## ORDINANCE NO.

# AN ORDINANCE REZONING AND CHANGING THE ZONING MAP FOR THE PROPERTY LOCATED AT 3409, 3420, 3429, 3445, 3520, 3636, 3701, 3721, 3724 AND 3737 EXECUTIVE CENTER DRIVE AND 7601, 7718 AND 7719 WOOD HOLLOW DRIVE FROM LIMITED OFFICE (LO), NEIGHBORHOOD COMMERCIAL (LR), COMMUNITY COMMERCIAL (GR), AND FAMILY RESIDENCE (SF-3) TO PLANNED UNIT DEVELOPMENT (PUD) DISTRICT.

#### BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

**PART 1.** Austin Oaks Planned Unit Development (Austin Oaks PUD) is comprised of approximately 31.4 acres of land. The zoning map established by Section 25-2-191 of the City Code is amended to change the base district from limited office (LO), neighborhood commercial (LR), community commercial (GR), and family residence (SF-3) district to planned unit development (PUD) district on the property described in Zoning Case No. C814-2014-0120, on file at the Planning and Zoning Department, as follows:

Tract 1:

Lot 5, Koger Executive Center Unit Three, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 75, Page 322 of the Plat Records of Travis County, Texas, and;

Tract 2:

Lots 6A and 6B, Resubdivision Lot 6, Koger Executive Center Unit Three, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 77, Page 167 of the Plat Records of Travis County, Texas, and;

Tract 3:

Lots 8, 9 and 10, Koger Executive Center Unit Four, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 80, Page 176 of the Plat Records of Travis County, Texas, and;

Tract 4:

Lots 3A, 3B and 3C, Resubdivision of a Portion of Lot 3, Koger Executive Center Unit Two, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 76, Page 50 of the Plat Records of Travis County, Texas, and;

Tract 5:

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Lot(s) 1, 2, 4A and 4B, Koger Executive Center Unit Five, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 84, Pages 6D-7A of the Plat Records of Travis County, Texas (cumulatively, tracts referred to as Austin Oaks PUD),

and locally known as 3409, 3420, 3429, 3445, 3520, 3636, 3701, 3721, 3724 and 3737 Executive Center Drive and 7601, 7718 and 7719 Wood Hollow Drive, in the City of Austin, Travis County, Texas, and generally identified in the map attached as **Exhibit A: Zoning Map**.

**PART 2.** This ordinance, including exhibits, constitutes the land use plan for the Austin 10 Oaks PUD. Development of and uses within the Austin Oaks PUD shall conform to the 11 limitations and conditions set forth in this ordinance and in the land use plan. If this 12 ordinance and an attached exhibit conflicts, this ordinance controls. Except as otherwise 13 provided by this ordinance, all other rules, regulations, and ordinances of the City in effect 14 at the time of permit application apply to development within the Austin Oaks PUD. In this 15 ordinance, Landowner means the owner of property located within the 31.4 acres of land 16 described in **Exhibit A**, and the owner's successors and assigns. 17

PART 3. The attached exhibits are incorporated into this ordinance in their entirety as though set forth fully in the text of this ordinance. The exhibits are as follows:

20	Exhibit A. Zoning Map
21	Exhibit B. Land Use Plan
22	Exhibit C. Phasing Plan
23	Exhibit D. Permitted Use Table
24	Exhibit E. Park Plan and Park Space
23 24 25	Exhibit F. Creek Plan
26	Exhibit G. Streetscape Plan
27	Exhibit H. Tree Plan
28	Exhibit I. Topography and Land Use Plan

1	Exhibit J. Open Space Plan						
2	Exhibit K. Tree Survey						
3	Exhibit L. Affordable Housing Restrictive Covenants						
4	Exhibit M	I. Affordable Housing Agreement					
5	PART 4. Definitions.						
6	A. Section 25-1-21 is modified to add or revise the following terms:						
7 8		AO Hotel is a classification for Parcel 6 <b>Plan</b> .	as shown in Exhibit B: Land Use				
9	2.	AO Mixed Use is a classification for Parc	cel 9 as shown in <b>Exhibit B</b> .				
10	3.	AO Restaurant is a classification for Parc	els 4 and 5 as shown in <b>Exhibit B</b> .				
11 12		Mopac Expressway Office Mixed Use is 3 as shown in <b>Exhibit B</b> .	a classification for Parcels 1, 2 and				
13	5.	Parcel means one of ten separate parcels a	as shown on <b>Exhibit B.</b>				
14 15 16		Phasing Plan means the plan of develop shown in <b>Exhibit C: Phasing Plan</b> . A developed as a phase and any phase may	any portion of any parcel may be				
17 18		Spicewood Springs Office Mixed Use is as shown in <b>Exhibit B</b> .	a classification for Parcels 7 and 8				
19 20 21 22		Streetscape is a classification for the p Exhibit B and Exhibit G: Streetscape way for Executive Center Drive, Wood H within, or adjacent to, the Austin Oaks PU	<b>Plan</b> and for the public rights-of- lollow Drive, and Hart Lane located				
23	PART 5. La	nd Use.					
The following conditions apply:							
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- A. A mixed-use development is required on Parcel 9 with a commercial ground floor use and multifamily residential above the ground floor.
- B. Automotive washing shall be considered an accessory use for office uses, may be used solely for employees or patrons of the buildings, and shall occur only within structured parking.
- C. The minimum size of any lot within any parcel within the Austin Oaks PUD is 20,000 square feet.
- D. The minimum width of any lot within any parcel within the Austin Oaks PUD is 100 feet.
- E. Total impervious cover within the Austin Oaks PUD is limited to 58% of the PUD's gross site area. This total impervious cover limit applies to the PUD overall, not on an individual subdivision or site plan basis. In addition to the overall limit, land uses within the PUD shall comply with the impervious cover limits in **Exhibit B**. Impervious cover is limited to 50% within 300 feet of the offsite springs as shown in **Exhibit B**. Impervious cover in dedicated parkland is limited to a total of 27,000 square feet. Each subdivision or site plan application shall track the Austin Oaks PUD's compliance with the impervious cover limits.
- F. No more than a combined total of 250 residential dwelling units shall be permitted within Parcel 9 and Parcel 6. The maximum number of each type of residential unit shall be as follows:
  - 1. The number of efficiency units shall not exceed 125 units.
  - 2. The number of one-bedroom units shall not exceed 125 units.
  - 3. The number of two-bedroom units shall not exceed 100 units.
  - G. Any cell towers or similar communications or information relay facilities constructed on any parcel within the Austin Oaks PUD shall be screened concurrently with the construction of, or architecturally incorporated into, a building to be constructed on such parcel.

# PART 6. Open Space and Parkland.

A. The Austin Oaks PUD shall include (1) open space and (2) dedicated parkland for park and recreational purposes in accordance with **Exhibit E: Park Plan and** 

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**Park Space**. Development of the dedicated parkland will follow the Phasing Plan as shown in **Exhibit C**. Parkland dedication requirements set forth in this ordinance shall satisfy all City parkland requirements for the Austin Oaks PUD.

- B. The Austin Oaks PUD shall include at least 11.01 acres of open space, as generally shown on **Exhibit J: Open Space Plan**, which shall satisfy open space requirements for any subdivision or site plan submitted within the Austin Oaks PUD. Areas designated as open space may include, but are not limited to:
  - 1. Natural and undeveloped areas, landscaped areas, plazas, patios, open air gathering places, multi-use trails, and detention or water quality facilities designed and maintained as an amenity;
  - 2. Vegetative roofs and other landscaped areas on roofs, if accessible to building occupants and designed as an amenity; and
  - 3. All courtyards and other areas located within any building that are open and unobstructed from the surface to the sky and that are covered by grass, ground cover, or other landscaping.

# PART 7. Environmental.

- A. All buildings in the Austin Oaks PUD will achieve a two-star or greater rating under the Austin Energy Green Building program using the applicable rating version in effect at the time a rating registration application is submitted for the building.
  - B. Landscaping
    - 1. At least 75% of trees planted within the street yard shall be from the Environmental Criteria Manual (ECM) Appendix N (City of Austin Preferred Plant List). Trees planted within the street yard shall be no less than three inch caliper in size and eight feet in initial height. If more than ten trees are required in the street yard, pursuant to the ECM, no more than 30% of planted trees shall be from the same species.
    - 2. At least 75% of all non-turf plant materials shall be native to Central Texas or included in the 5<sup>th</sup> Edition of City of Austin's "Grow Green Native and Adapted Landscape Plants" guide (revised 2016). This requirement shall not apply to plantings within dedicated parkland.

#### C. Tree Protection

- 1. The Landowner shall preserve a minimum of 3,150 caliper inches of Protected and Heritage Trees, calculated together, which represents 75% of the total caliper inches of Protected and Heritage Trees within the Austin Oaks PUD. The Landowner shall also preserve a minimum of 7,137 caliper inches of all trees eight inches in diameter at breast height or larger, which represents 63% of the total caliper inches of regulated trees within the Austin Oaks PUD. These requirements apply to the Austin Oaks PUD as a whole and not on an individual subdivision or site plan basis. Each subdivision, site plan, and building permit application that includes a tree removal request shall demonstrate that the Austin Oaks PUD is in compliance with these requirements.
- 2. Existing impervious cover shall be removed and no new impervious cover shall be placed within the full critical root zone (CRZ) of Protected and Heritage Trees, except as follows:
  - a. Structures and access drives may be located within the outer half of the CRZ in compliance with ECM Section 3.5.2;
  - b. Internal drive aisles on Parcels 1, 2, 3, and 4 are allowed within the outer half of the CRZ in compliance with ECM Section 3.5.2;
  - c. Sidewalks and multi-use trails are allowed within the CRZ in compliance with ECM Section 3.5.2.
- 3. Mitigation credit shall be granted for removing existing impervious cover from the CRZ of preserved trees. Mitigation credit shall be defined as the dollar value of the arboricultural services provided to remove the impervious cover, improve soil health and composition, and reduce compaction within the CRZ.

#### D. Drainage

- 1. The Landowner shall provide a minimum of 20,000 cubic feet of on-site flood detention, as described in **Exhibit F: Creek Plan**.
- 2. Each subdivision or site plan shall demonstrate no adverse flooding impact to the confluence with Shoal Creek for the 2, 10, 25, and 100-year frequency storms, based on a PUD-wide analysis utilizing existing impervious cover as described in Part 10.B.4.

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#### E. Riparian Restoration

- 1. The Landowner shall remove existing, non-compliant impervious cover from the critical water quality zone and critical environmental feature buffers within the Austin Oaks PUD, as illustrated in **Exhibit F**. The areas shall be restored as described in **Exhibit F**.
- 2. The Landowner shall lay back the west creek bank on Parcels 4 and 5, as illustrated in **Exhibit F**. The resulting inundation bench shall be restored as described in **Exhibit F**. Laying back the bank as described is a permitted floodplain modification within the critical water quality zone.
- F. An integrated pest management (IPM) plan that complies with Section 1.6.9.2 (D) and (F) of the ECM shall be submitted for approval with each site plan application. The Landowner shall provide copies of the IPM plan to all property owners within the Austin Oaks PUD.

# PART 8. Affordable Housing Program.

In this Part 8, MFI means median family income for the Austin-Round Rock metropolitan statistical area, as determined annually by the United States Department of Housing and Urban Development. In order to meet the City's affordable housing goals and to ensure long term affordability, the Landowner agrees to the following:

# A. Multifamily Rental Housing

At least 10% of the total number of multifamily rental housing units located within the Austin Oaks PUD will be set aside for occupancy by households with incomes at 60% of or below the MFI for a rental affordability period of forty years from the date the certificate of occupancy is issued for the affordable development. The 10% set aside under this section constitutes the "Affordable Rental Units." In addition the Landowner agrees to comply with the following:

1. Each lot sold or developed for multifamily development use that will include Affordable Rental Units shall be subject to a restrictive covenant using the form shown in **Exhibit L: Affordable Housing Restrictive Covenants** recorded at the time of sale or development in the official public records of the county where the affordable development is located. The form of the restrictive covenant may be revised by agreement of the Director of Neighborhood Housing and Community Development (NHCD) and the Landowner.

- 2. At least 50% of the Affordable Rental Units must contain 2 or more bedrooms and shall have the same minimum average unit size as the market rate units located in the same building.
- 3. Income qualifications and rents must comply with NHCD compliance guidelines. For each Affordable Rental Unit, income qualifications shall include a requirement that households spend no more than 30% of the household's gross monthly income on utilities and rental payments. Compliance with the affordable housing requirements will be monitored by NHCD.
- B. Owner-occupied Housing

At least 10% of the total number of units sold as owner-occupied residential housing units located within the Austin Oaks PUD will be set aside for occupancy by households with incomes at 80% of or below MFI for an affordability period of not less than forty years. The 10% set aside under this section constitutes the Affordable Ownership Units. In addition the Landowner agrees to comply with the following:

- 1. The Affordable Ownership Units shall have substantially similar architectural design and restrictions as other residential units offered for sale to the general public.
- 2. At least 50% of the Affordable Ownership Units must contain 2 or more bedrooms and shall have the same minimum average unit size as the market rate units located in the same building.
- 3. Affordable Ownership Units:
  - a. Must be sold to an income eligible household at 80% of or below MFI; and
  - b. Shall be secured through a restrictive covenant using a form shown in Exhibit L and recorded at the time of sale in the official public records of the county where the Affordable Ownership Unit is located. The form of the restrictive covenant may be revised by agreement of the Director of

NHCD and the Landowner. The restrictive covenant shall include, but not be limited to the following:

- i. Resale restrictions that require that resale of the affordable unit must be to a household at 80% of or below MFI;
- ii. Restrictions that will cap the equity gain to the homeowner that can be realized upon resale of the affordable unit to maintain the unit's long term affordability in accordance with NHCD guidelines;
- iii. Right of First Refusal to the Austin Housing Finance Corporation (AHFC) or other entity designated by the City that is assignable to an income-qualified buyer, to ensure long term affordability; and
- C. The Landowner shall execute a blanket restrictive covenant in a form substantially similar to the form attached in **Exhibit L.** To ensure that Affordable Ownership and Rental Units are set aside in compliance with Part 8 of this ordinance, the Landowner shall execute the agreement with the City attached as **Exhibit M: Affordable Housing Agreement** that establishes the terms for releasing the blanket restrictive covenant once the Affordable Ownership Units and Affordable Rental Units have been identified within the Austin Oaks PUD.
- D. The Landowner shall file a written report, in a format approved by NHCD, with the Director of NHCD including the number and location of each Affordable Ownership Unit and Affordable Rental Unit meeting the Affordable Housing Requirements within the Austin Oaks PUD. The initial report shall be filed not later 15 calendar days following the date of recordation of a plat or site plan within the Austin Oaks PUD and shall be updated every six months until the Austin Oaks PUD is complete.
- E. NHCD shall monitor compliance with the requirements of this ordinance, at a minimum, through annual audits.

# **PART 9.** Transportation.

A. The Landowner shall mitigate transportation impacts as set forth in the Development Services Department, Transportation Review Section's Transportation Impact Analysis (TIA) memo dated October 6, 2016 and Exhibit G. The Landowner shall pay 100% of costs, including design and overhead.

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B. The portions of the public rights-of-way of Executive Center Drive, Wood Hollow Drive, and Hart Lane within, or adjacent to, the Austin Oaks PUD shall be developed in accordance with **Exhibit G** and as may be required by the TIA memo and **Exhibit D**.

**PART 10.** Code Modifications. In accordance with Chapter 25-2, Subchapter B, Article 2, Division 5 (*Planned Unit Development*) of the Code, the following site development regulations apply to the Austin Oaks PUD instead of otherwise applicable City regulations:

#### A. Zoning

- 1. Section 25-2-1065 (B)-(D) (*Scale and Clustering Requirements*) is modified to allow building placement within the Austin Oaks PUD as designated in **Exhibit B**.
- 2. Chapter 25-2, Subchapter E (*Design Standards and Mixed Use*) is modified as follows:
  - a. Subsections 2.2.2.B.–E. of Article 2 (*Site Development Standards*), Section 2.2 (*Relationship of Buildings to Streets and Walkways*) are modified so that regulations for the construction of sidewalks, the supplemental zone, building placement, and off-street parking do not apply within the Austin Oaks PUD.
  - b. Subsection 2.3.1.B. (*Standards*) of Article 2 (*Site Development Standards*), Section 2.3 (*Connectivity Between Sites*) is modified to allow entrances within the Austin Oaks PUD as designated in **Exhibit B**.
  - c. Section 2.4 (*Building Entryways*) is modified to allow building placement within the Austin Oaks PUD as designated in **Exhibit B**.
  - d. Subsections 3.2.2.A.–C. of Article 3 (*Building Design Standards*), Section 3.2 (*Glazing and Facade Relief Requirements*) are modified so that the regulations do not apply to the AO Hotel on Parcel 6 or the AO Mixed Use on Parcel 9.
  - e. Subsection 3.3.2.A. (*Building Design Options*) of Article 3 (*Building Design Standards*), Section 3.3 (*Options to Improve Building Design*) is modified to require a minimum total of five base points in the aggregate for all buildings within the Austin Oaks PUD.

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- f. Subsection 4.2.1.D. (*District Standards*) of Article 4 (*Mixed Use*), Section 4.2 (*Mixed Use Zoning Districts*) is modified so that the unit size square footage requirements within the zoning districts do not apply within the Austin Oaks PUD.
- B. Environmental

- 1. ECM Section 2.4.3 (*Buffering*) is modified to allow shrubs used as buffering elements on Parcels 1 and 4 to be planted in a permeable landscape area at least three feet wide.
- 2. Section 25-2-1008(A) (*Irrigation Requirements*) is modified such that natural areas and existing trees where impervious cover is removed shall be considered undisturbed for purposes of this requirement. Portions of a site within the Austin Oaks PUD that cannot comply with this code section using a gravity fed conveyance system are exempt from its requirements.
- 3. Section 25-7-32 (*Director Authorized to Require Erosion Hazard Zone Analysis*) shall not apply to the Austin Oaks PUD. An erosion hazard zone analysis prepared by Urban Design Group, consisting of a report dated March 30, 2016 and an addendum dated August 15, 2016, was submitted with the Austin Oaks PUD application and the identified erosion hazard zone shall be used for future development applications.
- 4. Drainage Criteria Manual Section 1.2.2.D (*General*) is modified such that the analysis shall be based on the Austin Oaks PUD boundary rather than the parcel boundaries. The drainage analysis shall utilize the Austin Oaks PUD's existing impervious cover, which is 66% of gross site area, as the benchmark for identifying additional adverse impacts.
- 5. Section 25-8-25(B)(1) and (3) (*Redevelopment Exception in Urban and Suburban Watersheds*) is modified such that impervious cover and vehicle trip limits shall apply to the Austin Oaks PUD overall rather than by site plan. For purposes of Section 25-8-25(B)(5), non-compliant development may be relocated within the critical water quality zone and critical environmental feature buffers if the degree of encroachment (total square footage and minimum distance to the protected feature) and overall impact to the protected feature do not increase.

1 2 3		6.	Section 25-8-641(B) ( <i>Removal Prohibited</i> ) is modified to a of trees identified as tag numbers 904, 952, 1075, 1094, 12031, 2033, 2037, 2107, 2227, and 2233 in <b>Exhibit H: Tree</b>	163, 1289, 2008,				
4 5 6 7 8 9		7.	ECM Section 3.3.2.A ( <i>General Tree Survey Standards</i> ) is <b>Exhibit K: Tree Survey</b> to be used for 20 years from Development applications submitted after November 22, 20 new tree survey that complies with the rules and regulation time of application.	the survey date. 33 shall require a				
10 11	C.	Tra	nsportation					
12 13			tion 25-6-472(A) ( <i>Parking Facility Standards</i> ) is modified owing minimum parking requirements within the Austin Oaks					
14		1.	3.5 parking spaces per 1,000 square feet of office;					
15 16		2.	5 parking spaces per 1,000 square feet of retail uses;					
17 18		3.	8 parking spaces per 1,000 square feet of restaurant uses; and	1				
19 20		4.	1 parking space per each multifamily dwelling unit.					
21 22 23 24	<b>PART 11.</b> Code Incorporations. The following code sections, as they exist on the effective date of this ordinance are (1) incorporated herein as if set forth in full; and (2) shall be considered as regulations adopted as part of this ordinance.							
25	A. Environmental							
26 27		1.	Section 25-8-25 ( <i>Redevelopment Exception in Urban Watersheds</i> ), except as modified in Part 10.B.5;	and Suburban				
28		2.	Section 25-8-63(C)(2) (Impervious Cover Calculations);					
29		3.	Section 25-8-261(B)(3), (D), and (E) (Critical Water Quality	Development);				
30		4.	Section 25-8-262(C) (Critical Water Quality Zone Crossings	s); and				
31		5.	ECM Section 1.6.2.E (Subsurface Ponds).					
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