference is made to the Neighborhood Plan Amendment/Zoning Change and Restrictive Covenant Amendment submitted on January 30, 2013 for the above referenced Property. In response to meetings held with Neighborhood Association leaders, the Property Owner would like in to modify the requested Amendment from "LO-CO-NP" and "GR-CO-NP" to "LO-MU". Applicant is no longer requesting the change to "SF-6-CO-NP" and the request to change the restrictive covenant to allow for a three story building is withdrawn.

Uses allowed by Mixed Use that would be excluded from acceptable uses include:

- Multifamily residential  
- Duplex residential  
- Two family residential  
- Vertical Mixed Use

The following additional concessions will be included in the form of a Private Restrictive Covenant and/or by Conditional Overlay:

- Homes must be at least three-sides masonry;  
- The community will have no greater than 80 homes;  
- Homes will be two stories or less;  
- A 25-foot buffer of native vegetation shall remain along the east and west sides of the site, limiting sightlines to Oak Park and Oak Acres neighborhoods;  
- Low-glare street lights no taller than 15 feet to alleviate safety concerns.

With this request, we would also like to request the valid petition signed by the neighbors to be withdrawn.

We look forward to working with you and City staff on this project and would appreciate any input or suggestions you have.

Sincerely yours,

[Signature]

Gail M. Whitfield  
Harper Park Two, LP  
HP Two GP, LLC  
General Partner

Exhibit E - 1
September 5th, 2013

Mr. Greg Guernsey
Planning and Development Review Department
City of Austin
505 Barton Springs Rd
Austin, TX 78704

Re: Harper Park Residential; 5816 Harper Park Dr, Austin, TX 78735 (the "Property"); Neighborhood Plan Amendment/Zoning Change and Restrictive Covenant Amendment (the "Amendment")

Dear Mr. Guernsey:

Reference is made to the Neighborhood Plan Amendment/Zoning Change and Restrictive Covenant Amendment submitted on January 30, 2013 for the above referenced Property. The Property Owner has modified the requested Amendment to "LO-MU" (previously "SF-6") except multifamily residential, duplex residential, and two family residential will not be allowed. After numerous meetings and discussion with the adjacent neighborhoods, we have also agreed to the following restrictions related to a residential development of the property:

1. All homes built on the Property shall be single family and must have at least three sides of the façade built of masonry. Brick, rock, stucco, and hardiplank shall be considered masonry for the purposes of this covenant;

2. All homes shall be limited to two stories in height or less;

3. All homes shall have a building height limit of 35-feet;

4. A 25-foot vegetative buffer and evergreen vegetation filling in sight lines must be maintained and/or installed along the east and west sides of the Property. No development, other than underground or overhead utilities, a privacy fence, or storm water utilities may be allowed in the vegetative buffer. Care to maintain the vegetative buffer shall be taken during and after construction. Any disturbance of living vegetation in the buffer during construction shall be replaced with substantially similar vegetation prior to issuance of Certificate of Occupancy and actual occupancy of the Property;

5. A minimum 50-foot building setback shall be maintained on the east and west sides of the site;

6. All street lights on the Property must be low glare and no more than 15-feet in height;

7. No more than 76 units shall be constructed on the Property, with the following uses to be excluded: multifamily residential, duplex residential, two-family residential, and vertical mixed use.

Sincerely,

[Signature]

Gail M. Whitfield
Harper Park Two, LP
HP Two-GP, LLC
General Partner
## Potential Conditions, Public Restrictions, or Private Restrictions

<table>
<thead>
<tr>
<th>Neighborhood Stakeholders Concern</th>
<th>Applicant Response</th>
<th>Staff Recommendation</th>
<th>Staff Comment</th>
<th>May Be Regulated Through</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Conditional Overlay</td>
</tr>
<tr>
<td>No more than 76 homes</td>
<td>Agreed</td>
<td>Staff can support 80-unit residential maximum</td>
<td>Specification of maximum number of units or units/acre not required for rezoning</td>
<td>X</td>
</tr>
<tr>
<td>No Multifamily, Duplex or Two Family residential</td>
<td>Agreed</td>
<td>Staff does not support use prohibition</td>
<td>Not an inappropriate land use</td>
<td>X</td>
</tr>
<tr>
<td>No vertical mixed use</td>
<td>Agreed</td>
<td>Staff does not support use prohibition</td>
<td>Not an inappropriate land use</td>
<td></td>
</tr>
<tr>
<td>75 foot building set back on Oak Acres (east), 50 feet on West side (Oak Park)</td>
<td>Agreed to 50' building setback</td>
<td>Staff does not support excessive building setback for proposed residential use</td>
<td>Exceeds setback and compatibility requirements (1)</td>
<td>X</td>
</tr>
<tr>
<td>50 foot vegetative buffer on Oak Acres East side; On Oak Park no development of any kind</td>
<td>Agree to 25' Vegetative Buffer; Disagree to &quot;No Development of Any Kind&quot;</td>
<td>Staff does not support excessive buffer or no-development prohibition for proposed residential use</td>
<td>Exceeds setback and compatibility requirements (1)</td>
<td>X</td>
</tr>
<tr>
<td>Plant trees / hedges at back of condos</td>
<td>Agreed to work with neighbors on plan</td>
<td>Staff does not support</td>
<td>Redundant; commercial landscaping &amp; screening requirements apply (2)</td>
<td></td>
</tr>
<tr>
<td>All exterior lighting on development to be shielded down</td>
<td>Agreed</td>
<td>Staff does not support</td>
<td>Redundant; commercial lighting requirements apply (3)</td>
<td>X</td>
</tr>
</tbody>
</table>

## Exhibit F - 1
<table>
<thead>
<tr>
<th>Street lights to be low glare, shielded down and no more than 15 ft tall</th>
<th>Agreed</th>
<th>Staff does not support</th>
<th>Redundant; commercial lighting requirements apply (3)</th>
<th>Height Could be Specified</th>
<th>Need to Specify or Identify Low-Glare; Height Can be Specified</th>
<th>X (Best Option)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flooding</td>
<td>Development will be in accordance with TCEQ and City of Austin Guidelines per the LDC</td>
<td>N/A</td>
<td>Provisions that address drainage, detention, and flooding concerns are elsewhere in the LDC and part of the subdivision, site planning, or building permit stages of development.</td>
<td>n/a</td>
<td>X</td>
<td>n/a</td>
</tr>
<tr>
<td>No more than 2-story homes; Maximum height of 35'</td>
<td>Agreed</td>
<td>Staff does not support prohibition</td>
<td>Redundant; Current Public RC already restricts to 2-story.</td>
<td>X</td>
<td>Height Must also be Specified</td>
<td>X</td>
</tr>
</tbody>
</table>

* The site, whether developed as office or residential under LO-MU, is subject to commercial design standards and compatibility standards.

(1) Along the east and west property lines, the following standards apply:
- No structure may be built within 25 feet of the property line.
- No structure in excess of two stories or 30 feet in height may be constructed within 50 feet of the property line.
- No structure in excess of three stories or 40 feet in height may be constructed within 100 feet of the property line.
- No parking or driveways are allowed within 25 feet of the property line.

(2) A fence, berm, or dense vegetation must be provided to screen adjoining properties from views of parking, mechanical equipment, screening is required at the property line for a townhouse, condominium, multiple family, group, or mobile home use if abutting a

(3) Exterior lighting must be hooded or shielded so that the light source is not directly visible from adjacent property.
AGREEMENT

WHEREAS, HARPER PARK TWO, L.P. (Owner) is the owner of a tract of land described as Lot One (1), HARPER PARK SECTION THREE, a subdivision in Travis County, Texas, according to the map or plat thereof, recorded in Document No. 200800229, Official Public Records of Travis County, Texas (Property);

WHEREAS, Owner proposes to amend the current zoning on the Property to permit development of the Property as a single family condominium project and has filed an application with the City of Austin to rezone the Property to LO-MU-CO-NP;

WHEREAS, certain owners of homes in the Oak Park Subdivision and adjacent to the Property (Oak Park Neighbors) have signed a petition opposing Owner’s rezoning request;

WHEREAS, Owner has agreed to limit the development of Property and the undersigned Oak Park Neighbors have agreed to withdraw their objections to Owner’s rezoning request;

NOW, THEREFORE, the parties hereto agree as follows:

1. Owner agrees to execute the attached Restrictive Covenant and file such executed document in the Deed Records of Travis County, Texas.
2. As a part of its effort to obtain rezoning of the Property, Owner agrees to request the City of Austin to incorporate as many of the covenants contained in the Restrictive Covenant Into a Conditional Overlay or a Public Restrictive Covenant as the City of Austin shall deem advisable and legally permissible.
3. On Owner’s notification of the execution of the attached Restrictive Covenant and the filing such executed document in the Deed Records of Travis County, Texas, the undersigned Oak Park Neighbors shall inform the City of Austin that they wish to withdraw their objections to Owner’s rezoning request.
4. If any person or entity shall violate or attempt to violate the provisions of the attached Restrictive Covenant, Oak Park Subdivision property owners, jointly or individually, may prosecute proceedings at law or in equity against such person or entity violating or attempting to violate such Restrictive Covenant, to prevent the person or entity from such actions, and to collect damages and costs incurred in such prosecution, including without limitation, attorney’s fees for such actions. Prior to instigating such proceedings, the parties agree to negotiate their differences directly and in good faith for a period of no less than thirty (30) days after receiving written notification of the existence of a dispute. If the dispute is not resolved within thirty (30) days after written notification of the existence of a dispute, the parties agree to submit their dispute to a licensed attorney that is an experienced mediator and is located in Travis County, Texas to work with them to resolve their differences utilizing non-binding mediation. This mediation is a compromise negotiation for purposes of Rule 408 of the Federal Rules of Evidence and Texas Rules of Evidence and is an alternative dispute resolution procedure subject to Section 154.073 of the Texas Civil Practice & Remedies Code. Owner shall bear the costs of
mediation. If after non-binding mediation occurs, the dispute is not resolved, the parties are free to exercise all other legal and equitable rights.

EXECUTED this the 6th day of September, 2013.

OWNER:
HARPER PARK TWO, L.P.,
A Texas limited partnership

By: Marcus Whitfield, its Manager

Authorized Agent of the General Partner

Oak Park Neighbors

John W. Causey

Sandra L. Causey

Kenneth L. Ratton

Patricia C. Kirksey

Cynthia K. McFarland

Maysell R. Ramsey

Dina Miralle

Bradley D. Sharp

Peggy Joyce Randolph

Stanley J. Yordy

Ralph B. Weston

Mary Lynne Rogers-Reebe

Maria Lopez Wagley

Damon Wagley

Cathleen Michelle Rishy

Brett David Schwab

Exhibit G - 2
RESTRICTIVE COVENANT

STATE OF TEXAS

§

COUNTY OF TRAVIS

§

GRANTOR/OWNER: HARPER PARK TWO, L.P.

ADDRESS: C/o: Gail M. Whitfield
901 S Mopac Bld 1 Ste 160
Austin, TX 78746

GRANTEES: The City of Austin, a home rule city of the State of Texas, and Oak Park Subdivision property owners

CONSIDERATION: Ten and No/100 Dollars ($10.00) and other good and valuable consideration in hand paid by the Grantee, the receipt and sufficiency of which is hereby acknowledge and accepted by Owner.

PROPERTY: Lot One (1), HARPER PARK SECTION THREE, a subdivision in Travis County, Texas, according to the map or plat thereof, recorded in Document No. 200800229, Official Public Records of Travis County, Texas.

WHEREAS, the Owner of the Property and certain of the Oak Park Subdivision property owners have agreed that the Property should be impressed with certain covenants and restrictions;

NOW, THEREFORE, it is declared that the Owner of the Property for the consideration in hand paid by such Oak Park Subdivision property owners, shall hold, sell and convey the Property, subject to the following covenants and restrictions impressed upon the Property by this restrictive covenant (the "Restrictive Covenant"). The covenants and restrictions shall run with the land, and shall be binding on the Owner of the Property, its heirs, successors, and assigns. Owner agrees to request the City of Austin to incorporate as many of these covenants into a Conditional Overlay or a Public Restrictive Covenant as the City of Austin shall deem advisable and legally permissible.

1. All homes built on the Property shall be single family and must have at least three sides of the façade built of masonry. Brick, rock, stucco, and hardiplank shall be considered masonry for the purposes of this covenant;

2. All homes shall be limited to two stories in height or less;

Exhibit G - 3
3. All homes shall have a building height limit of 35 feet;

4. A 25-foot vegetative buffer and evergreen vegetation filling in sight lines must be maintained and/or installed along the east and west sides of the Property. No development, other than a wrought-iron fence of the type depicted in Exhibit A hereto, underground or overhead utilities, or storm water utilities may be allowed in the vegetative buffer. Care to maintain the vegetative buffer shall be taken during and after construction. Any disturbance of living vegetation in the buffer during construction shall be replaced with substantially similar vegetation prior to issuance of Certificate of Occupancy and actual occupancy of the Property;

5. A minimum 50-foot building setback shall be maintained on the east and west sides of the site;

6. All street lights on the Property must be low glare and no more than 15-feet in height;

7. No more than 76 units shall be constructed on the Property, with the following uses to be excluded: multifamily residential, duplex residential, two-family residential, and vertical mixed use.

If any person or entity shall violate or attempt to violate this Agreement and covenant, it shall be lawful for the City of Austin, Texas, Oak Park Subdivision property owners, jointly or individually, to prosecute proceedings at law or in equity against such person or entity violating or attempting to violate such Agreement or covenant, to prevent the person or entity from such actions, and to collect damages and costs incurred in such prosecution, including without limitation, attorney’s fees for such actions.

If any part of this Agreement or covenant is declared invalid, by judgment or Court order, the same shall in no way affect any of the other provisions of this Agreement and such remaining portions of this Agreement shall remain in full effect.

This Agreement may be modified, amended or terminated only by joint action of the Owner of the Property subject to the modification, amendment or termination at the time of such modification, amendment or termination and the City of Austin, Texas, and Oak Park Subdivision Association or any successor entity.

When the context requires, singular nouns and pronouns include the plural.
EXECUTED this the 6th day of September, 2013.

GRANTOR/OWNER:
HARPER PARK TWO, L.P.,
A Texas limited partnership

By: [Signature]
Gail M. Whitfield, Its Manager
Authorized Agent of the
General Partner

THE STATE OF TEXAS
County of Travis

Before me, the undersigned authority, on this day personally appeared Gail M. Whitfield, known to me to be the person whose name is subscribed to the above and foregoing Restrictive Covenant.

Sworn to and subscribed before me by the said Gail M. Whitfield this 6th day of September, 2013, to certify which, witness my hand and seal of office.

Name (printed)________
NOTARY PUBLIC, STATE OF TEXAS
My Commission expires:____
September 18, 2013

Re: Zoning Case C14-2013-0006

Mr. Heckman

The Oak Park Neighborhood, on behalf of the homeowners in Oak Park who are within 200’ of the land referenced in the zoning case above, has entered into an agreement and private restricted covenant with the owner of the Harper Park Tract. The private restricted covenant has been recorded with the Travis County clerk. In the agreement the owner agrees to support the neighborhood’s request to have the conditions agreed to put into a conditional overlay or public restricted covenant as added assurance that the agreed to items will be adhered to without the need for litigation.

Therefore the Oak Park Neighborhood requests that the planning commission agree with Oak Park and the owners of the property and direct city staff to incorporate the following items into a conditional overlay or public restricted covenant:

1. No more than 76 units shall be constructed on the Property

2. The following uses are to be excluded: multifamily residential, duplex residential, two-family residential and vertical mixed use.

3. A minimum 50 foot building setback shall be maintained on the east and west sides of the site

4. A 25 foot vegetative buffer and evergreen vegetation filling in sight lines must be maintained and/or installed along the east and west sides of the Property. No development, other than a wrought-iron fence, underground or overhead utilities, or storm water utilities may be allowed in the vegetative buffer.

5. All street lights on the Property must be low glare and no more than 15-feet in height

6. All homes shall have a building height limit of 35 feet and be limited to two stories in height or less

7. All homes built on the Property shall be single family and must have at least three sides of the facade built of masonry. Brick, rock, stucco, and hardiplank shall be considered masonry.

Sincerely,

Sandi Causey, Treasurer
Latresa Powell, President
Oak Park Subdivision Association

Exhibit H
Case Number: **C14-2013-0006**  
Date: **2/26/2013**

**Total Square Footage of Buffer:** 947718.39  
**Percentage of Square Footage Owned by Petitioners Within Buffer:** 43.20%

---

**Calculation:** The total square footage is calculated by taking the sum of the area of all TCAD Parcels with valid signatures including one-half of the adjacent right-of-way that fall within 200 feet of the subject tract. Parcels that do not fall within the 200 foot buffer are not used for calculation. When a parcel intersects the edge of the buffer, only the portion of the parcel that falls within the buffer is used. The area of the buffer does not include the subject tract.

<table>
<thead>
<tr>
<th>#</th>
<th>TCAD ID</th>
<th>Address</th>
<th>Owner</th>
<th>Signature</th>
<th>Petition Area</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0406300446</td>
<td>6030 W U S HY 290</td>
<td>AHUJA BHUPEN BAKER RODNEY C &amp; SANDY L ANDRE</td>
<td>no</td>
<td>20377.48</td>
<td>0.00%</td>
</tr>
<tr>
<td>2</td>
<td>0406300428</td>
<td>5638 W OAK BLVD</td>
<td>ANDREWS BEERS WALTER EDWARD &amp; JUDITH ANN</td>
<td>yes</td>
<td>22273.17</td>
<td>2.35%</td>
</tr>
<tr>
<td>3</td>
<td>0406300414</td>
<td>6011 OAKCLAIRE DR 78735</td>
<td>BEERS</td>
<td>no</td>
<td>17347.13</td>
<td>0.00%</td>
</tr>
<tr>
<td>4</td>
<td>0406300444</td>
<td>5805 OAKCLAIRE DR 78735</td>
<td>CARTER CHARLES ALFRED</td>
<td>no</td>
<td>17954.33</td>
<td>0.00%</td>
</tr>
<tr>
<td>5</td>
<td>0406300410</td>
<td>6105 OAKCLAIRE DR 78735</td>
<td>CAUSEY JOHN W &amp; SANDRA L CITY OF AUSTIN % REAL ESTATE</td>
<td>yes</td>
<td>18152.86</td>
<td>1.92%</td>
</tr>
<tr>
<td>6</td>
<td>0406300448</td>
<td>OAKCLAIRE DR 78735</td>
<td>DIVISION</td>
<td>no</td>
<td>2173.42</td>
<td>0.00%</td>
</tr>
<tr>
<td>7</td>
<td>0406300408</td>
<td>OAKCLAIRE DR 78735</td>
<td>COOPER MINOO</td>
<td>no</td>
<td>18665.92</td>
<td>0.00%</td>
</tr>
<tr>
<td>8</td>
<td>0406300430</td>
<td>5634 W OAK BLVD 78735</td>
<td>FEISTE KURT ALAN</td>
<td>yes</td>
<td>21859.26</td>
<td>2.31%</td>
</tr>
</tbody>
</table>

---

**Exhibit P - 1**
<table>
<thead>
<tr>
<th>#</th>
<th>TCAD ID</th>
<th>Address</th>
<th>Owner</th>
<th>Signature</th>
<th>Petition Area</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>0406280725</td>
<td>5648 N OAK BLVD</td>
<td>GLASGOW DAWN DELISE &amp; ANDREW L ANDREW LEON</td>
<td>no</td>
<td>67.84</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>78735</td>
<td>GLASGOW</td>
<td>no</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>6000 W U S HY 290</td>
<td>HARPER PARK</td>
<td>no</td>
<td>91369.38</td>
<td>0.00%</td>
</tr>
<tr>
<td>10</td>
<td>0406300449</td>
<td>78735</td>
<td>TWO LP</td>
<td>no</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>0406300415</td>
<td>6009 OAKCLAIRE</td>
<td>HOCKER EARLINE NORWOOD</td>
<td>no</td>
<td>18342.11</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td>JOWERS LULA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>LUCEIL REVOCALE TRUST</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>0404300502</td>
<td>5709 OAKCLAIRE</td>
<td>2005</td>
<td>no</td>
<td>1189.55</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td>KIRKSEY KEN R &amp; PATRICIA C</td>
<td>yes</td>
<td>17764.07</td>
<td>1.87%</td>
</tr>
<tr>
<td>13</td>
<td>0406300412</td>
<td>6101 OAKCLAIRE</td>
<td>KNOX JOHN M &amp; VICTORIA K</td>
<td>yes</td>
<td>51807.69</td>
<td>5.47%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>0406300431</td>
<td>5632 W OAK BLVD</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>0406300442</td>
<td>5901 OAKCLAIRE</td>
<td>KOENIG WENDELL</td>
<td>no</td>
<td>17982.22</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>0406300413</td>
<td>6013 OAKCLAIRE</td>
<td>LEE ROBERT D</td>
<td>no</td>
<td>17550.21</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>0406300432</td>
<td>5626 W OAK BLVD</td>
<td>MARTIN SHIRLEY L</td>
<td>no</td>
<td>36885.05</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>78735</td>
<td></td>
<td>MCFARLAND</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>0406300419</td>
<td>6001 OAKCLAIRE</td>
<td>CYNTHIA KAY</td>
<td>yes</td>
<td>16967.46</td>
<td>1.79%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>0406300409</td>
<td>6107 OAKCLAIRE</td>
<td>MIRALLE DINA &amp; BRADLEY D SHARP</td>
<td>yes</td>
<td>19644.23</td>
<td>2.07%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td>OSWALD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>0406280726</td>
<td>5644 OAK BLVD</td>
<td>GUENTHER</td>
<td>yes</td>
<td>21952.75</td>
<td>2.32%</td>
</tr>
<tr>
<td></td>
<td>78735</td>
<td></td>
<td>PETROPOULOS PANAGIOTIS %</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>CHRIS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>0406300447</td>
<td>6036 W U S HY 290</td>
<td>PETROPOULOS</td>
<td>no</td>
<td>20522.11</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>0406300411</td>
<td>6103 OAKCLAIRE</td>
<td>PIETSCH JUDITH S</td>
<td>no</td>
<td>17843.51</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td>FAMILY TRUST</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>0406300437</td>
<td>6092 W OAK BLVD</td>
<td>WILLIAM DALY</td>
<td>yes</td>
<td>21656.29</td>
<td>2.29%</td>
</tr>
<tr>
<td></td>
<td>78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>0406300416</td>
<td>6007 OAKCLAIRE</td>
<td>RAMSEY MAYSELL</td>
<td>yes</td>
<td>18872.46</td>
<td>1.99%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>0406300418</td>
<td>6003 OAKCLAIRE</td>
<td>RANDOLPH PEGGY</td>
<td>yes</td>
<td>28134.19</td>
<td>2.97%</td>
</tr>
<tr>
<td></td>
<td>DR 78735</td>
<td></td>
<td>JOYCE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>#</td>
<td>TCAD ID</td>
<td>Address</td>
<td>Owner</td>
<td>Signature</td>
<td>Petition Area</td>
<td>Percent</td>
</tr>
<tr>
<td>---</td>
<td>---------------</td>
<td>---------------</td>
<td>---------------------------</td>
<td>-----------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>26</td>
<td>0406300421</td>
<td>5905 OAKCLAIRE DR 78735</td>
<td>RATTON KENNETH L &amp; CYNTHIA RUBIO-RATTON</td>
<td>yes</td>
<td>18021.60</td>
<td>1.90%</td>
</tr>
<tr>
<td>27</td>
<td>0406300407</td>
<td>6201 OAKCLAIRE DR 78735</td>
<td>REEBEL GAIL E &amp; MARY LYNNE ROG MARY LYNNE</td>
<td>yes</td>
<td>19585.27</td>
<td>2.07%</td>
</tr>
<tr>
<td>28</td>
<td>0406300445</td>
<td>5803 OAKCLAIRE DR 78735</td>
<td>ROGERS-REEBEL RIELY CATHLEEN MICHELLE &amp; BRETTE DAVID</td>
<td>yes</td>
<td>17826.98</td>
<td>1.88%</td>
</tr>
<tr>
<td>29</td>
<td>0406300427</td>
<td>5640 W OAK BLVD 78735</td>
<td>SCHWAB SRINIVASAN SURESH ALEXANDER &amp; SHEILA GWENDOLEN</td>
<td>yes</td>
<td>22068.03</td>
<td>2.33%</td>
</tr>
<tr>
<td>30</td>
<td>0407370218</td>
<td>5901 SOUTHWEST PKWY 78735</td>
<td>VIVIAN ST ANDREWS EPISCOPAL SCHOOL INC %</td>
<td>yes</td>
<td>148779.32</td>
<td>0.00%</td>
</tr>
<tr>
<td>31</td>
<td>0406300420</td>
<td>5909 OAKCLAIRE DR 78735</td>
<td>WAGLEY MARISA LOPEZ &amp; DAMON</td>
<td>yes</td>
<td>17338.49</td>
<td>1.83%</td>
</tr>
<tr>
<td>32</td>
<td>0406300443</td>
<td>5801 OAKCLAIRE DR 78735</td>
<td>WESTON RALPH B &amp; NANCY K</td>
<td>yes</td>
<td>17987.58</td>
<td>1.90%</td>
</tr>
<tr>
<td>33</td>
<td>0404300501</td>
<td>5801 OAKCLAIRE DR 78735</td>
<td>YORDY STANLEY LUMBO % DOROTHY</td>
<td>yes</td>
<td>15487.99</td>
<td>1.63%</td>
</tr>
<tr>
<td>34</td>
<td>0406300429</td>
<td>5636 W OAK BLVD 78735</td>
<td>YORK NANCY C YOUNG MENS CHRISTIAN</td>
<td>yes</td>
<td>21982.80</td>
<td>2.32%</td>
</tr>
<tr>
<td>35</td>
<td>0406300405</td>
<td>6048 W U S HY 290 78735</td>
<td>LARRY SMITH YOUNG MENS CHRISTIAN ASSOCIATION OF</td>
<td>no</td>
<td>43749.43</td>
<td>0.00%</td>
</tr>
<tr>
<td>36</td>
<td>0406300406</td>
<td>6219 OAKCLAIRE DR 78735</td>
<td>AUSTIN YOUNG MENS CHRISTIAN ASSOCIATION OF</td>
<td>no</td>
<td>20399.17</td>
<td>0.00%</td>
</tr>
</tbody>
</table>

**Total %**

43.20%
September 13, 2013

Re: Zoning Case No. C14-2013-0006, Harper Park

Mr. Heckman

Attached is the page of signatures of those residing in Oak Park Subdivision who request that their names be withdrawn from the petition protesting the above referenced zoning case.

Sandi Causey
Zoning Case No. C14-2013-0006

The undersigned property owners on Oakclaire Drive, having previously executed a petition in opposition to the rezoning application in Zoning Case No. C14-2013-0006 hereby withdraw their opposition to the proposed rezoning.

Executed as of the 2 day of September 2013.

<table>
<thead>
<tr>
<th>TCAD ID</th>
<th>St No</th>
<th>Owner(s)</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>406300410</td>
<td>6105</td>
<td>CAUSEY JOHN W &amp; SANDRA L</td>
<td>1.92</td>
</tr>
<tr>
<td>406300412</td>
<td>6101</td>
<td>KIRKSEY KEN R &amp; PATRICIA C</td>
<td>1.87</td>
</tr>
<tr>
<td>406300419</td>
<td>6001</td>
<td>MCFARLAND CYNTHIA KAY</td>
<td>1.79</td>
</tr>
<tr>
<td>406300409</td>
<td>6107</td>
<td>MIRALLE DINA &amp; BRADLEY D SHARP</td>
<td>2.07</td>
</tr>
<tr>
<td>406300416</td>
<td>6007</td>
<td>RAMSEY MAYSsell R</td>
<td>1.99</td>
</tr>
<tr>
<td>406300418</td>
<td>6003</td>
<td>RANDOLPH PEGGY JOYCE</td>
<td>2.97</td>
</tr>
<tr>
<td>406300421</td>
<td>5905</td>
<td>RATTON KENNETH L &amp; CYNTHIA RUBIO-RATTON</td>
<td>1.90</td>
</tr>
<tr>
<td>406300407</td>
<td>6201</td>
<td>REEBEL GAIL E &amp; MARY LYNNE ROGERS-REEBEL</td>
<td>2.07</td>
</tr>
<tr>
<td>406300445</td>
<td>5803</td>
<td>RIELY CATHLEEN MICHELLE &amp; BRETT DAVID SCHWAB</td>
<td>1.88</td>
</tr>
<tr>
<td>406300420</td>
<td>5909</td>
<td>WAGLEY MARISA LOPEZ &amp; DAMON</td>
<td>1.83</td>
</tr>
<tr>
<td>406300443</td>
<td>5807</td>
<td>WESTON RALPH B &amp; NANCY K</td>
<td>1.90</td>
</tr>
<tr>
<td>406300501</td>
<td>5801</td>
<td>YORDY STANLEY J</td>
<td>1.63</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>TOTAL</strong></td>
<td><strong>23.82</strong></td>
</tr>
</tbody>
</table>

John W. Causey  
Kenneth L. Ratton  
Cynthia K. McFarland  
Peggy Joyce Randolph  
Peggy Joyce Randolph  
Dina Miralle  
Ralph B. Weston  
Maria Lopez Wagle  
Cathleen Michelle Riely  
Sandra L. Causey  
Patricia C. Kirksey  
Maysell R. Ramsey  
Bradley D. Sharp  
Stanley J. Yordy  
Mary Lynne Rogers Reebel  
Damon Wagle  
Brett David Schwab

Exhibit Q - 2
# | TCAD ID | Address | Owner | Signature | Petition Area | Percent |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0406300446</td>
<td>6030 W U S HY 290, 78735</td>
<td>AHUJA BHUPEN BAKER RODNEY C &amp; SANDY L ANDRE SANDY L</td>
<td>no</td>
<td>20377.48</td>
<td>0.00%</td>
</tr>
<tr>
<td>2</td>
<td>0406300428</td>
<td>5638 W OAK BLVD 78735</td>
<td>ANDREWS BEERS WALTER EDWARD &amp; JUDITH ANN</td>
<td>yes</td>
<td>22273.17</td>
<td>2.35%</td>
</tr>
<tr>
<td>3</td>
<td>0406300414</td>
<td>6011 OAKCLAIRE DR 78735</td>
<td>BEERS</td>
<td>no</td>
<td>17347.13</td>
<td>0.00%</td>
</tr>
<tr>
<td>4</td>
<td>0406300444</td>
<td>5805 OAKCLAIRE DR 78735</td>
<td>CARTER CHARLES ALFRED</td>
<td>no</td>
<td>17954.33</td>
<td>0.00%</td>
</tr>
<tr>
<td>5</td>
<td>0406300410</td>
<td>6105 OAKCLAIRE DR 78735</td>
<td>CAUSEY JOHN W &amp; SANDRA L</td>
<td>no</td>
<td>18152.86</td>
<td>0.00%</td>
</tr>
<tr>
<td>6</td>
<td>0406300448</td>
<td>OAKCLAIRE DR 78735</td>
<td>CITY OF AUSTIN % REAL ESTATE DIVISION</td>
<td>no</td>
<td>2173.42</td>
<td>0.00%</td>
</tr>
<tr>
<td>7</td>
<td>0406300408</td>
<td>OAKCLAIRE DR 78735</td>
<td>COOPER MINOO</td>
<td>no</td>
<td>18665.92</td>
<td>0.00%</td>
</tr>
<tr>
<td>8</td>
<td>0406300430</td>
<td>5634 W OAK BLVD 78735</td>
<td>FEISTE KURT ALAN</td>
<td>yes</td>
<td>21859.26</td>
<td>2.31%</td>
</tr>
</tbody>
</table>

**Calculation:** The total square footage is calculated by taking the sum of the area of all TCAD Parcels with valid signatures including one-half of the adjacent right-of-way that fall within 200 feet of the subject tract. Parcels that do not fall within the 200 foot buffer are not used for calculation. When a parcel intersects the edge of the buffer, only the portion of the parcel that falls within the buffer is used. The area of the buffer does not include the subject tract.

**Exhibit R - 1**
<table>
<thead>
<tr>
<th>#</th>
<th>TCAD ID</th>
<th>Address</th>
<th>Owner</th>
<th>Signature</th>
<th>Petition Area</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>0406280725</td>
<td>5648 N OAK BLVD</td>
<td>GLASGOW DAWN</td>
<td>no</td>
<td>67.84</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>78735 6000 W U S HY 290</td>
<td>DELISE &amp; ANDREW L ANDREW LEON</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>0406300449</td>
<td>78735</td>
<td>HARPER PARK</td>
<td>no</td>
<td>91369.38</td>
<td>0.00%</td>
</tr>
<tr>
<td>11</td>
<td>0406300415</td>
<td>6009 OAKCLAIRE DR 78735</td>
<td>HOCKER EARLINE NORWOOD</td>
<td>no</td>
<td>18342.11</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>78735</td>
<td>JOWERS LULA LUCEIL REVO Cable Trust</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>0404300502</td>
<td>5709 OAKCLAIRE DR 78735</td>
<td>KIRKSEY KEN R &amp; PATRICIA C</td>
<td>no</td>
<td>1189.55</td>
<td>0.00%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6101 OAKCLAIRE DR 78735</td>
<td>KNOX JOHN M &amp; VICTORIA K</td>
<td>yes</td>
<td>51807.69</td>
<td>5.47%</td>
</tr>
<tr>
<td>13</td>
<td>0406300412</td>
<td>5632 W OAK BLVD 78735</td>
<td>REVO Cable Trust 2005</td>
<td>no</td>
<td>17764.07</td>
<td>0.00%</td>
</tr>
<tr>
<td>14</td>
<td>0406300431</td>
<td>5901 OAKCLAIRE DR 78735</td>
<td>KOHEN WENDELL</td>
<td>no</td>
<td>17982.22</td>
<td>0.00%</td>
</tr>
<tr>
<td>15</td>
<td>0406300442</td>
<td>6013 OAKCLAIRE DR 78735</td>
<td>LEE ROBERT D</td>
<td>no</td>
<td>17550.21</td>
<td>0.00%</td>
</tr>
<tr>
<td>16</td>
<td>0406300443</td>
<td>5626 W OAK BLVD 78735</td>
<td>MARTIN SHIRLEY L &amp; MC FARLAND</td>
<td>yes</td>
<td>36885.05</td>
<td>3.89%</td>
</tr>
<tr>
<td>17</td>
<td>0406300432</td>
<td>6001 OAKCLAIRE DR 78735</td>
<td>KYNTHIA KAY</td>
<td>no</td>
<td>16967.46</td>
<td>0.00%</td>
</tr>
<tr>
<td>18</td>
<td>0406300419</td>
<td>6107 OAKCLAIRE DR 78735</td>
<td>MIRALLE DINA &amp; BRADLEY D SHARP</td>
<td>no</td>
<td>19644.23</td>
<td>0.00%</td>
</tr>
<tr>
<td>19</td>
<td>0406300409</td>
<td>5644 OAK BLVD 78735</td>
<td>OSWALD GUENTHER</td>
<td>yes</td>
<td>21952.75</td>
<td>2.32%</td>
</tr>
<tr>
<td>20</td>
<td>0406280726</td>
<td>6036 W U S HY 290 78735</td>
<td>PETROPOULOS PANAGIOTIS</td>
<td>no</td>
<td>20522.11</td>
<td>0.00%</td>
</tr>
<tr>
<td>21</td>
<td>0406300447</td>
<td>6103 OAKCLAIRE DR 78735</td>
<td>PIETSCH JUDITH S FAMILY TRUST</td>
<td>no</td>
<td>17843.51</td>
<td>0.00%</td>
</tr>
<tr>
<td>22</td>
<td>0406300411</td>
<td>5642 W OAK BLVD 78735</td>
<td>POWERS CATHERINE CUTBIRTH &amp; WILLIAM DALY</td>
<td>yes</td>
<td>21656.29</td>
<td>2.29%</td>
</tr>
<tr>
<td>23</td>
<td>0406300437</td>
<td>6007 OAKCLAIRE DR 78735</td>
<td>RAMSEY MAYSELL R &amp; RANDOLPH PEGGY JOYCE</td>
<td>no</td>
<td>18872.46</td>
<td>0.00%</td>
</tr>
<tr>
<td>24</td>
<td>0406300416</td>
<td>6003 OAKCLAIRE DR 78735</td>
<td></td>
<td>no</td>
<td>28134.19</td>
<td>0.00%</td>
</tr>
</tbody>
</table>

**Exhibit R - 2**
<table>
<thead>
<tr>
<th>#</th>
<th>TCAD ID</th>
<th>Address</th>
<th>Owner</th>
<th>Signature</th>
<th>Petition Area</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>26</td>
<td>0406300421</td>
<td>5905 OAKCLAIRE DR 78735</td>
<td>RATTON KENNETH L &amp; CYNTHIA RUBIO-RATTON</td>
<td>no</td>
<td>18021.60</td>
<td>0.00%</td>
</tr>
<tr>
<td>27</td>
<td>0406300407</td>
<td>6201 OAKCLAIRE DR 78735</td>
<td>REEBEL GAIL E &amp; MARY LYNNE ROG MARY LYNNE</td>
<td>no</td>
<td>19585.27</td>
<td>0.00%</td>
</tr>
<tr>
<td>28</td>
<td>0406300445</td>
<td>5803 OAKCLAIRE DR 78735</td>
<td>ROGERS-REEBEL RIELY CATHLEEN MICHELLE &amp; BRETT DAVID</td>
<td>no</td>
<td>17826.98</td>
<td>0.00%</td>
</tr>
<tr>
<td>29</td>
<td>0406300427</td>
<td>5640 W OAK BLVD 78735</td>
<td>VIVIAN</td>
<td>yes</td>
<td>22068.03</td>
<td>2.33%</td>
</tr>
<tr>
<td>30</td>
<td>0407370218</td>
<td>5901 SOUTHWEST PKWY 78735</td>
<td>ST ANDREWS EPISCOPAL SCHOOL INC %</td>
<td>LUCY NAZRO no</td>
<td>148779.32</td>
<td>0.00%</td>
</tr>
<tr>
<td>31</td>
<td>0406300420</td>
<td>5909 OAKCLAIRE DR 78735</td>
<td>WAGLEY MARISA LOPEZ &amp; DAMON</td>
<td>no</td>
<td>17338.49</td>
<td>0.00%</td>
</tr>
<tr>
<td>32</td>
<td>0406300443</td>
<td>5807 OAKCLAIRE DR 78735</td>
<td>WESTON RALPH B &amp; NANCY K</td>
<td>no</td>
<td>17987.58</td>
<td>0.00%</td>
</tr>
<tr>
<td>33</td>
<td>0404300501</td>
<td>5801 OAKCLAIRE DR 78735</td>
<td>YORDY STANLEY J % DOROTHY LUMB</td>
<td>no</td>
<td>15487.99</td>
<td>0.00%</td>
</tr>
<tr>
<td>34</td>
<td>0406300429</td>
<td>5636 W OAK BLVD 78735</td>
<td>YORK NANCY C YOUNG MENS CHRISTIAN ASSOCIATION ATTN</td>
<td>yes</td>
<td>21982.80</td>
<td>2.32%</td>
</tr>
<tr>
<td>35</td>
<td>0406300405</td>
<td>6048 W U S HY 290 78735</td>
<td>LARRY SMITH YOUNG MENS CHRISTIAN ASSOCIATION OF</td>
<td>no</td>
<td>43749.43</td>
<td>0.00%</td>
</tr>
<tr>
<td>36</td>
<td>0406300406</td>
<td>6219 OAKCLAIRE DR 78735</td>
<td>AUSTIN</td>
<td>no</td>
<td>20399.17</td>
<td>0.00%</td>
</tr>
</tbody>
</table>

**Total %**

23.26%