## ZONING STAFF REPORT

CASE: C14-78-220 (RCT) - Montopolis - Ben White Subdivision P.C. DATE:
October 25, 2016
November 8, 2016
December 13, 2016
January 10, 2017
June 27, 2017
July 11, 2017
August 8, 2017
September 12, 2017
October 24, 2017

## ADDRESS: 6700 \& 6800 E. Ben White Blvd and 2601 Montopolis Drive AREA: 18.61 acres DISTRICT: 3 <br> OWNER: Ocampo Partners Ltd <br> APPLICANT: Coats Rose (John Joseph)

NEIGHBORHOOD PLAN AREA: Montopolis Neighborhood Planning Area
REQUEST: Terminate Public Restrictive Covenant as it relates to this property.

## SUMMARY STAFF RECOMMENDATION:

Terminate Restrictive Covenant.

## PLANNING COMMISSION RECOMMENDATION:

OCTOBER 25, 2016: POSTPONED TO NOVEMBER 8, 2016 AT THE REQUEST OF THE MONTOPOLIS NEIGHBORHOOD ASSOCIATION ON CONSENT, VOTE 12-0 [J. SCHISSLER, P. SEEGER 2nd, J. SHIEH ABSENT].
NOVEMBER 8, 2016: POSTPONED TO DECEMBER 13, 2016 BY STAFF, VOTE 120 [P. SEEGER, F. KAZI $2^{\text {ND }}$, A. PINEYRO DEHOYOS ABSENT].
DECEMBER 13, 2016: POSTPONED TO JANUARY 10, 2017 BY STAFF, VOTE 9-0 [P. SEEGER $1^{S T}$, T. WHITE $2^{N D}$, A. PINEYRO DEHOYOS, T. NUCKOLS, J. SHIEH ABSENT].
JANUARY 10, 2017: INDEFINATE POSTPONEMENT AT THE REQUEST OF THE APPLICANT ON CONSENT, VOTE 13-0 [N. ZARAGOZA 1 ${ }^{\text {ST }}$, F. KAZI $2^{N D}$ ].
JUNE 27, 2017: POSTPONED TO JULY 11, 2017 BY STAFF, VOTE 7-0 [J. SCHISSLER $1^{S T}$, J. SHIEH $2^{N D}$ ].
JULY 11, 2017: POSTPONED TO AUGUST 8, 2017 BY THE APPLICANT, VOTE 130 [J. SCHISSLER $1^{S T}$, P. SEEGER $2^{N D}$ ].
AUGUST 8, 2017: POSTPONED TO SEPTEMBER 12, 2017 BY THE APPLICANT, VOTE 10-0 [N. ZARAGOZA $1^{S T}$, P. SEEGER $2^{N D}$, ABSENT - K. MCGRAW, T. WHITE, J. VELA].
SEPTEMBER 24, 2017: POSTPONED TO OCTOBER 24, 2017 BY THE APPLICANT, VOTE 10-0 [N. ZARAGOZA 1 ${ }^{S T}$, P. SEEGER $2^{N D}$, ABSENT - K. MCGRAW, T. WHITE, J. VELA].
OCTOBER 24, 2017: POSTPONED TO NOVEMBER 14, 2017 BY THE PLANNING COMMISSION, VOTE 12-0 [N. ZARAGOZA 1 ${ }^{S T}$, P. SEEGER $2^{N D}$, G. ANDERSON ABSENT].

## DEPARTMENTAL COMMENTS:

The subject property for which this amendment is proposed, consists of 3 tracts totaling 18.61-acres located between E. Ben White Boulevard and Montopolis Drive (see Exhibit A). They were zoned industrial in 1979 with the restrictive covenant and then zoned limited industrial (LI-NP) as part of the Montopolis Neighborhood Plan adoption in 2001.

The restrictive covenant is consistent with others in the area. In 1979, many tracts in this area were zoned industrial. However, the covenants were included to provide a public process if an industrial use is proposed. That process would be the requirement of a Planned Development Area Agreement (PDA) which i approved by the City Council.

As set forth in Land Development Code Section 25-2-441, the regulations of a planned development area (PDA) may modify: 1) permitted or conditional uses authorized by the base zoning district, 2) site development regulations except for compatibility standards, and 3) offstreet parking or loading regulations, sign regulations or screening regulations applicable in the base district.

The first provision of the public restrictive covenant states:

1. No use shall be maintained with respect to all or any portion of the subject property which could not be maintained if same were on property in the City of Austin which was zoned "C" Commercial, First Height and Area, under the zoning ordinance as the same existed January 4, 1979 unless and until a Planned Development Area Agreement (or Agreements) is executed by and between the then owner (or owners) of the Subject Property and City of Austin with respect to that portion of Subject Property upon which such use is to be maintained, and such Planned Development Area Agreement is recorded in the Deed Records of Travis County, Texas. As such time as a Planned Development Area Agreement is executed and recorded in accordance herewith, that portion of the Subject Property subject to such Planned Development Area Agreement shall no longer be subject to the restrictions contained in this restrictive covenant and this covenant shall be of no force and effect whatsoever with respect to such portion of the Subject Property.

Because the property was zoned LI-NP during the neighborhood planning process staff believes it is unnecessary to require a PDA as the area has been identified to provide these uses.

The termination of this covenant was previously associated with a Neighborhood Plan Amendment request and zoning change request. Those applications have been withdrawn however the property owner would like to remove the restrictive covenant which staff supports.

CITY COUNCIL ACTION: Scheduled for consideration December 7, 2017
CASE MANAGER: Andrew Moore PHONE: 512-974-7604
e-mail address: Andrew.moore@austintexas.gov


RESTRICTIVE COVENANT TERMINATION
Subject Tract

Case\#: C14-78-220(RCT)


Thic produot is for informational purpoces and may not have been prepared for or be cuitable for legal, onginesering, or curveying purpocec. it does not reprecent an on-the-ground curvey and reprecentc only the approximate relative looation of property boundaries.

Thic produot hac been produoed by the Planning and Zoning Department for the cole purpoce of geographlo reference. No warranty is made by the city of Auctin regarding epeoiflo acouracy or completenect.


N
$\square$ SUBJECT TRACT

A
pending case
$\overline{\mathbf{L}} \mathbf{- 1}$ ZONING BOUNDARY
CREEK BUFFER
MONTOPOLIS - BEN WHITE RESTRICTIVE COVENANT TERMINATION


ZONING CASE\#: C14-78-220 (RCT)
LOCATION: 6700 E. Ben White Blvd
SUBJECT AREA: 18.61 ACRES
GRID: L17 \& L18
MANAGER: Andrew Moore

THAT FHEREAS Robarta E. Crenstiaw ("Owner") is the Owner of that oentain troct of land of 39.973 acres, more or 198s (baid 39.973 acre tract being Horeinafter oalled the ©ubjtat Proparty), In the City ci Auatin, Travis Cuncy, Texam, .-.said tract joing more partiaularly described on Exhibit A attaoned hereto and mada a part hereof, and,

MEEREAS, aE a condition to the rozoning of the 5ubject Property "DL", Ofilice, first Hojght and Area, under the zoning ordinance of tha city of rustin, Tesas, and for the betrer development of the subject Property, the City Councid of the City of Austin, desires that owner axacute and deliver for the bensfit of the city of austin, a munimppal corporation, the Followiag restriqtiva covanant

NOW, THEREFORE, Owner does hereby place upon and oharge the Sibject Property with the following restrictive covenant which shall, sibject to the following provisions heceof, be demea a covenant manning with the land for the benailt of tha City of Austin and binding upon Owter, her heirs and s5signs,亡oーwit:

1. No ube shall be majntainuc with respect to all or any purtion of the Subject property which conld not be maintained If same hors on propaxty in the city of Austin which was zoned " 2 " Commercial, Firgt gaight and Area, undes the zoning orainance as the sume axisted Janliary 8 , 1979, unless and until a plannet Sevelowment Araa fogreanent (or Agreoments) is exocuted by and betwean the then owner for owners) of the Gubject Property and Ciny of Austin with regpect to that portion of subject erogerty upon hhich stuch uee is to be majntajned, anc such flannad Development frea Agweement. 1.5 recordad in tha Deed Recozda of mravis County, Teqas. as such time as a plannad Devalopu ment Area gyrgemert Lg executad and racorded in accorbance herawith, that portion of the supjeci Property gubject to suck



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(2) 545 deg. $41^{\prime}$ E. 357.23 "est to an imo pipe fourd at the 305 we westrsly comer of a tiact of land cenveyed to carl 3 . Smith by dead of rocoed in lolume 3487, ar Pag* 2238, Dexd ixcords orithavis County, Texas:

(4) 545 deg. $12^{\prime}$ E at 186.30 fact pasi the most southeriy comer of the said saith tracs, same befin the most westerly comer of a zact of land convoved to John Josaph shd conald S. Thomas by feed of racord in Volume 2203 page 413 , Deed Recorda of Titris County, Toxat, in ald a discance or 270.5 s ioegt to an trom stake:
(5) $S$ 45deg. 29 E $E 425.38$ izet to an iron stake; and
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