## RESTRICTIVE COVENANT AMENDMENT REVIEW SHEET

CASE: C14-71-278(RCA) - 1408 E. $51^{\text {st }}$ Street
DISTRICT: 4
ADDRESS: 1408, 1410, 1414, 1416 and 1418 East 51st Street
SITE AREA: 3.8246 Acres
PROPERTY OWNER:
AGENT:
Sage Crossroads, LLC
Drenner Group PC
(David Foor) (Leah Bojo)

CASE MANAGER: Heather Chaffin (512-974-2122, heather.chaffin@austintexas.gov)
STAFF RECOMMENDATION:
Staff supports the Applicant's request to amend Restrictive Covenant C14-71-278.
For a summary of the basis of staff's recommendation, see case manager comments on page 2.
PLANNING COMMISSION ACTION / RECOMMENDATION:
December 10, 2019:
November 12, 2019: TO GRANT POSTPONEMENT TO DECEMBER 10, 2019 AS REQUESTED BY NEIGHBORHOOD, ON CONSENT (11-0) [Azar- $1^{\text {st }}$, Kenny- $2^{\text {nd }}$ ]

CITY COUNCIL ACTION:
December 5, 2019:

ORDINANCE NUMBER:

## ISSUES:

There are no issues at this time. This is related to rezoning case C14-2019-0123.
CASE MANAGER COMMENTS:
The subject tract is comprised of multiple lots located on the north side of East Manor Road, approximately halfway between IH 35 and Berkman Drive. The Applicant proposes amending a restrictive covenant (RC) that was attached to the subject property as part of zoning case C14-71278. The RC is attaching to four tracts of land; the Applicant proposes removing Tracts 2 and 3 from the RC. Tracts 1 and 4 are owned by other parties. The restrictive covenant established the following conditions:
" 1 . In the event any of the above described tracts are developed with multi-family improvements, the number of units which may be erected on each such tract shall be the number which would be authorized if said tract were zoned BB 'Residence' First Height and Area."
BB-Residence was a zoning category used in 1971; under current code, this would limit each tract to the density of MF-2 zoning (maximum 23 units per acre). Please see Exhibits A, B, and C—Zoning Map, Aerial Exhibit, Redlined Restrictive Covenant.
Staff supports amending the RC to release the subject tract from this requirement. The proposed rezoning for the property from LO-V-NP to GR-MU-V-NP is intended to allow a higher density level of multifamily, as well as mixed use. This type of development meets current City goals and policies of increasing residential opportunities and densities along core transportation corridors. Amending the RC will make development regulations on the property consistent with current code and surrounding properties.

## BASIS OF RECOMMENDATION:

1. The proposed zoning should promote consistent and orderly planning.

The conditions of the 1971 RC are outdated and have been replaced by more appropriate development regulations under current code.

EXISTING ZONING AND LAND USES:

|  | ZONING | LAND USES |
| :--- | :--- | :--- |
| Site | LO-V-NP | Undeveloped, Parking lot |
| North | LO-NP, LO-CO-NP, <br> SF-3-NP | City drainage features, Single family residential |
| South | PUD | Mueller PUD- Office, Commercial, Residential |
| East | LO-V-NP, LI-NP, GR- <br> MU-CO-NP | Religious assembly, City drainage features, <br> Automotive washing, Service station, Food sales |
| West | GR-MU-V-CO-NP, LO- <br> V-NP, MF-2-NP | Multifamily, Office, Restaurant-limited |

NEIGHBORHOOD PLANNING AREA: University Hills/Windsor Park
WATERSHED: Tannehill Branch Creek

## NEIGHBORHOOD ORGANIZATIONS:

Homeless Neighborhood Association
Del Valle Community Coalition
Friends of Austin Neighborhoods
Neighborhood Empowerment Foundation
Windsor Park Neighborhood Association
Mueller Neighborhood Association
Winsor Park-Pecan Springs Heritage NA
Windsor Park Neighborhood Plan Contact Team
INDEX OF EXHIBITS TO FOLLOW
A: Zoning Map
B. Aerial Exhibit
C. Restrictive Covenant

AISD
Preservation Austin
Sierra Club
Mueller Community Associations
Bike Austin
Austin Neighborhoods Council



THE STATE OF TEKAS :
COUREYY OE TRANIS :
FHRREAS, the undersigncd are the owners of the following described property Iocated and being in the city of Austin, Travis County, Texas, to wit:

Those four tracts of land described, in Exchibit A attached herato and incorpozated herein for all jurpores.
HrDRRAS, the City of Austin is desirous that said property
Ed developed properly and appropriately so' that such city will be able to plan the future expension of its 'utility and street sysfens in the area; and

Mhereas, the city of Aubtin and the undersigned have agreed. that the above property owned by the unierisigned should be impressed with eertain covenants and restrictions funning with. the. land.and desire to set forth sich igraement in writing:

Now, therefore, xNOw all men by these pressnis;
That the undersigned, the owners of the above desoribed property in the city of Aurtin, Travis County, Texas, for and in consideration of $\$ 1.00$ cash and other valuable consideration to : thein in hand paid by the ctty of Ausitin, municipal conzoration? the receipt of whichi is hereby acknowledged, do hareby agree with respect to said property described above, 'such agrement to be deemed and conisidared as a covenant zunning with the land and which shall be binding upon'them, their heirs, "executors', a!ministrafors, successors and assigns, as Eollows, to wit:

1. In the evient any of the abover described tracts are developed with mulef-family improvements; the number of units which may be erected on each suich tract shall be the number which would be authorized if said tract were zoned 日B "Residence" Flrst Height and Area.
2. It any person or persons ahail violate or nttempt to violate the foragoing agreement and covenant, it mhall be lawful Foz tho city of Austin, a municipal corporation, its succeseors and
asolgas; to prosecute procendinga at lan Cr in equity lageingt tho person or parsons violating or attempting to violate such agreement or covenant, and ether to prevent him or then from 80 duding. or to coll oct damages for arch violation.
3. If any part or provision of the agreement or covenants herein contained shall be declared invalid by judgment or a court order, the feme shall in nowise effect any of the cher provisions of thin agreement, and such remaining portion of this agreement, shall remain in full force and affect.
4. The failure at any time to enforce this agreement by the city of Austin, its successors and assigns, whether ex f violations hereof are born of not. shall not constitute a waiver or;estoppal of the wight to do do.
5. The: agreemait ing be modified, amended or terminated only by Joint action of both' ( $\bar{\prime}$ ) a majority vote' of the members of the city. Council of the city of Austin; or such other goveratig body es may suceed-the ot ty Council of the City of Austin, :and (2) by the owner of the shove; described. property at the time of such modification, amendinant, or tannination.

Executed this 22nd day of November, 197.

zeie statis of texabs:
Bofore me, the undersigned anthority, on this day personally appeared
Charile c. Tawater, known to me to be the person whose nama is aubscribed to the foragoing instrument, and noknowledged to mo that he executed the same for the purposes and consideration therein exprossed.
Gif on under my hand and seal of office, this $22 n d$ day of whvember, 1971.


qat state of mexas:
Before ma, the jundersitgned authozity, on this day 'personally appaared E. I. McGee, known to me to be the person whose name is subscribed to the foregoing instrument, and acknouledged to me that he oxecuted the same for the purposes and consideration therein , empressed.
Given under, my hand and seal of office, this zind day of November, 1971.
Morapr.sEAL
fat state of tyivas :
EOWTY ORELERATSAT:
 4. H. ginetuecht, known to me to be the jarcon whose! name is sub peribed to the foregoing instrument, and acknowledged to.me that he. executed the game for the purposis and consideration therein oxppesged.
Given under my hand and seal of office, this zinie day of Novenber, 1971.
$\qquad$

 Nidgetop Gamdens. Addition.to the eity dF Austin, Travis. county. Texas, as showntrithe plat of said gubaivision of rapert th Holume 3. Page 50, Flat-Recanda of Travis County. lexas. Brof
praci 4: a portion of Lots Nos Eight ( 8 ) and mine. (9) in Riagetop Gardens in $^{+}$the City of Austin; Travis County; wacaś accoraing to a glat of record in Eoak 3. Page 50, Plat Records of Travis county, Texaisi, being a, portion of. that tract conveyed by Joe E. Marks, et ux. to Nilliam. h. Chenaule by ciced recozded in Volume 1004: Page 476;"Deed Records of fixuis Councy, Tesas, and more particulaniy deseribed by métes uid bounds is 'follows:

Beginning at an izon stake at the southwest corner OE
the bast $1 / 2$ of Lot No. 8 , 65 feet along the South Line of Lot Nơ. 8 and the North line of East Fiftymfirst. : street to. 8 .comer post

Thence. N. 30 deg. $00^{\prime \prime}$. B. 200 feet ilong a fence to ${ }^{\circ}$ corner post;

Thence 5.. 60 deg. $00^{\prime}$ E. 60 feet along a fencé a corner post: 30 deg. 00 " E. 25 feet along e fence thence N.
 In the West Line of 'the said Chenault tiact; The Thenca S. 30 deg. 00' N. 225 feet along a fance at the West line of the said chenault tract to an iroirstate. at the place of Beginning, as furveyed by Doak Rairfey, :


