

AGENDA ITEM NO.: Z-4 AGENDA DATE: Thu 11/18/2004

PAGE: 1 of 1

<u>SUBJECT:</u> C814-99-0001(RCA) - Avery Ranch PUD Restrictive Covenant Amendment - Conduct a public hearing and approve a restrictive covenant amendment for the property locally known as Avery Ranch at Pariner Lane (Brushy Creek Watershed). Zoning and Platting Commission Recommendation: To grant the restrictive covenant amendment. Applicant: Pebble Creek Joint Venture (Edward R. Rathgeber, President), Continental Homes of Texas, L.P. (Richard Maier), Rathgeber Investment Company, Ltd. (Edward R. Rathgeber, Jr.), Developers of Avery Ranch (Robert D. Wunsch, President). Agent: Waterstone Development (Theresa Canchola). City Staff: Sherri Gager, 974-3057.

REQUESTING Neighborhood Planning **DIRECTOR'S**

DEPARTMENT: and Zoning **AUTHORIZATION:** <u>Alice Glasco</u>

RCA Serial#: 6827 Date: 11/18/04 Original: Yes Published: Fri 10/15/2004

Disposition: Postponed~THU 11/18/2004 Adjusted version published:

ZONING CHANGE REVIEW SHEET

<u>CASE</u>: C814-99-0001(RCA) <u>Z.A.P. DATE</u>: August 3, 2004

September 21, 2004

ADDRESS: Avery Ranch Boulevard at Parmer Lane

OWNER/APPLICANT: Pebble Creek Joint Venture (Edward R. Rathgeber, President)

Continental Homes of Texas, L.P. (Richard Maier)

Rathgeber Investment Company, Ltd. (Edward R. Rathgeber, Jr.) Developers of Avery Ranch (Robert D. Wunsch, President)

AGENT: Waterstone Development (Theresa Canchola)

EXISTING ZONING: PUD AREA: 1629.78 acres

The applicant is requesting to amend the public restrictive covenant associated with the Avery Ranch PUD to clarify or delete the following provisions:

1) Change Section 3 to the delete a portion of the following provision. "The Owner agrees to provide financial assistance of up to \$100,000 plus five percent of the proceeds of any bonds issues by Williamson County Development District No.2 (Avery Ranch) up to a maximum amount of \$500,000 (the "Trails Funds"), subject to approval by appropriate bond counsel and any applicable governmental authorities."

- 2) Change Section 4 to add the following:
 - a. "The date of the dedication of the 37.5 acres of land has been amended to no later than January 1, 2006."
 - b. "The Owners are permitted to convey the city parkland to a third-party trustee."
 - c. "The land to be dedicated to the city for parkland includes the strip between the 37.5 acre tract and Brushy Creek."

SUMMARY STAFF RECOMMENDATION:

The staff's recommendation is to approve the proposed Restrictive Covenant Amendment for the Avery Ranch PUD.

ZONING AND PLATTING COMMISSION RECOMMENDATION:

8/3/04: Postponed to September 21, 2004 by Applicant (8-0, J. Pinnelli-absent); J. Martinez-1st, J. Gohil-2nd.

9/21/04: Approved staff's recommendation by consent (7-0, K. Jackson-off dias, J. Gohil-absent); J. Martinez-1st, M. Whaley-2nd.

DEPARTMENT COMMENTS:

The applicant is requesting changes to the public restrictive covenant for the Avery Ranch PUD to clarify or delete some of the original conditions of the covenant (Request Letter-Attachment A). Through this request, the applicant has asked to remove a portion of Section 3 of the covenant because the Williamson County Development District No.2 was never formed and therefore there have been no proceeds generated from this entity. The applicant is also requesting changes to Section 4 of the covenant to allow for the dedication of the 37.5 acres of future parkland land to be dedicated to the City of Austin no later than January 1, 2006. This dedication date has been changed because there is a need to conduct remediation for a cattle dipping vat on the site. In addition, the applicant is requesting to convey this land to a third party so that this third party can hold title to the land in order for it to be used as a "match" for obtaining grants. Finally, the applicant is adding a wording to Section 4 to state that the land to be dedicated to the City of Austin will include the strip of property between the 37.5 acre tract and Brushy Creek.

The staff is recommending these requests because they are consistent with changes that are proposed by the applicant for an amendment to Part 10 of the Avery Ranch PUD ordinance (Case C814-99-0001.03). The applicant has been working with the City of Austin Parks and Recreation Department concerning the proposed amendments for months. PARD is supportive of these clarifications to parkland issues (Attachment B).

The applicant agrees with the staff's recommendation.

EXISTING ZONING AND LAND USES:

	ZONING	LAND USES	
Site	PUD	Residential Uses, Amenity Center, Golf Course	
North	County	South Brushy Creek, Undeveloped Area	
South	I-RR, PUD, IP-PDA, Undeveloped Land, Stadium, Single-Family R		
	SF-4A, SF-2-CO,	Neighborhood, Warehouses	
	County		
East	County	Residential, Undeveloped	
West	County	Undeveloped, Industrial/Warehouse Uses	

AREA STUDY: N/A TIA: Not required

<u>WATERSHED</u>: Brushy Creek <u>DESIRED DEVELOPMENT ZONE</u>: Yes

CAPITOL VIEW CORRIDOR: No HILL COUNTRY ROADWAY: Yes

NEIGHBORHOOD ORGANIZATIONS:

485 - Riviera Springs Community Development Association

604 - Davis Spring HOA

985 - Davis Springs HOA

CASE HISTORIES:

NUMBER	REQUEST	COMMISSION	CITY COUNCIL
C814-99-0001.02	PUD to PUD	1/28/03: Approved staff's recommendation of PUD zoning (6-0, J. Martinez, K. Jackson-off dias)	2/27/03: Granted PUD zoning as recommended by the ZAP Commission on 1st reading (6-0, Goodman-off dias) 4/24/03: Approved PUD
C814-99-0001.01	PUD to PUD	6/18/02:Posponed to 7/16/02 by the applicant (8-0, A. Adams-absent) 7/16/02:Postponed to 7/30/02 by the staff for re-notification purposes (6-0, M. Casias/ D. Castaneda/ K: Jacksonabsent) 7/30/02: Postponed to 9/10/02 by the applicant/neighborhood (6-0, V. Aldridge- absent) 9/10/02: Approved staff's recommendation for PUD zoning; by consent (6-0,	(6-0, Garcia-off dias); 2 nd /3 rd readings 10/10/02: Granted PUD on 1st reading (7-0) 1/30/03: Approved PUD amendment (7-0); 2 nd /3 nd readings
C14-96-0085	SF-2 to SF-4A	D. Castaneda-absent) Approved staff rec. of SF-4A (7-0)	Approved SF-4A (7-0); all 3 readings on 9/5/96
C14-95-0093	SF-2 to IP	Approved LO (1st 100') & IP-PDA (Remainder) (6-0)	Approved LO & IP-PDA (6-0); 1 st reading only Approved LO (1 st 100°) & IP-PDA subject to conditions (5-0); 2 nd /3 rd readings

RELATED CASES: C814-99-0001 (Avery Ranch PUD)

ABUTTING STREETS:

NAME	ROW	PAVEMENT	CLASSIFICATION	DAILY TRAFFIC
Avery Ranch Boulevard	120'	Varies	Arterial	N/A
Parmer Lane	2001	Varies	Arterial	N/A

CITY COUNCIL DATE: October 21, 2004 <u>ACTION</u>: Postponed to 11/18/04 by staff

(7-0)

November 18, 2004 ACTION:

ORDINANCE READINGS: 1st 2nd 3rd

ORDINANCE NUMBER:

CASE MANAGER: Sherri Gager PHONE: 974-3057

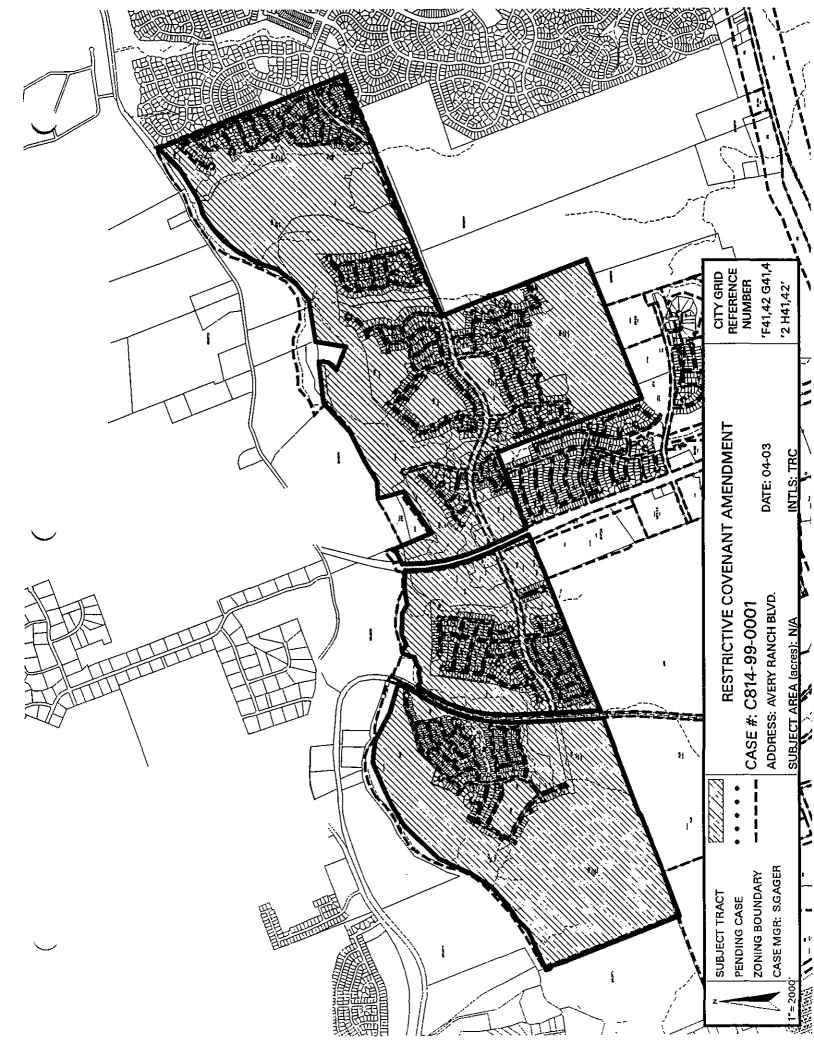
CITY COUNCIL DATE: October 21, 2004

ORDINANCE READINGS: 1st 2nd 3rd

ACTION:

ORDINANCE NUMBER:

CASE MANAGER: Sherri Gager PHONE: 974-3057





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March 25, 2004

Mr. Joe Pantalion, P.E.
Acting Director
Development Review & Inspection Dept.
City of Austin
505 Barton Springs Road
Austin, Texas 78701

<u>Via Hand Delivery</u>

Re:

AVERY RANCH: Restrictive Covenant Amendment and Avery Ranch PUD Amendment Zoning Case C814-99-0001

Dear Joe:

We are requesting to amend the restrictive covenant and PUD Ordinance associated with the Avery Ranch PUD (C814-99-0001). The purpose of the amendment is to clarify and or delete some provisions that were originally agreed to.

1. Restrictive Covenant.

(a) Changes to Section 3 of the Restrictive Covenant are summarized as

follows:

The provision for 5% of bond proceeds issued by Williamson County Development District No. 2, up to a maximum of \$500,000, to be used for trail and related purposes has been deleted.

Reason: That CDD was never formed, and therefore, there are no proceeds.

(b) Changes to Section 4 of the Restrictive Covenant are summarized as

follows:

The date of dedication of the 37.5 acres of land has been amended to no later than January 1, 2005.

Reason: Dedication has been delayed (i) to allow for remediation of a cattle dipping vat, and (ii) to obtain these amendments so that the land can be conveyed to a third party as set forth below.

The Owners are permitted to convey the land to a third-party trustee.

Reason (Short answer): The restrictive covenant did not permit conveyance to a third-party. It is necessary for a third party to hold title to the land in order for it to be used as "match" for obtaining grants.

Austin
Dallas
Fort Worth
Houston
Richardson
San Angelo
San Antonio

The land to be dedicated includes the strip between the 37.5 acre tract and Brushy Creek.

Reason: Request of PARD.

2. <u>PUD Ordinance</u>. The proposed change is to Part 10 of the PUD Ordinance to clarify that the land can be conveyed to a third party trustee and that the deadline for conveyance is no later than January 1, 2005 (this will conform the PUD Ordinance to the amendments to the restrictive covenant).

Representatives of the Avery Ranch owners have had numerous meetings with Sarah Campbell with the City of Austin Parks Department. Ms. Campbell has reviewed the proposed restrictive covenant and PUD ordinance amendment, and it is my understanding that she is satisfied with it, although she may be waiting on a final "blessing" from Raul Calderon in Legal.

Please call me if you have any questions or comments.

Very truly yours

Timothy C. Taylor

TCT/3589054.1 219644.00036 Enclosures

C: Avery Ranch Owners Committee



MEMORANDUM

TO:

Sherri Gager, Case Manager

NPZD

FROM:

Sarah Campbell

Parks and Recreation Department

DATE:

July 29, 2004

SUBJECT:

Avery Ranch Restrictive Covenant Amendment

The Parks and Recreation Department (PARD) has been working with representatives of Avery Ranch development for a long time toward the proposed Avery Ranch Restrictive Covenant amendments. Staff wants to clarify our understanding of the proposals.

□ Proposed amendments clarify that the 37.5 acres required to be dedicated to the City as parkland may first be conveyed to a non-profit, third party trustee (approved by PARD), for purposes of facilitating grant applications, as long as the conveyance requires re-conveyance to the City or to another City-approved governmental entity for public park use no later than January 1, 2006.

□ Proposed amendments also include the conveyance as parkland, concurrently and in the same manner as the 37.5 acres except that reconveyance shall be to Williamson County, of approximately 16 acres along the north boundary of the Avery Ranch East subdivisions.

Please see my related memorandum on the subject of the Avery Ranch PUD Amendment.

Sarah Campbell, Senior Planner Parks and Recreation Department