# Zoning Ordinance Approval CITY OF AUSTIN RECOMMENDATION FOR COUNCIL ACTION

AGENDA ITEM NO.: 29 AGENDA DATE: Thu 05/26/2005

PAGE: 1 of 1

<u>SUBJECT</u>: C14-04-0058 - Sahara Club Extension - Approve third reading of an ordinance amending Chapter 25-2 of the Austin City Code by zoning property locally known as 900 Braker Lane (Walnut Creek Watershed) from community commercial (GR) district zoning to commercial-liquor sales (CS-1) district zoning with conditions. Conditions met as follows: Conditional overlay and restrictive covenant incorporates the conditions imposed or accepted at first ordinance reading. Second reading on April 7, 2005. Vote 6-1, Council Member Slusher - Nay. Applicant: Walnut Ridge Shopping Center (Thomas C. Calhoun). Agent: Turnkey Properties (Victorous B. Giraud) and Eddie Hurst. City Staff: Sherry Sirwaitus, 974-3057.

REQUESTING Neighborhood Planning DIRECTOR'S

**DEPARTMENT:** and Zoning AUTHORIZATION: Greg Guernsey

RCA Serial#: 8846 Date: 05/26/05 Original: Yes

Published: Fri 05/13/2005

Disposition: Postponed~THU 05/26/2005

Adjusted version published:

#### THIRD READING SUMMARY SHEET

**ZONING CASE NUMBER:** C14-04-0058

## REQUEST:

Approve third readings of an ordinance amending Chapter 25-2 of the Austin City Code, rezoning the property locally known as 900 East Braker Lane from GR, Community Commercial District, zoning to CS-1, Commercial-Liquor Sales District, zoning with conditions. In addition, the applicant has agreed to a public restrictive covenant with the City in which he would not object to a rezoning of the property to GR if the cocktail lounge use is discontinued for 90-days.

PROPERTY OWNER: Walnut Ridge Shopping Center (Thomas C. Calhoun)

**AGENT:** Turnkey Properties (Victorous B. Giraud) and Eddie Hurst

# ISSUES:

The staff facilitated a meeting between the applicant and Lester Johnson, the president of the Northeast Walnut Creek Neighborhood Association, on April 20, 2005. During this meeting, Eddie Hurst (the new agent) offered to place additional conditions into a private restrictive covenant agreement that would address security, barricades to direct traffic, adequate parking, limits on the renewal of a Conditional Use Permit, and enforcement of the private covenant. Mr. Hurst presented this private agreement to the neighborhood association the following week for their review (Revised Private Restrictive Covenant Agreement-Attachment K). The neighborhood association has stated that they are not confident in their ability to enforce this private covenant with the applicant and therefore cannot agree to it.

At the request of Council Member Thomas, the staff conducted additional research on the history of the expansion of the Sahara Club bar. According to the Watershed Protection and Development Review Department, Mr. Greene was informed in February of 2003 that he needed to request a change of zoning before he submitted development plans. However, Mr. Victor Giraud (previous agent for the case) submitted for a building permit anyway on September 19, 2003. An asbestos survey for the property was required but it was not conducted because the applicant did not pay the fees. The staff rejected the building permit application. Therefore, the plan review has expired for these plans and the applicant will have to resubmit them. In their comments, the building permit review staff added that the building plans were submitted with an approved red stamped site plan (SPC-02-0013A) that showed the extension of the Sahara Nightclub into the adjacent space. The staff does not know how this occurred because the site plan review staff previously rejected the expansion application based on the need for appropriate zoning.

At the September 30, 2004 City Council meeting, the applicant requested an additional postponement to November 18, 2004. Mr. Judson Green stated he had had a discussion with the neighborhood during a Council recess and both parties agreed to a further postponement so that they could continue to negotiate issues regarding the case. Through a motion made by Mayor Pro Tem Jackie Goodman and seconded by Council member Betty Dunkerley, the Council postponed the case until the November 18<sup>th</sup> meeting date.

The staff received a letter from the applicant on August 13, 2004, requesting a postponement of the case at City Council to the September 30, 2004 (Postponement Letter- Attachment I). The applicant would like to meet with the neighborhood on Saturday, September 18, 2004 to discuss his proposal.

On May 18, 2004, the Zoning & Platting Commission asked the staff to research the amount of parking spaces that would be required if the Sahara Club was expanded by the proposed 0.103 acres (5,683 sq. ft.). The staff has determined that the applicant would now need 140 parking spaces. The applicant is required to have 1 space for every 50 square feet of building area (based on LDC requirements for a 2500-10000 sq. ft cocktail lounge use). With the current parking spaces available on the site (269 spaces overall for the entire shopping center), the applicant would be 44 parking spaces short and could not meet this requirement. It may be possible for the applicant to conduct a shared parking analysis to attempt to meet the additional 140 required parking spaces for the proposed expansion of the Sahara Club. If the CS-1 zoning is granted for this site, the applicant would be required to address this parking issue during the Conditional Use Permit process for the new/additional 0.0103 acres of cocktail lounge use.

A notice of violation for this site was sent to the owner of the Walnut Ridge Shopping Center, Thomas C. Calhoon, on April 27, 2004, because the Sahara nightclub has expanded into an old restaurant area (vacant suite) to the east without obtaining permits, a rezoning, a new Conditional Use Permit, and a certificate of occupancy from the City. The Sahara Club cocktail lounge is not operating according to their existing CUP (SPC-02-0013A) because they have removed a wall separating the business from the vacant restaurant space, which does not have the appropriate zoning to allow for alcohol sales.

## **DEPARTMENT COMMENTS:**

The property in question is a suite located within a retail shopping center fronting Braker Lane. The applicant is requesting CS-1 zoning for this site to expand an existing cocktail lounge/bar use to the east.

Last year the owner of the bar, Judson Green, was granted a CUP for a 1,300 sq. ft. cocktail lounge in a CS-1 zoned space within the retail shopping center (Case SPC-02-0013A-Attachment A). The owner then decided to expand the cocktail lounge business into an old restaurant area, formerly known as the Tropical Heat Cafe. He applied for building permits for this "renovation" but was denied because the old restaurant area is zoned GR, which does not permit a cocktail lounge use. Since that time, Mr. Green has knocked down the wall between the bar and the vacated restaurant without permits from the City and expanded his facility. Mr. Green applied to the TABC for a mixed beverage/late night hours permit for this site and was denied because of inappropriate zoning. The city has informed the Mr. Green that he will need to rezone the property in question and obtain a Conditional Use Permit for this site to come into compliance with City of Austin Code requirements.

The staff is recommending denial of the applicant's request for CS-1 zoning because the site does not meet the purpose statement for the CS-1, Commercial-Liquor Sales District. The rezoning of this site will also contribute to the over zoning of the area. There are two other CS-1 zoned properties to the west of the existing Sahara Club within the Walnut Ridge Shopping Center. One is being utilized for a liquor store and the other (larger site) is currently used as a discount retail store.

The applicant agrees with the City Council's recommendation at 1st reading.

DATE OF FIRST READING/VOTE: November 18, 2004/ Approved CS-1 on 1st reading (Vote: 5-2, Wynn, Slusher-No), with following requirements:

- 1) Create a rollback public restrictive covenant stating that if the use ceases in 90 days the property would be rolled back to GR zoning;
- 2) Encourage the applicant and neighborhood work out some private restrictive covenant agreement prior to 2<sup>nd</sup>/3<sup>rd</sup> readings.

April 7, 2005/ Approved 2nd reading only. Applicant asked to continue working with the neighborhood (6-1, Slusher-No)

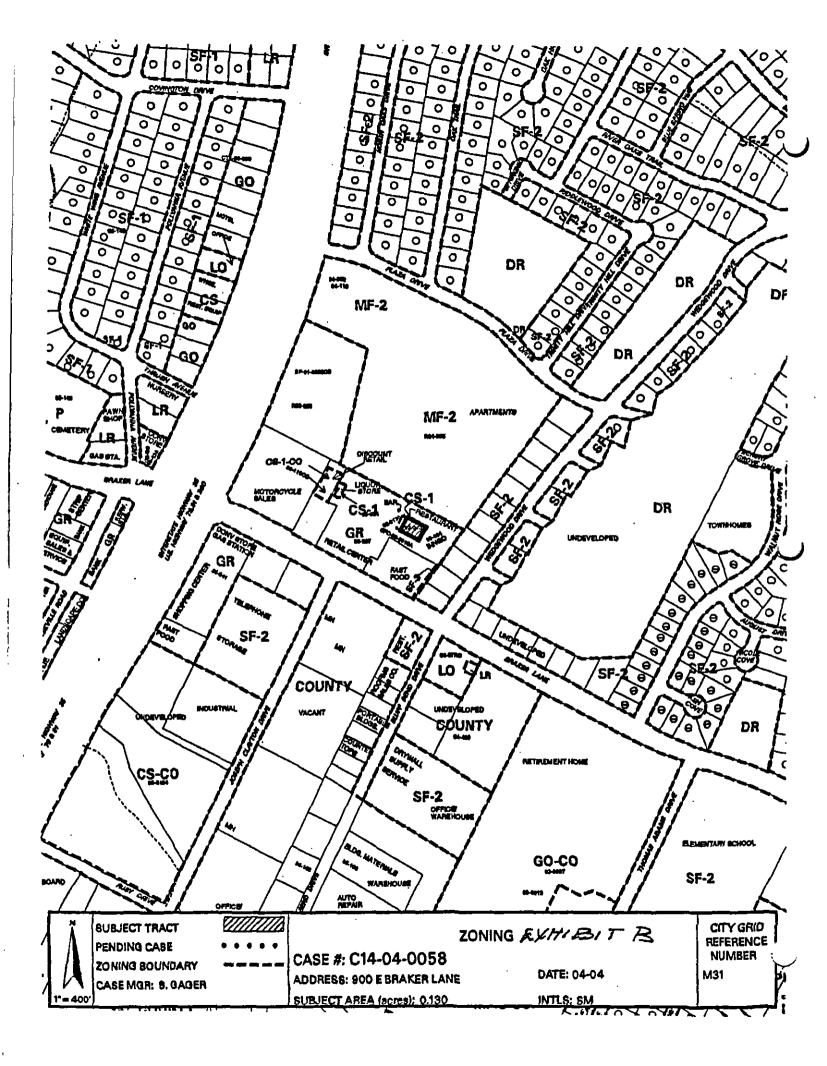
CITY COUNCIL DATE: May 19, 2005

postponed to 5/26/05 at agents request (Note: 6-0, 0. Thoms off the dais)

**ASSIGNED STAFF: Sherri Sirwaitis** 

PHONE: 974-3057

sherri.sirwaitis@ci.austin.tx.us



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BE IT ORDAINED BY T	HE CITY COUNCI	LOFTHE CITY OF AUSTIN:
		A CONTRACTOR OF THE CONTRACTOR
PART 1. The zoning map estal	blished by Section 25-	2-191 of the City Code is amended to
change the base district from o	community commercia	al (GR) district to commercial-liquor
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the Neighborhood Planning and	Zoning Department,	is follows: 🏋 🖰
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metes and bounds in Exhib	oit "A" incorporated in	to this ordinance,
		of Austin, Travis County, Texas, and
generally identified in the map	attached as Exhibit. B	
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PART 2. This ordinance takes	errection was	, 2005.
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9.3°	<del>,</del> '	Mayor
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APPROVED:	ATTEST	<b>:</b>
David Alla		Shirley A. Brown
City Atto		City Clerk
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Draft: 12/15/2004	Page 1 of 1	COA Law Department

FIELD NOTES
FOR
JUDSON GREENE

5857 SQUARE FOOT TRACT

ALL OF THAT CERTAIN TRACT OR PARCEL OF LAND, BEING A PORTION OF LOT 2, RESUBDIVISION OF LOT 1, BRAKER LANE CENTER-SECTION ONE, AS RECORDED IN PLAT BOOK 90, PAGE 267, PLAT RECORDS, TRAVIS COUNTY, TEXAS, SAID TRACT OF LAND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS:

BEGINNING FOR REFERENCE at an iron rod found at the most Easterly Southeast corner of Lot 2, being the Northeast corner of Lot 3, Resubdivision of Lot 1, Braker Lane Center-Section One, as recorded in Plat Book 90, Page 267, Plat Records, Travis County, Texas;

THENCE N 36°22'55"W for a distance of 141.78 feet to a point for the Southeast corner and PLACE OF BEGINNING hereof;

THENCE N 60°19'W for a distance of 89.57 feet to a point for the Southwest corner hereof;

THENCE N 29°41'E for a distance of 65.24 feet to a point for the Northwest corner hereof;

THENCE S 60°25'E for a distance of 89.76 feet to a point for the Northeast corner hereof.

THENCE S 29°51'W for a distance of 65.40 feet to the PLACE OF BEGINNING and containing 5,857 square feet of land, more or less.

AS SURVEYED BY:

DOUG SEELIG LAND SURVEYORS, P.C.

DOUGLAS A. SEELIG

REGISTERED PROFESSIONAL LAND SURVE

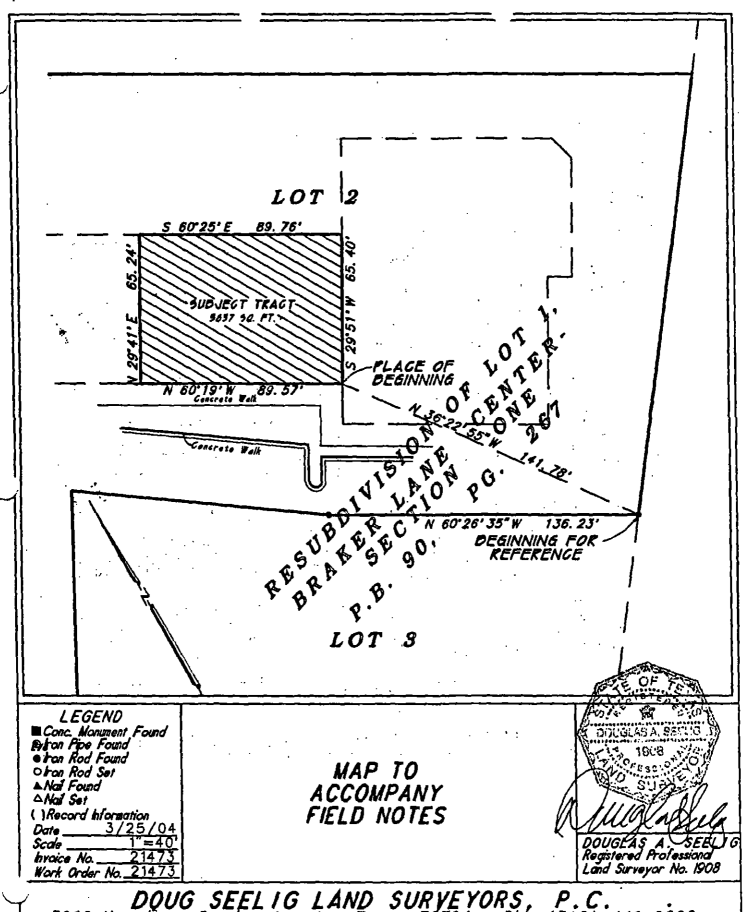
3802 MANCHACA ROAD

**AUSTIN, TEXAS 78704** 

March 25, 2004

Work Order No. 21473

EXHIBIT A



DOUG SEEL IG LAND SURVEYORS, 3802 Manchaca Road - Austin. Texas 78704 - Ph.

# RESTRICTIVE COVENANT

OWNER:

Thomas C. Calhoon

ADDRESS:

315 Lavaca Street, Austin, Texas 78701

CONSIDERATION: Ten and No/100 Dollars (\$10.00) and other good and valuable consideration paid by the City of Austin to the Owner, the receipt and

sufficiency of which is acknowledged.

PROPERTY:

A 5,857 square foot tract of land, more or less, out of Lot 2, Braker Lane Center-Section One, in Travis County, the tract of land being more particularly described by metes and bounds in Exhibit "A"

attached and incorporated into this covenant; and

WHEREAS, the Owner, whether one or more, of the Property and the City of Austin 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, shall hold, sell and convey the Property, subject to the following covenants and restrictions impressed upon the Property by this restrictive covenant. These covenants and restrictions shall run with the land, and shall be binding on the Owner of the Property, its heirs, successors, and assigns.

- If use of the Property as a cocktail lounge use is discontinued for 90 consecutive days, the 1. Owner of the Property will not object to the City of Austin rezoning the Property to community commercial (GR) district as defined in Chapter 25-2 of the City Code. Normal seasonal cessation of a use, or temporary discontinuance for purposes of maintenance or rebuilding of the Property after damage or destruction may not be used in calculating of the period of discontinuance.
- If any person or entity shall violate or attempt to violate this agreement and covenant, it 2. shall be lawful for the City of Austin 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 of entity from such actions, and to collect damages for such actions.
- If any part of this agreement or covenant is declared invalid, by judgment or court order, 3. the same shall in no way affect any of the other provisions of this agreement, and such remaining portion of this agreement shall remain in full effect.
- If at any time the City of Austin fails to enforce this agreement, whether or not any violations of it are known, such failure shall not constitute a waiver or estoppel of the right to enforce it.

5. This agreement may be modified, amended, or terminated only by joint action of both (a) a majority of the members of the City Council of the City of Austin, and (b) by the owner(s) of the Property subject to the modification, amendment or termination at the time of such modification, amendment or termination.

EXECUTED this the May of FEBRUARY , 2005.

OWNER:

Thomas C. Calhoon

APPROVED AS TO FORM:

Assistant City Attorney
City of Austin

THE STATE OF TEXAS

COUNTY OF TRAVIS

This instrument was acknowledged before me on this the day of <u>Volume</u> 2005, by Thomas C. Calhoon.



Notary Public, State of Texas

FIELD NOTES FOR JUDSON GREENE

5857 SQUARE FOOT TRACT

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AS SURVEYED BY:

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DOUGLAS A. SEELIG

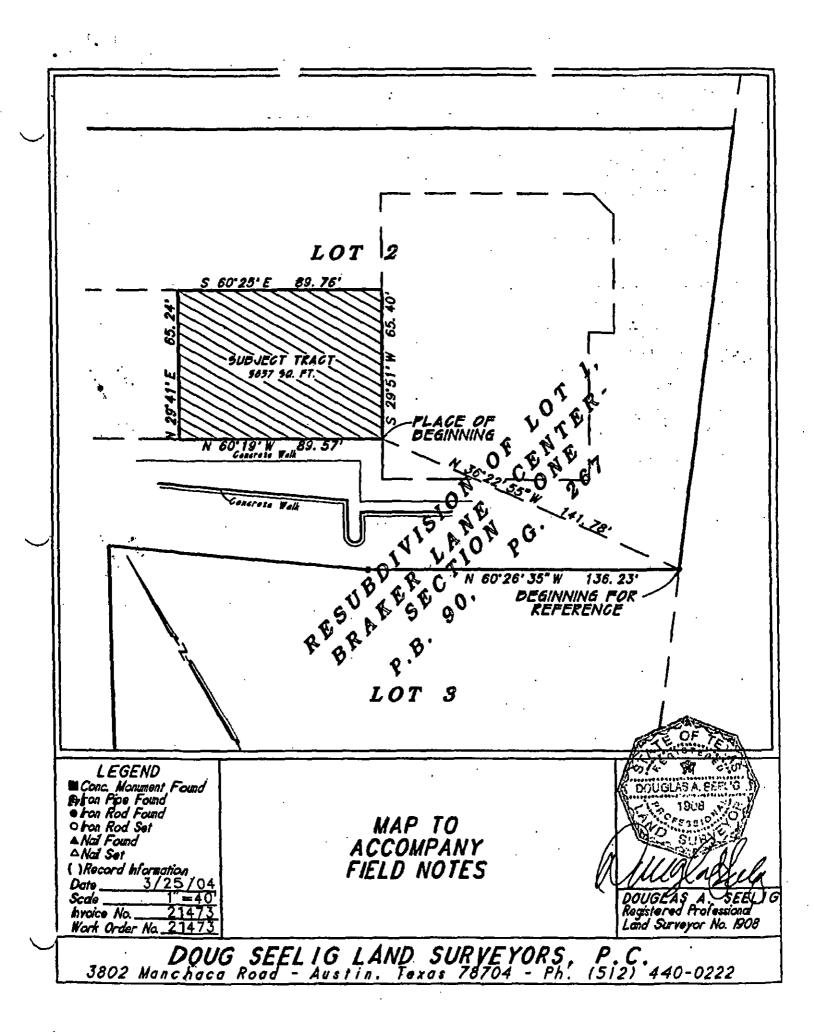
REGISTERED PROFESSIONAL LAND SURV

3802 MANCHACA ROAD AUSTIN, TEXAS 78704

March 25, 2004

Work Order No. 21473

EXHIBIT A



## Guernsey, Greg

From: Harvey Klotz [hjklotz@hotrodgames.com]

Sent: Wednesday, May 18, 2005 12:32 PM

To: Guernsey, Greg

Subject: Follow-up E-mail To Council Regarding Sahara Club

Greg, Here is the follow-up email to Council. Janet

From: "Harvey Klotz" <a href="miklotz@hotrodgames.com">hiklotz@hotrodgames.com</a>
To: <a href="miklotz@hotrodgames.com">will.wynn@ci.austin.tx.us</a>; <a href="miklotz@ci.austin.tx.us">miklotz@ci.austin.tx.us</a>; <a h

Dear Mayor and Council Members,

The information in my previous e-mall concerning the Sahara Club was from a reliable source but I have since received a copy of the TABC order for cancellation of Mr. Greene's permit license, which will be provided to you this afternoon.

Thank you again for your consideration.

Janet Klotz

Sahara Club

#### DOCKET NO. 615751

IN RE JUDSON KENRY GREENE JR. D/B/A SAHARA TRAYIS COUNTY, YEXAS NB360844 LB360845 BEFORE THE TEXAS

.

E ALCOHOLIC REVERICE COURTERION

On the 2 day of May, 2005, there came on for consideration the above styled and numbered watter, and it is found that the respondent, the above said licenses or permittee, has wrived hearing on said matter, and accepts the penalty which is assessed below.

The Commission further finds that respondent violated those sections of the code as stated in the agreement and waiver of hearing.

It is therefore ordered that the agreement and waiver of hearing he adopted and that the penalty designated below be imposed:

THAT THE FERMIT(S)/LICENSE(S) BE CANCELLED AND RELD FOR NAUGHT.

Witness my hand and seal of office on this 2 day of May, 2005, at Austin, Texas.

Administration Accelerate Administration
Texas Alcoholic Beverage Commission

SAHARA JUDSON HENRY GREENE JR. 900 E BRAKER LN STE 169 AUSTIN, TX 787533200

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		Judson Henry Greene,	Jr. / SSN COMMENT	
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# Texas Alcoholic Beverage Commission. Administrative Notice

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# **Texas Alcoholic Beverage Commission-Austin** Incident Report

Case No. 228479 226479,1 Report No. Report Date: 4/28/2005 Texas Alcoholio Severage Commission-Austin 7800 Chevy Chase Dr. Ste 110 Austin, TX 78782 512 451-0281 Name, Title

Page 1 of 3

**Entered By** 284 - Gohike, Mark 284 - Gohike, Mark **Date Verified** 5/2/2005 10:14:00 AM 4/28/2008 2:00:00 PM Constant On Verified By (and Between) 336 - Saenz, Robert Date Approved 5/2/2005 10:15:08 AM Approved By 336 - Saenz, Robert Appleted By 900 E. Braker Lane, Suite 169 Location Austin, TX Connecting Cases Complaint #088712 Disposition Admin Case No Criminal Grid Cal Source Anonymous ence Ressor Date of Clearance Reporting Agency Texas Alcohofic Beverage Vehicle Activity Commission-Austin Distaion Vehicle Traveling Austin District Office Notified Cross Street Magne Other Means Motive

Report Necretive

Other Molives

On 04/14/2005 the Austin District Office received several anonymous complaints relating to complaints relating to Subterfuge - Application for Benefit of Another at Sahara. Sahara is located at 900 Braker Lane Suite 169 in the City of Austin, Travis County. Sahara holds Mixed Beverage Permit #MB560844 issued to the sole owner, Judson Henry Greene Jr.

Upon investigation, I interviewed several persons (see Witnesses).

All of the witnesses gave similar information regarding "silent partners" at Sahara. Witness Sonya Moblin, an ex-silent partner of Sahara, provided documents that supported the information given by the other witnesses.

On 04/28/2005, I interviewed Greene. He stated that he had indeed had several silent partners during the past year. He also acknowledged that he was aware that silent partners were in violation of the Texas Alcoholic Beverage Code.

Greene stated that over the past year, other persons had invested money into Sahara: Augustine ? - 55,000.00; Benito Voici - 57,500.00; Sonya Moblin - \$5,000.00; Darren Wyndyke - \$10,000.00; and Ricky Henderson - \$10,000.00.

When presented with Texas Alcoholic Beverage Code sections 11.05 & 109.53, Greene stated that he wished to close immediately. Greene submitted his permits and righed an Agreement and Walver of Hearing for Cancellation for Cause.

See Attached documents.

Additional information:

**Expiration Date** 7/11/2008 Licensies / Permittee Sahara Judson Henry

Greene, Jr. Court Of Artediction District County 227 - Travia 10 - Austin (Content Person 226479 Tex Number

License Permits

mb560844 Offense Detail: 745 - HQ - Subterfuge Application for Benefit of Another

745 - HQ - Subterfuge Application for Benefit of Another **IBR Code** 90Z - All Other Offenses 03 - Bar/Night Club

IBR Group Completed? Crime Acainst

Νø Held/Net 88 - None (No Blas) Ueing Domestic Violence No Criminal Activity Wespers/Force

No. Prem. Entered Entry Method Type Security Tools Used

Suspect \$1: Greens, Judson Henry Jr.

DOS 2/7/1943 Place of Birth **Support Number** Liberia Greene, Judson Henry Jr. Age BAN

# **Texas Alcoholic Beverage Commission-Austin Incident Report**

Case No. 226479 Report No. 226479.1

Report Date: 4/28/2005

Texas Alcoholic Severage Commission-Austin 7600 Chevy Chase Dr. Ste 7600 Chevy Chase 116 Austin, TX 78762 512 451-0231 Name, Title

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Witness W2	Adams, Kevin				
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Case No. 226479
Report No. 226479.1
Report Date: 4/28/2005

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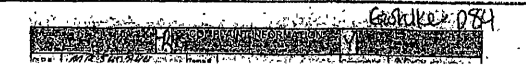
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Page 3 of

Mitness W4: Melton, Otis L. Jr.

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Witness Code	W4	008	12/28/1969	Place of Birth		
Name	Melton, Otis L. Jr.	Age	35	68N		
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## Guernsey, Greg

From: Harvey Klotz [hjklotz@hotrodgames.com]

Sent: Wednesday, May 18, 2005 12:26 PM

To: Guernsey, Greg

Subject: Letter To Council Regarding The Sahara Club

Greg.

Here is a letter I e-mailed to the Council concerning the Sahara. I meant to cc you but I forgot.

Janet

## Dear Mayor and Council Members,

There is new information relating to the Sahara Club that I believe the Council may prefer to have before tomorrow's Council meeting. I have been told that the nightclub's liquor license has been pulled by the TABC. It is my understanding that there were several fights at the Sahara and the nightclub was unable to control the crowds. When the license application was subsequently reviewed, the license was pulled because of some of the information on it. With Mr. Judson Greene unable to sell alcohol, it is unknown as to whether he will continue to operate the nightchub. If not, it is uncertain who will take over the space, and there is a great concern as to what may happen if CS-1 zoning is granted for the additional 5,683 square feet formerly occupied by Tropical Heat. •

Also, one significant impact of the expanded 7,000 square foot Sahara Nightclub became known when the large number of cars generated by the club caused an overflow onto undeveloped land south of Braker. During a visit to the bingo hall that is adjacent to the Sahara, I asked an employee how many people attended bingo on Saturday night and was told anywhere from 80 to 120. I was then told that a lot of their people were no longer coming because they couldn't find parking. If the bingo hall is unable to maintain its customer base and moves out, I am concerned about what will happen to the space they are in. We already know that the large Dollar General space adjacent to Harley Davidson, currently zoned CS-1-CO, will become vacant in June, so there is apprehension about that space also.

If there are any questions, please call me at 837-5600.

Thank you for your consideration.

Janet Klotz

## ZONING CHANGE REVIEW SHEET

<u>CASE</u>: C14-04-0058 <u>ZAP DATE</u>: May 18, 2004

June 1, 2004 June 7, 2004 July 20, 2004

ADDRESS: 900 East Braker Lane

OWNER/APPLICANT: Walnut Ridge Shopping Center (Thomas C. Calhoun)

AGENT: Turnkey Properties (Victorous B. Giraud) and Eddie Hurst

ZONING FROM: GR TO: CS-1 AREA: 0.103 acres (5,683 sq. ft.)

## SUMMARY STAFF RECOMMENDATION:

Staff recommends denial of the CS-1 rezoning request.

## **ZONING AND PLATTING COMMISSION RECOMMENDATION:**

5/18/04: The Commission continued the case the June 1, 2004 (8-0); K. Jackson-1<sup>st</sup>, J. Martinez-2<sup>st</sup>.

\*The public hearing was reopened for this case.

6/01/04: Approved the staff's recommendation to deny the request for CS-1 zoning (8-0, J. Pinnelli – absent); K. Jackson-1<sup>st</sup>, J. Martinez-2<sup>std</sup>.

6/07/04: Motion made to rescind, reconsider the June 1, 2004, motion (6-2, B. Baker, C. Hammond-Nay, J. Pinnelli-absent); J. Martinez-1<sup>st</sup>, M. Whaley-2<sup>nd</sup>.

Motion made to continue case to July 20, 2004 (6-2, B. Baker, C. Hammond-Nay; J. Pinnelli-absent); J. Martinez-1\*, J. Gohil-2\*\*.

7/20/04: Approved staff recommendation to deny CS-1 zoning (5-3, J. Gohil, J. Martinez, K. Jackson-Nay; J. Pinnelli-absent); B. Baker-1<sup>st</sup>, M. Whaley-2<sup>nd</sup>.

## **ISSUES:**

The staff facilitated a meeting between the applicant and Lester Johnson, the president of the Northeast Walnut Creek Neighborhood Association, on April 20, 2005. During this meeting, Eddie Hurst (the new agent) offered to place additional conditions into a private restrictive covenant agreement that would address security, barricades to direct traffic, adequate parking, limits on the renewal of a Conditional Use Permit, and enforcement of the private covenant. Mr. Hurst presented this private agreement to the neighborhood association the following week for their review (Revised Private Restrictive Covenant Agreement-Attachment K). The neighborhood association has stated that they are not confident in their ability to enforce this private covenant with the applicant and therefore cannot agree to it.

On January 24, 2005, the staff received a fax from Eddie Hurst, the new representative for Judson Greene (the occupant of the site), stating that he and Mr. Greene had attempted to meet with Lester Johnson, representative for the Northeast Walnut Creek Neighborhood Association. According to

Mr. Hurst, Mr. Johnson said that the neighborhood is still in opposition to the rezoning request and cannot agree to a private restrictive covenant. Mr. Hurst faxed the staff a copy of the proposed private restrictive covenant agreement, which is included with this report as Attachment J.

At the request of Council Member Thomas, the staff conducted additional research on the history of the expansion of the Sahara Club bar. According to the Watershed Protection and Development Review Department, Mr. Greene was informed in February of 2003 that he needed to request a change of zoning before he submitted development plans. However, Mr. Victor Giraud (previous agent for the case) submitted for a building permit anyway on September 19, 2003. An asbestos survey for the property was required but it was not conducted because the applicant did not pay the fees. The staff rejected the building permit application. Therefore, the plan review has expired for these plans and the applicant will have to resubmit them. In their comments, the building permit review staff added that the building plans were submitted with an approved red stamped site plan (SPC-02-0013A) that showed the extension of the Sahara Nightclub into the adjacent space. The staff does not know how this occurred because the site plan review staff previously rejected the expansion application based on the need for appropriate zoning.

At the September 30, 2004 City Council meeting, the applicant requested an additional postponement to November 18, 2004. Mr. Judson Green stated he had had a discussion with the neighborhood during a Council recess and both parties agreed to a further postponement so that they could continue to negotiate issues regarding the case. Through a motion made by Mayor Pro Tern Jackie Goodman and seconded by Council member Betty Dunkerley, the Council postponed the case until the November 18<sup>th</sup> meeting date.

The staff received a letter from the applicant on August 13, 2004, requesting a postponement of the case at City Council to the September 30, 2004 (Postponement Letter-Attachment I). The applicant would like to meet with the neighborhood on Saturday, September 18, 2004 to discuss his proposal.

On May 18, 2004, the Zoning & Platting Commission asked the staff to research the amount of parking spaces that would be required if the Sahara Club was expanded by the proposed 0.103 acres (5,683 sq. ft.). The staff has determined that the applicant would now need 140 parking spaces. The applicant is required to have 1 space for every 50 square feet of building area (based on LDC requirements for a 2500-10000 sq. ft cocktail lounge use). With the current parking spaces available on the site (269 spaces overall for the entire shopping center), the applicant would be 44 parking spaces short and could not meet this requirement. It may be possible for the applicant to conduct a shared parking analysis to attempt to meet the additional 140 required parking spaces for the proposed expansion of the Sahara Club. If the CS-1 zoning is granted for this site, the applicant would be required to address this parking issue during the Conditional Use Permit process for the new/additional 0.0103 acres of cocktail lounge use.

A notice of violation for this site was sent to the owner of the Walnut Ridge Shopping Center, Thomas C. Calhoon, on April 27, 2004, because the Sahara nightclub has expanded into an old restaurant area (vacant suite) to the east without obtaining permits, a rezoning, a new Conditional Use Permit, and a certificate of occupancy from the City. The Sahara Club cocktail lounge is not operating according to their existing CUP (SPC-02-0013A) because they have removed a wall separating the business from the vacant restaurant space, which does not have the appropriate zoning to allow for alcohol sales.

## **DEPARTMENT COMMENTS:**

The property in question is a suite located within a retail shopping center fronting Braker Lane. The applicant is requesting CS-1 zoning for this site to expand an existing cocktail lounge/bar use to the east.

Last year the owner of the bar, Judson Green, was granted a CUP for a 1,300 sq. ft. cocktail lounge in a CS-1 zoned space within the retail shopping center (Case SPC-02-0013A-Attachment A). The owner then decided to expand the cocktail lounge business into an old restaurant area, formerly known as the Tropical Heat Cafe. He applied for building permits for this "renovation" but was denied because the old restaurant area is zoned GR, which does not permit a cocktail lounge use. Since that time, Mr. Green has knocked down the wall between the bar and the vacated restaurant without permits from the City and expanded his facility. Mr. Green applied to the TABC for a mixed beverage/late night hours permit for this site and was denied because of inappropriate zoning. The city has informed the Mr. Green that he will need to rezone the property in question and obtain a Conditional Use Permit for this site to come into compliance with City of Austin Code requirements.

The staff is recommending denial of the applicant's request for CS-1 zoning because the site does not meet the purpose statement for the CS-1, Commercial-Liquor Sales District. The rezoning of this site will also contribute to the over zoning of the area. There are two other CS-1 zoned properties to the west of the existing Sahara Club within the Walnut Ridge Shopping Center. One is being utilized for a liquor store and the other (larger site) is currently used as a discount retail store.

## **EXISTING ZONING AND LAND USES:**

	ZONING	LAND USES	
Site	GR	Cocktail Lounge/Bar	
North	MF-2	Apartments	
South	GR	Restaurant	
East	GR	Bingo hall	
West	CS-1, GR, CS-1, CS-1-CO	Cocktail Lounge/Bar, Dry Cleaners, Nail Salon, Liquor Store, Discount Retail Store	

AREA STUDY: N/A

TIA: Not Required

WATERSHED: Walnut Creek

**DESIRED DEVELOPMENT ZONE:** Yes

CAPITOL VIEW CORRIDOR: No

HILL COUNTRY ROADWAY: No

## **NEIGHBORHOOD ORGANIZATIONS:**

Northeast Walnut Creek Neighborhood Association River Oaks Lakes Estates Neighborhood North Growth Corridor Alliance Austin Neighborhoods Council NorthEast Action Group Taking Action Inc.

# **SCHOOLS**:

Graham Elementary (approximately 1500 feet to southeast)
Pflugerville #4 Middle School
Dobie Middle School
Lanier High School

# **CASE HISTORIES:**

NUMBER	REQUEST	COMMISSION	CITY COUNCIL
C14-02-0130	CS-1 to GR	9/10/02: Approved staff's recommendation of GR zoning by consent (6-0, D. Castaneda-absent)	10/10/02: The Council had many questions about this case because the neighborhood spoke out both for and against the rezoning. The neighborhood felt the rezoning request did not cover the entire tract subject to the prior restrictive covenant (from case C14-95-0034) and stated their opposition to the pending conditional use permit for a new cocktail lounge. Sarah Crocker raised the issue regarding DAC'S approval of a site plan exemption for a cocktail lounge use and Alice Glasco explained how this error occurred. (7-0); all 3 readings
C14-02-0033	CS, GR to CS-1	4/16/02: Approved staff rec. to deny CS-1 (5-0)	5/23/02: Denied CS-1 (7-0)
C14-95-0054 "Expired"	GR to CS-1	5/23/95: Denied CS-1 as requested (6-0)	6/22/95: Motion to deny failed (2-2-1, EM/RR-no, GG-abstain), no action taken
C14-95-0034	TRA: CS to CS-1 TRB: CS to CS-1	5/9/95: Denied CS-1 (6-0)	6/1/95: Approved CS-1 w/ conditions: To approve CS-1, with a restrictive covenant that provides for rollback to GR, if cocktail use does not open within 1 year of zoning case or ceases for more than 90 days. (4-1-2, BS-no, JG/BT-abstain); 1st reading  8/17/95: Approved CS-1 (4-1-2, BS-no, JG/BT-abstain); 2st reading  8/24/95: Approved CS-1 (5-1, JG- Nay); 3st reading
C14-88-0110	GR to CS-1	9/27/88: Grant CS-1 w/ conditional overlay	10/27/88: Approved CS-1 w/conditions; all 3 readings

**RELATED CASES:** See "Background" information

## ABUTTING STREETS:

NAME	ROW	PAVEMENT	CLASSIFICATION
Braker Lane	100'	60'	Arterial

CITY COUNCIL DATE: August 26, 2004

ACTION: Postponed by Applicant to 9/30/04 (7-0)

September 30, 2004

<u>ACTION</u>: Postponed by Council to 11/18/04 (5-0, Alvarez & Thomas-off dias)

November 18, 2004

<u>ACTION</u>: Approved CS-1 on 1st reading (Vote: 5-2, Wynn, Slusher-No), with following requirements:

- 1) Create a rollback public restrictive covenant stating that if the use ceases in 90 days the property would be rolled back to GR zoning:
- Encourage the applicant and neighborhood work out some private restrictive covenant agreement prior to 2<sup>nd</sup>/3<sup>nd</sup> readings.

April 7, 2005

<u>ACTION</u>: Approved 2<sup>nd</sup> reading only. Applicant asked to continue working with the neighborhood (6-1, Slusher-No)

**ORDINANCE READINGS:** 

11/18/04

4/07/05

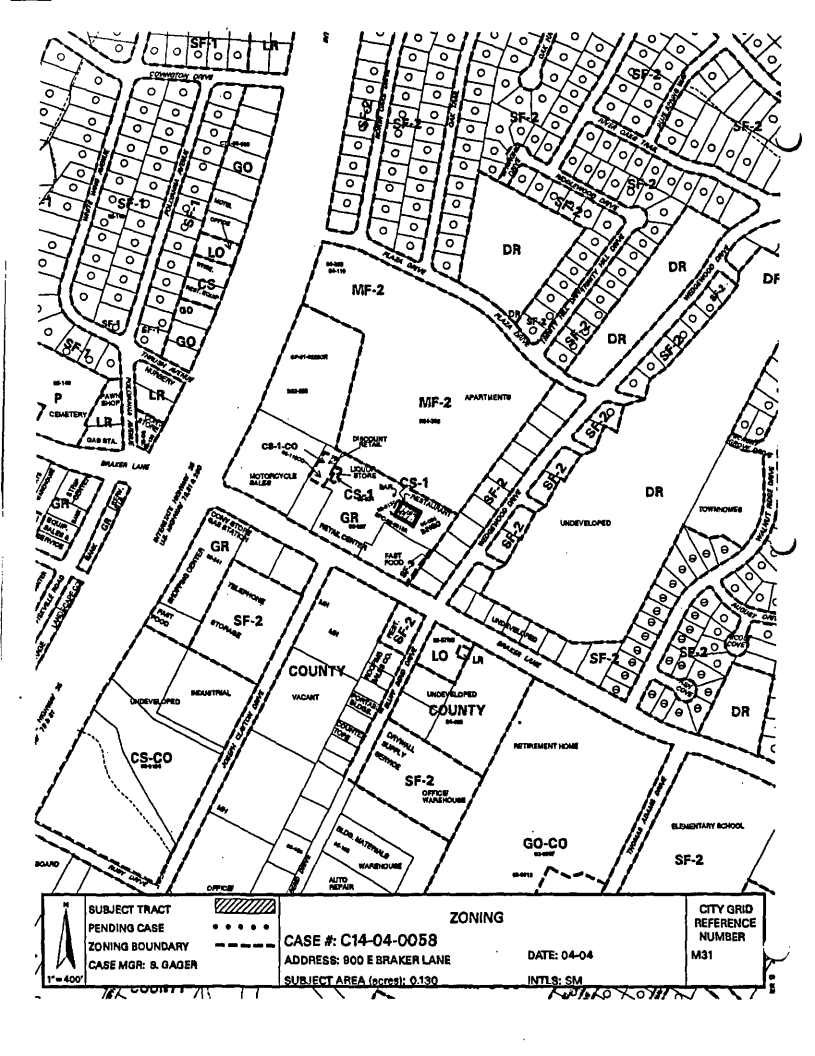
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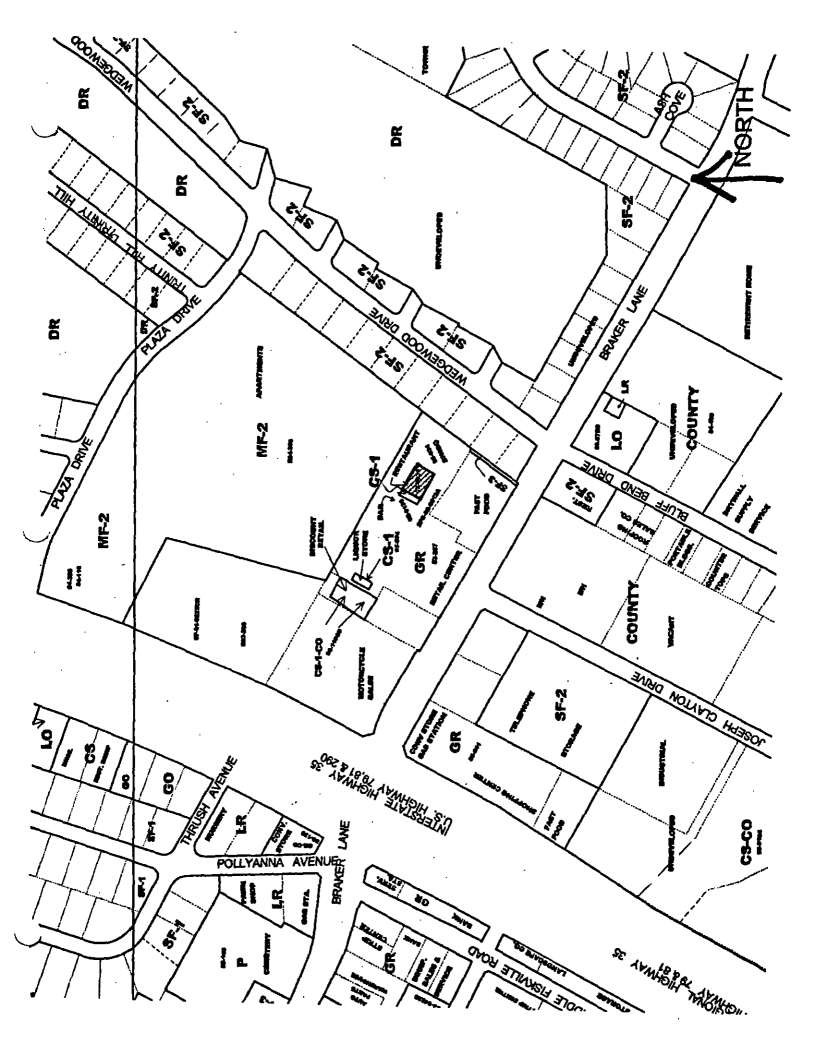
**ORDINANCE NUMBER:** 

**CASE MANAGER:** Sherri Sirwaitis

EMAIL: Sherri.Sirwaitis@ci.austin.tx.us

PHONE: 974-3057





### STAFF RECOMMENDATION

Staff recommends denial of the CS-1 rezoning request.

## **BACKGROUND**

## C14-02-0130

In August of 2002, an application was submitted requesting a rollback for a portion of a CS-1 zoned tract to GR, Community Commercial District, zoning (Zoning Case Map-Attachment B). As part of zoning case C14-95-034, there was a public Restrictive Covenant accepted by the City Council in which the owner agreed to a zoning roll back to GR for two properties if a Conditional Use Permit for a cocktail lounge was not issued within one year of the rezoning or if a cocktail lounge use ceased for more than 90 days. The down zoning of a portion of the original Tract B from case C14-95-034 to GR was recommended by the Zoning & Platting Commission on September 10, 2002 and was approved by the City Council on October 10, 2002. The remainder of Tract B is part of the Sahara Club site (CUP Case SPC-02-0013A-Attachment A).

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## C14-02-0033

Rezoning case C14-02-0033 (Zoning Case Map-Attachment C) was a duplicate request of the 1995 case listed below, with the addition of an adjacent store-front to the request for CS-1 zoning. Part of the site was identified as having a zoning violation for an illegal cocktail lounge. It appears that the rezoning case was prompted by a complaint and subsequent red tag by Code Enforcement. Zoning case C14-03-0033 was denied by the Zoning and Platting Commission on April 16, 2002 and by the City Council on May 23, 2002.

#### C14-95-0054

In 1995 a rezoning application was submitted for a portion of this retail center, as case C14-95-0054 (Zoning Case Map-Attachment D). The smallest portion of subject tract request was recommended by staff, but denied by Planning Commission and City Council. The development (restaurant use/bar use) existed at the time of the 1995 request and is now the vacant Tropical Heat Cafe that is part of the property under consideration in the current zoning case.

#### C14-95-0034

Also in 1995, one month prior to the above case, a rezoning application for case C14-95-0034 (Zoning Case Map-Attachment E) was submitted for two other store fronts (Tract A and Tract B) within the same retail center as this property. The CS-1 for those two areas was recommended by staff, denied by Planning Commission, and approved by City Council w/conditions. The conditions included a public Restrictive Covenant that mandated a zoning roll back to GR for the two properties if a Conditional Use Permit for a cocktail lounge was not issued within one year of the rezoning or if a cocktail lounge use ceases for more than 90 days. Tract A is now a liquor store and a portion of Tract B is part of a cocktail lounge, the Sahara Club.

In accordance with the public restrictive covenant the applicant agreed not to object to a zoning roll back to GR in 1996, as CUP's were never issued for the properties within the time allotted. While the City is a party to the restrictive covenant, typically city initiated rezoning rollbacks are complaint driven or applicant requested and initiated by the Commission or Council. Over the last seven years no zoning complaints had been filed on the property. The City was not notified of the breach of the agreement stated in the covenant until a zoning case was filed in 2002 requesting additional CS-1 zoning within this retail shopping center (Case C14-02-0033 listed above).

# C14-88-0110

This pad of CS-1 zoning has a CO limiting the site to only GR uses, and the sale of beer and wine in unopened containers for off premise consumption and revenue from the sale of non-alcoholic products must comprise at least 51% of sales and at least 51% of shelf space shall be devoted to items other than beer and wine (Zoning Case Map-Attachment F).

## **BASIS FOR RECOMMENDATION**

1. The proposed zoning should be consistent with the purpose statement of the district sought.

The property does not properly meet the purpose statement of the district sought. Commercial-liquor sales district is the designation for a commercial or industrial use of a service nature that has operating characteristics or traffic service requirements that are incompatible with the residential environments. Liquor sales is one of the permitted uses is a CS-1 district.

The site is in adjacent to SF-2 and SF-3 zoning. There is an existing apartment complex directly to the north of the site. Commercial-liquor sales zoning is not compatible with these residential environments. In addition, the site does not meet traffic service requirements for CS-1 zoning as parking would be inadequate and a parking variance would be needed.

2. Rezoning should not contribute to the over zoning of the area.

The area in question has an adequate amount of CS-1, Commercial-Liquor Sales District, zoning. Currently there are three existing pad sites of CS-1 zoning located within this shopping center.

There is already a reasonable amount of CS-1 zoning in the area providing ratios of CS-1 to non CS-1 zoning similar to other retail strip centers in the City. Recommending more CS-1 zoning would contribute to over zoning the area.

## **EXISTING CONDITIONS**

### Site Characteristics

The site is currently a developed suite within a strip retail shopping center.

## Impervious Cover

The maximum impervious cover allowed by the CS-1 zoning district would be 95%. However, because the watershed impervious cover is more restrictive than the zoning district's allowable impervious cover, the impervious cover is limited by the watershed regulations. The site is in the Walnut Creek Watershed of the Colorado River Basin, which is classified as a Suburban Watershed by Chapter 25-8 of the City's Land Development Code. Under current watershed regulations, development or redevelopment on this site will be subject to the following impervious cover limits:

Development Classification	% of Net Site Area	% with Transfers
Single-Family	50%	60%
(minimum lot size 5750 sq. ft.)	<u> </u>	
Other Single-Family or Duplex	55%	60%

Multifamily	60%	70%
Commercial	80%	90%

In the Water Quality Transition Zones, impervious cover is limited to 30%.

## **Environmental**

The site is not located over the Edward's Aquifer Recharge Zone. The site is in the Desired Development Zone. The site is in the Walnut Creek Watershed of the Colorado River Basin, which is classified as a Suburban Watershed by Chapter 25-8 of the City's Land Development Code.

According to flood plain maps, there is no floodplain within, or adjacent to the project boundary.

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

At this time, site-specific information is unavailable regarding existing trees and other vegetation, areas of steep slope, or other environmental features such as bluffs, springs, canyon rimrock, caves, sinkholes, and wetlands.

Under current watershed regulations, development or redevelopment on this site will be subject to the following water quality control requirements:

 Structural controls: Sedimentation and filtration basins with increased capture volume and 2 year detention.

At this time, no information has been provided as to whether this property has any pre-existing approvals that preempt current water quality or Code requirements.

## **Transportation**

No additional right-of-way is needed at this time.

The trip generation under the requested zoning is estimated to be 1,680 trips per day, assuming that the site develops to the maximum intensity allowed under the zoning classification (without consideration of setbacks, environmental constraints, or other site characteristics).

A traffic impact analysis was not required for this case because the traffic generated by the proposed zoning does not exceed the threshold of 2,000 vehicle trips per day, [LDC, 25-6-113]

Capital Metro bus service is available along Braker Lane (Route #45).

There are existing sidewalks along Braker Lane.

**Existing Street Characteristics:** 

NAME	ROW	PAVEMENT	CLASSIFICATION
Braker Lane	100'	60'	Arterial

## Right of Way

The scope of this review is limited to the identification of needs for dedication and/or reservation of right-of-way for funded Capital Improvement Program (C.I.P.) Roadway Construction Projects and Transportation Systems Management (T.S.M.) Projects planned for implementation by the City of Austin. No aspect of the proposed project is being considered or approved with this review other than the need for right-of-way for City projects. There are separate right-of-way dedication and reservation requirements enforced by other Departments and other jurisdictions to secure right-of-way for roadway improvements contained in the Austin Metropolitan Area Roadway Plan, roadway projects funded by County and State agencies, and for dedication in accordance with the functional classification of the roadway.

We have reviewed the proposed subdivision, site plan, or zoning case and anticipate no additional requirement for right-of-way dedication or reservation for funded C.I.P. or T.S.M. projects at this location.

# Water and Wastewater

The landowner intends to serve the site with City water and wastewater utilities. If water or wastewater utility improvements, or offsite main extension, or system upgrades, or utility relocation or adjustment are required, the landowner will be responsible for all costs and providing. Also, the utility plan must be reviewed and approved by then Austin Water Utility. The plan must be in accordance with the City's utility design criteria and specifications.

## Stormwater Detention

At the time a final subdivision plat, subdivision construction plans, or site plan is submitted, the developer must demonstrate that the proposed development will not result in additional identifiable flooding of other property. Any increase in stormwater runoff will be mitigated through on-site stormwater detention ponds, or participation in the City of Austin Regional Stormwater Management Program if available.

## Compatibility Standards

The site is subject to compatibility standards along the eastern property line that abuts the SF-2 zoned property with an existing single-family residence. Any new site development will be subject to the following compatibility regulations:

- 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.
- For a structure more than 100 feet but not more than 300 feet from the property line, a structure may attain a height of 40 feet plus one foot for each 10 feet if distance in excess of 100 feet from the property zoned SF-5 or more restrictive.
- For a structure more than 300 feet but not more than 540 feet from the property line, a structure may attain a height of 60 feet plus one foot for each four feet if distance in excess of 300 feet from the property zoned SF-5 or more restrictive.
- No parking or driveways are allowed within 25 feet of the property line

- A landscape area at least 15 feet in width is required along the property line if tract is zoned MF-3, MF-4, MF-5, MH, NO, or LO.
- A landscape area at least 25 feet in with is required along the property line if the tract is zoned LR, GO, GR, L, CS, CS-1, or CH.
- A fence, berm or dense vegetation must be provided to screen adjoining properties from views of parking, mechanical equipment, storage, and refuse collection.

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

Development of a cocktail lounge, or a General Restaurant with late-hours alcohol sales permit, will require the approval of a Conditional Use Permit.

### Case History: 900 E Braker Lane, Unit 170

Legally Known As: LOT 2 RESUB OF LOT 1 BRAKER LANE CENTER SEC 1

InspecTrack Case Number: IT # 04-016500

Date Opened:

01/14/2004

Case Status:

**OPEN** 

TCAD #:

02472308120000

Plat #:

1/14/2004-Present #729 Paul Tomasovic

Wallnut Ridge Shopping Center, c/o Thomas C. Calhoon 315 Lavaca Street, Austin, TX 78701-3936

OCCUPANT: Greene, Judson 1003 Horseman Cove, Round Rock, TX 78864

**COA Department** 

Date: 1/14/2004 Complainant: COA Department

Description: Business not operating according to their CUP.

Manager Contacted: No

<u>Premises</u>

Status: 4/26/2004 - Unoccupied

Findings 4/26/2004 - Zoning violation(s) found

4/27/2004: Recommended Cease all business activity until all required site plan, permits and Certificate of Occupancy are

obtained for the within 30 days.

4/27/2004: Recommended A bar/club requires a Conditional Use Permit and CS-1 (Commercial Liquor Sales District) Zoning. And

therefore it is not a permitted use for the within 30 days.

4/27/2004; Recommended Contact the City of Austin Development Assistance Center at (512)974-8370 for help in bringing this violation into compliance on the within 30 days.

Red Tag/EBS:

#729 (Paul Tomasovic) 1/15/200

Conducted An initial inspection of the Property. Inspector's Comments: "Met will workers at the site, told them to have the owner to call me. They have removed the wall between their approved site and have expanded into a vacant site of the building. The vacant area is zoned GR which would not promit a bar or nightclub. It appears that more of all work at this time is not structural, except the removal of the wall." Follow-Up on 1/29/2004

	•	
1/15/200 4	#729 (Paul Tomasovic)	Conducted A Follow-Up Inspection of the Property. Inspector's Comments: "6:00pm Inspection, could not contact the owner at the time of my inspection, left card for owner to call me." Follow-Up on
1/16/200 4	#729 (Paul Tomasovic)	Information Update and research results. Inspector's Comments: "Spoke with the owner @ 276-9875, he stated that they are not open for business and are appling for all permits and zoning." Follow-Up on 1/29/2004
2/18/200 4	#729 (Paul Tomasovic)	Conducted A Follow-Up inspection of the Property. Inspector's Comments: "Spoke with owner, told owner to stop using the dance floor area of the building because they have no CO or permit for the improvements. Owner stated that he would stop using the additional area." Follow-Up on 3/15/2004
3/5/2004	#729 (Paul Tomasovic)	Conducted A Follow-Up Inspection of the Property. Inspector's Comments: "9:00pm Inspection, business was closed." Follow-Up on 3/8/2004
3/5/2004	#729 (Paul Tomasovic)	Information Update and research results. Inspector's Comments: "Called fire Marshall Don Smith @ 974-0160, he will send a grew (inspector James Hode @ 748-4742) out Saturday night to inspect for violations" Follow-Up on 3/20/2004
3/6/2004	#729 (Paul Tomasovic)	Conducted A Follow-Up Inspection of the Property. Inspector's Comments: "10:30pm Inspection, business was closed." Follow-Up on 3/29/2004
4/26/200 4	#729 (Paul Tomasovic)	Information Update and research results. Inspector's Comments: "I have been receiving information from members of the neighborhood, and from city staff Sue Waish that the business is opening at night. I also received a fiver that was advertising a band called Crucial Prophet who was going to be holding a Hip-Hop night at the Sahara Club on April 15, 2004. I pulled up the bands web page and it also show that they will be at the Sahara Club again on 04-29-2004. Preformed a 5:00pm inspection, left card at front door, no one at the site at the time of my inspection." Follow-Up on 5/10/2004
4/27/200 4	#729 (Paul Tomasovic)	Sent Notice of Violation to the Owner. Inspector's Comments: "To discontinue the use until site plan exemption, permits, and certificate-of-occupancy are obtained with-in 30 days." Follow-Up on
4/27/200 4	#729 (Paul Tomasovic)	Sent Notice of Violation to the Owner. Inspector's Comments: "To discontinue use until all site plan exemtions, permits, and CO are obtained." Follow-Up on 5/27/2004
4/28/200 4	#729 (Paul Tomasovic)	information Update and research results. Inspector's Comments: "Left voice message for LT. James Hoad @ 974-0160 exit with AFD to call me to set up for a fire inspection at this site on 04-29-2004." Follow-Up on 5/10/2004

Valid Conditions in Violation of the 2004 Austin City Code (Land Development Code):

#### Premises

04/26/2004 CERTIFICATE OF OCCUPANCY

Code Ref: 25-1-361 Inspector received information showing that the bar is opening for business, and has enlarge the bar erea with out permits, certificate-of-occupancy, or site plan

Legal Notice (Zoning) sent on 4/27/2004 to (the owner) Thomas C. Calhoon, certified #7001 0360 0000 3566 3031. Status: Return Receipt Not Yet Received



## 

Highligo Nichit

Taursolay, Aprila 5,2004

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900 E. Braker Lane #170; (512) 750-2499 \$5.00 cover, First Drink Free (with this Ad)

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#### MEMORANDUM

TO: Betty Baker, Chair and Members of the Zoning and Platting Commission

FROM: Dora Anguiano, Zoning and Platting Commission Coordinator

Neighborhood Planning and Zoning Department

DATE: August 5, 2004

SUBJECT: Zoning and Platting Commission Summary

Attached is a Zoning and Platting Commission summary, which will be forwarded to the City Council.

CASE # C14-04-0058

8. C14-04-0058 - WALNUT RIDGE SHOPPING CENTER (Thomas C. Calhoon), By: Turnkey Properties (Victorous B. Giraud), 900 East Braker Lane. (Walnut Creek). FROM GR TO CS-1. NOT RECOMMENDED. City Staff: Sherri Gager, 974-3057. CONTINUED FROM 5-18 (ZAP); PUBLIC HEARING WAS RE-OPENED; 6-7 (ZAP).

#### **SUMMARY**

Sherri Gager, staff - "Would you like to make a full presentation again?"

Commissioner Baker – "We have one new commissioner, as a courtesy, I would say yes".

Ms. Gager - "This is a reconsideration for this case, the request is from GR zoning to CS-1 zoning and staff recommends denial of the requested CS-1 zoning. The basis for the staff's recommendation is, the proposed zoning should be consistent with the purpose statement of the district sought. The property does not meet the purpose statement of district sought; commercial liquor sales district is the designation for a commercial or industrial use of a service nature that it's operating characteristic or traffic service requirements that are incompatible with residential environments. Liquor sales is one of the permitted uses in the CS-1 district. This site is adjacent to SF-2 and SF-3 zoning; there is an existing apartment complex directly to the north of this property. Commercial liquor sales zoning is not compatible with this residential environment. In addition, this site does not meet the traffic service requirements for CS-1 zoning, parking would be inadequate and a parking variance would be needed. According to our parking calculations the applicant would be 44 spaces short on this site with the addition on the CS-1 use to this addition space on this property. The area is question has an adequate amount of CS-1 zoning; currently there are 3 existing pad sites of CS-1 zoning, located within the shopping center area; there are two within this direct shopping center and one directly to the west of this and the shopping center adjacent to it. There's already a lot of CS-1 zoning in the area; recommending more CS-1 zoning would contribute to the over zoning of this area".

Applicant — "Thank you for reconsidering this matter; we have talked extensively on about the place on 900 Braker Lane, what we have there is a club called Sahara Club. It's a cultural club that sponsors different programs; it's not your regular night club or drinking place. Yes, drinking does go on there, but we do have a variety of programs that carry on. We have one liquor store that closes at 9:00 in that shopping center. All we asking for is additional space for dancing and a stage for cultural performances. We have added Salsa dancing and lessons on Saturdays. Many people in the community have been asking for this. We have a main group that meet weekly, it's a poetry group and I have two representatives here to tell you want Sahara is doing and what it's trying to achieve. The entire shopping center is closed at night, except for our place and on Saturday night there's a bingo parlor, there is no other night activity. We have permission to use parking spaces of the other businesses. I hope you grant us the approval for this change in zoning so that we can provide a valuable service for the community".

HEARING DATE: July 20, 2004 Prepared by: Dora Anguiano

Commissioner Rabago - "What services do you offer for young people?"

Applicant – "We have a Sunday afternoon program that starts at 3:00 in the afternoon; we have music, food and some parents bring their children over; they stay until 6 or 7 p.m and then go home. In the near future, if we get the necessary approval, we'll be doing Salsa dancing lessons for teenagers".

Commissioner Rabago - "It seems like you are already able to do that?"

Applicant – "The space that we have is 1300 square feet, which is a very limited area; so we are requesting this change to build into the other space and make this a larger place".

#### **FAVOR**

Herman Mason - Spoke in favor.

Ron Horn - Spoke in favor.

Commissioner Baker - "What are the ages of these youths?"

Mr. Horn - "Right now we are serving youths between the age of 13 and 19".

Commissioner Baker - "You would actually have them in a bar where alcoholic beverages are being sold?"

Mr. Horn - "No, I did not say that; what I'm saying is ..."

Commissioner Baker - "That's what this zoning change is about".

Mr. Horn – "What I'm saying is that this business needs to have the contributions of its patrons in order to survive to help us. Our kids are not going to be in the club, but the survival of the club contributes to the well being of our organization".

Commissioner Baker - "Does the club donate to your organization or something?"

Mr. Horn – "Well, what the club does, it provides a venue for writers to develop their writing skills; those writers are mentors to the kids in the schools".

Commissioner Rabago - "How long have you said that you've been doing this?"

Mr. Horn – "We've been working on this since October of last year; this would be the first year that we try to install the program into the school system".

Commissioner Donisi – "I want to thank you for your dedication to persuing this and your vision for helping the children of today and tomorrow".

Mr. Horn - "Well, it takes guys like him to make it happen".

Commissioner Rabago - "I also want to express my graditude for passing out the information that I think I would enjoy listening to".

Mr. Horn – "These are videos of some of the kids in Austin; as well as around the country and around the world at the National Youth Poetry Slam in L.A, where Austin's team was 5<sup>th</sup> in the nation this year".

**COMMISSION ACTION:** 

**MOTION:** 

BAKER, WHALEY

APPROVED

STAFF'S

**RECOMMENDATION TO DENY CS-1** 

ZONING.

**AYES:** 

BAKER, DONISL,

HAMMOND,

WHALEY, RABAGO.

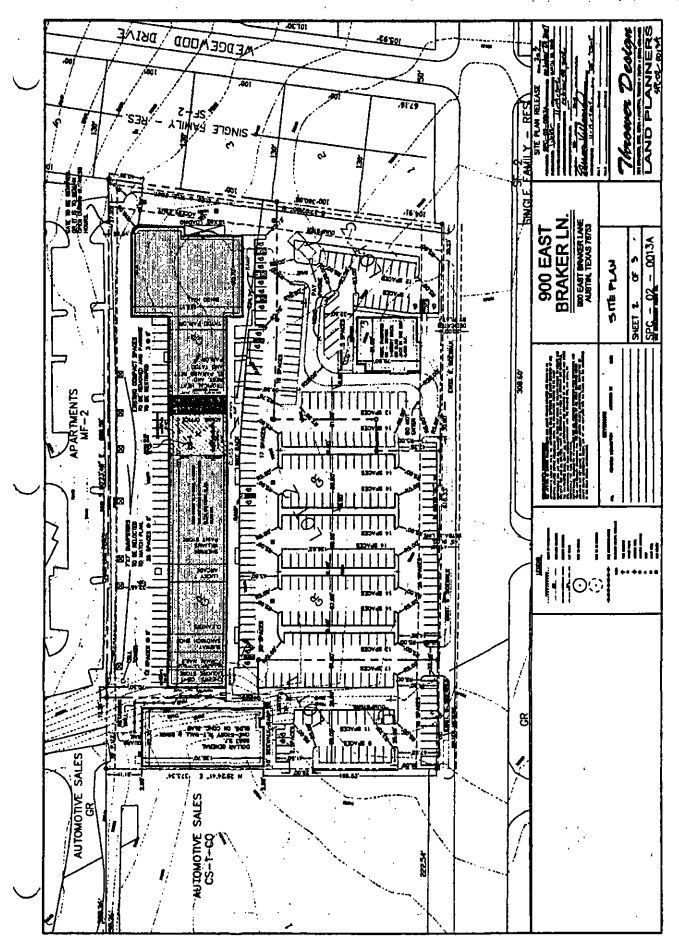
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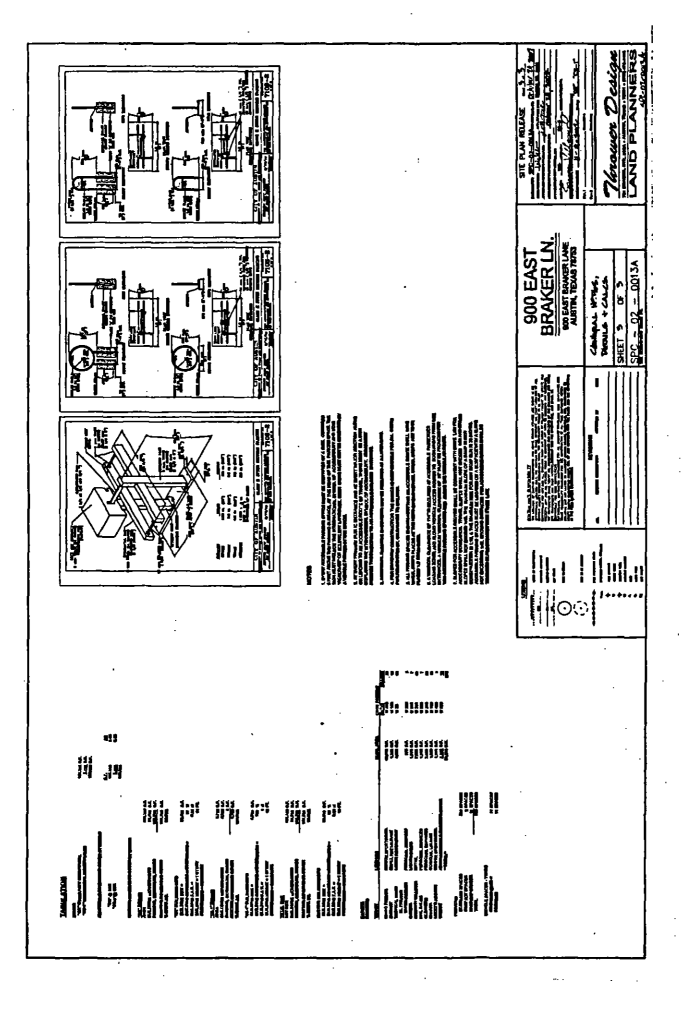
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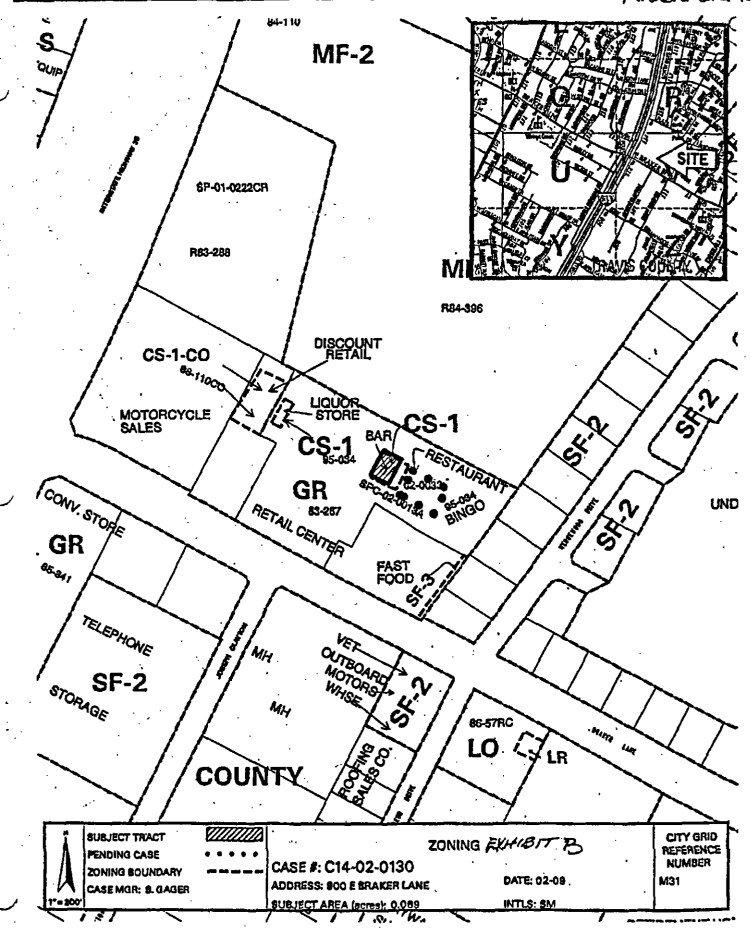
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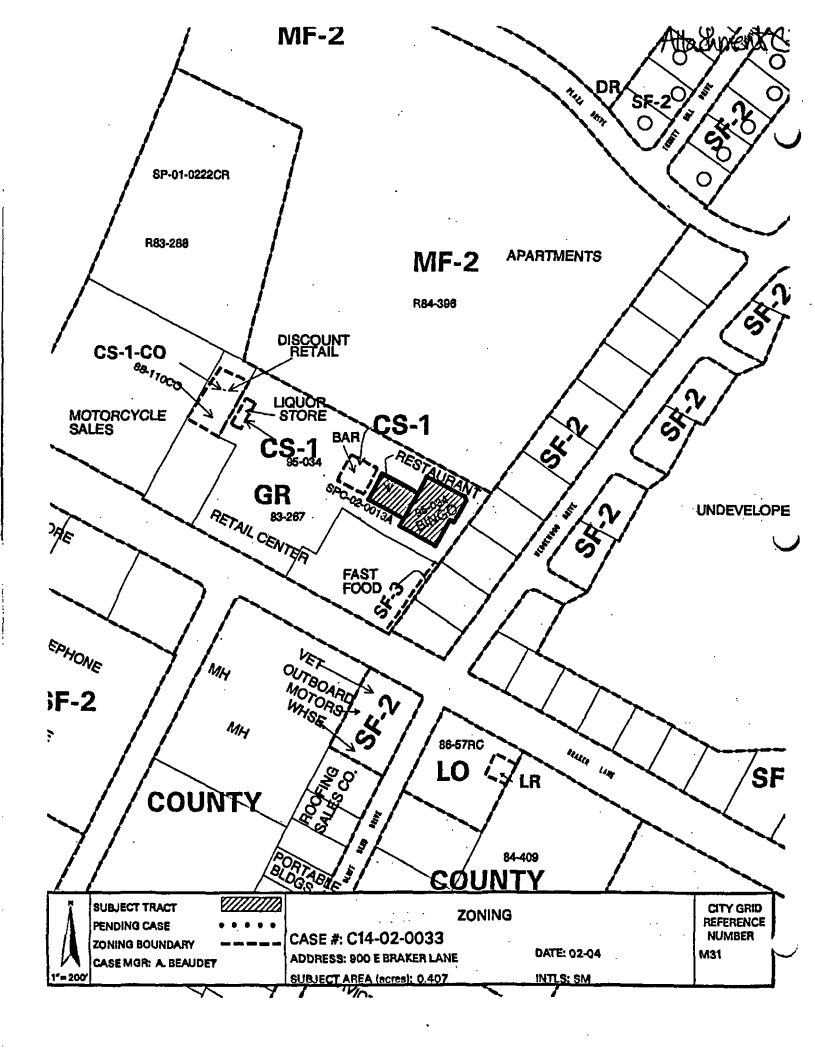
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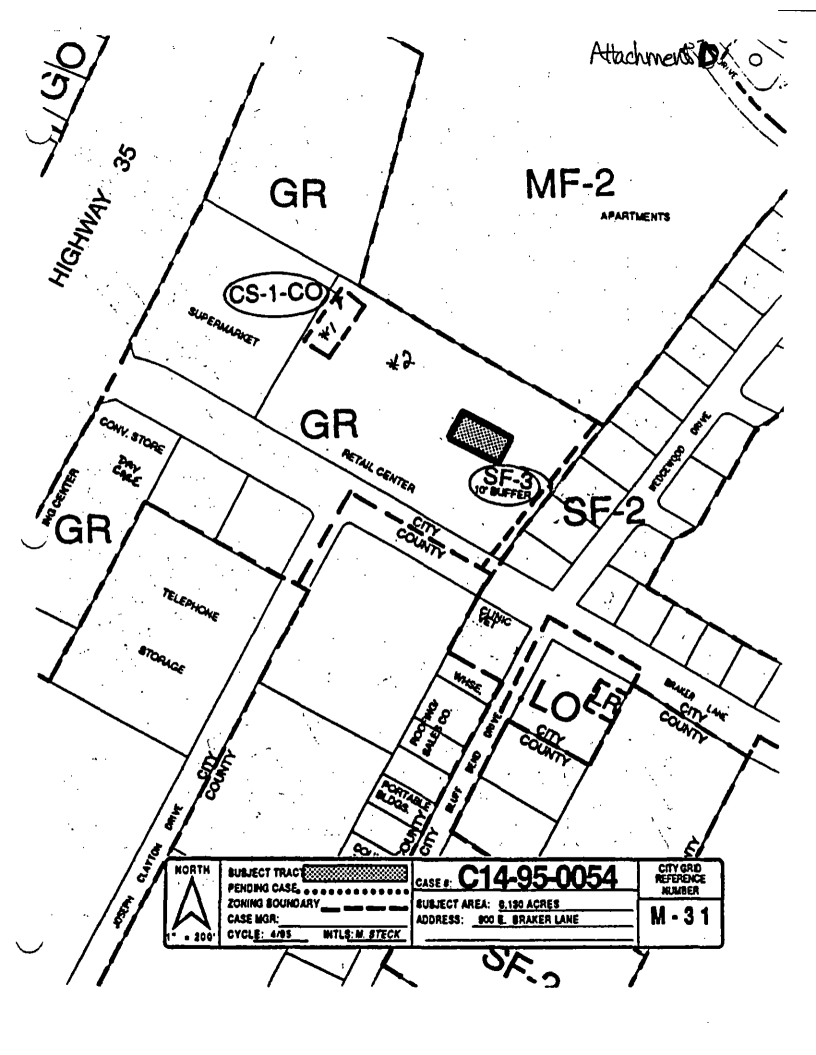
**MOTION CARRIED WITH VOTE: 5-3.** 

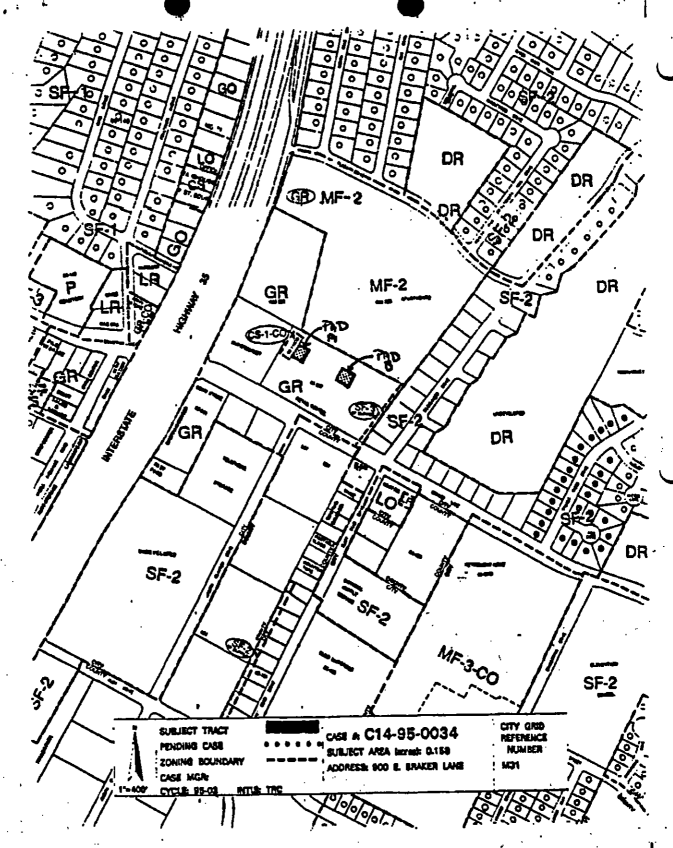




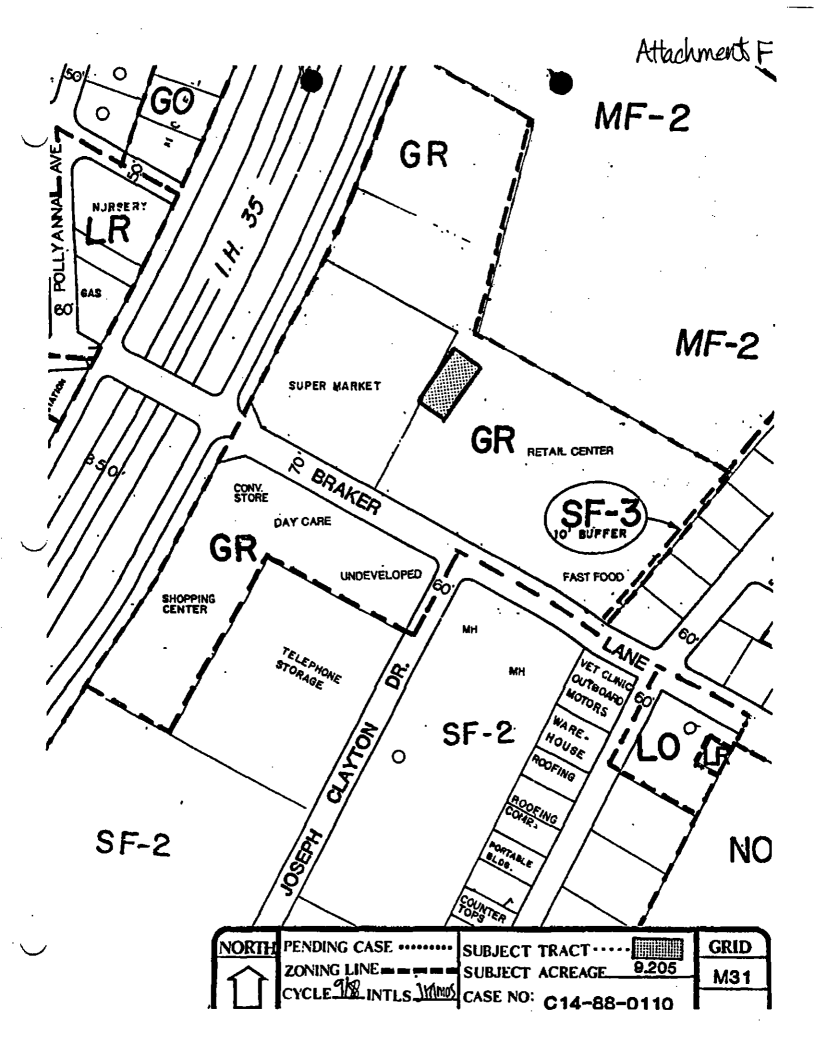








"Exhibit C"



#### Gager, Sherri

From: Lester and Lois Johnson [lijohnson@ccsi.com]

Sent: Thursday, June 03, 2004 3:02 PM

To: Gager, Sherri

Cc: z Lee

Subject: Hearing on Sahara Club

Thank you for your informing us of the hearing to re-consider by the Zoning & Platting Commission the action taken on June 1 on the Sahara Club located in the 900 block of East Braker Lane.

In the event this action is to be reconsidered, as President of the Northeast Walnut Creek Neighborhood Association, I would request a two week postponement (to June 29th) of the hearing as I will be out of the state until June 19th.

Also, if this does go to the Council, I would like to have it considered after June 19th.

If you need to talk to me you may call me on my cell phone, number 913-2778, or e-mail me at <u>lijohnson@ccsi.com</u>. I will be looking at my e-mail after June 9th.

Thank you for you attention to this matter

Lester Johnson President NEWCNA



185 N.W. Spanish River Blvd., Suite 100 • Boca Raton, FL 33431-4230 Tel (561) 620-9200 • Fax (561) 955-9921 www.kinproperties.com

June 16, 2004

City of Austin Neighborhood Planning & Zoning Department 505 Barton Springs Road P.O. Box 1088 Auston, Texas 78767-8835

RE: Property #: 7043 - 804 Braker Lane, Austin, Texas File Number: C14-04-0058 (900 East Braker Lane)

#### Ladies and Gentlemen:

This office serves as managing agent for Susan Sandelman as Trustee of the Alisan Trust, the owner of the Property commonly known as 804 Braker Lane. In that capacity, we received Notice of Filing of Application for Rezoning of the property located at 900 East Braker Lane from GR-Community Commercial district to CS-1-Commercial Liquor Sales district. We object very strenuously to such an operation. The property is located proximate to a number of apartments and, as the definition of the Code appropriate states, such zoning is generally incompatible with a residential environment. Municipalities must take great care when granting the privilege to sell liquor.

Both our location and the residence of the owner will not attend the planned hearings with respect to the potential modification and zoning, but we did wish to make our objections known. Please share this letter with appropriate authorities.

Please furnish us with any and all documentation with respect to the matter.

Very truly yours.

General Counsel

APL/dms

cc: Jeffrey Sandelman

1003 Horseman Cove Round Rock, TX 78664 August 10, 2004

Ms. Sherri Gager Planner III, Neighborhood Planning & Zoning Dept. 505 Barton Springs Road Austin, TX 78704

Dear Ms. Gager:

Because of my desire to meet the Walnut Ridge Neighborhood Association on Septemebr 18<sup>th</sup>, 2004, I am requesting a postponement of my Zoning Case C14-04-0058 which is now scheduled for the City Council meeting of August 26<sup>th</sup>, 2004.

Please let me know the next available date for my case to be scheduled.

Thanks in advance for your kind understanding.

Sincerely,

Judson Greene, Jr.

OWNER, CLUB SAHARA

Residents end Neighbors of Walnut Rige Community

This letter is in support of the proposed zone change for expansion of the Sahara Club @ 900 E. Braker Ln. This chib holds and sponsors a variety of weekly cultural and entertainment activities such as Neo-Sout poetry readings, salsa and African dancing, and opportunities for private parties and receptions. We believe that if Sahara Club is given the opportunity to expand, it would certainly become an asset to Walnut Ridge Community by providing a safe place for entertainment.

Please indicate your support by signing below:

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Residents and Neighbors of Waterut

Community

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This letter is in support of the proposed zone change for expansion of the Sahara Club @ 900 E. Braker i.n. This club holds and sponsors a variety of weekly cultural and entertainment activities such as Neo-Soul poetry readings, cales and African dancing, and opportunities for private parties and receptions. We believe that if Sahara Club is given the opportunity to expand, it would certainly become an asset to Walnut Ridge Community by providing a

Please indicate your support by signing below:

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Local Supporters

This letter is in support of the proposed zone change for expansion of the Saliara Club @ \$00 E. Braker i.n. This club holds and sponsors a variety of weekly cultural and entertainment activities such as Neo-Soul poetry readings, salsa and African dancing, and opportunities for private parties/ receptions. We believe that if Saliara Club is given the opportunity to expand, it would certainly become an asset to Walqut Ridge Community by providing a safe place for entertainment.

Please indicate your support by signing below:

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Local Supporters

This letter is in support of the proposed zone change for expansion of the Sahara Club @ 900 E. Braker Ln. This club holds and sponsors a variety of weekly cultural and entertainment activities such as Neo-Soul poetry readings, salsa and African dancing, and opportunities for private parties/ receptions. We believe that if Sahara Club is given the opportunity to expand, it would certainly become an asset to Walnut Ridge Community by providing a safe place for entertainment.

Please indicate your support by signing below.

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sep 30 04 09:272 Eddie Hurst

Local Supporters

This letter is in support of the proposed zone change for expansion of the Sahara Club @ 800 E. Braker Ln. This club holds and sponsors a variety of weekly cultural and entertainment activities such as Neo-Soul postry readings, salsa and African dancing, and opportunities for private parties/ receptions. We believe that W Sahara Club is given the opportunity to expand, it would certainly become an asset to Walnut Ridge Community by providing a safe place for entertainment.

Please indicate your support by signing below:

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## Attachment J

## facsimile transmittal

To:	Mr. Greg Guernsey/Mrs. S Gager			4-2266
From:	TCM Design and Building	Group Date:	1/24/2005	
Re:	Club Sahara	Pages:	2	
CC:	1			·
Urgeni	t x For Review Pi	lease Comment I	Please Reply	Please Recycle

Mr. Guernsey & Mrs Gager:

We have tried to speak with Mr. Lester Young. President of the Northeast Walnut Creek NeighborhoodAssociation has not changed his position as far as saying that he can not enforce an Restrictive Covenant. He refuses to sit at the table to discuss it any furthur.

He failed to appreciate the following two points.

- 1. The Covenant specificly states that Mr. Greene is the only name of which the Conditional Use Permitt could be estended under.
- 2. It is requested that a CUP be renewed every two years.

God Bless you and have a great day.

Eddie Hurst TCM Design and Building Group Office 457-1751 Fax 457-1750

#### RESTRICTIVE COVENANTS

#### STATE OF TEXAS

#### KNOW ALL PERSONS BY THESE PRESENTS:

#### **COUNTY OF TRAVIS**

WHEREAS, THOMAS C CALHOON. (hereinafter referred to as "<u>Declarant</u>") is the owner of that certain tract of real property (hereinafter referred to as the "<u>Property</u>"), consisting of approximately 3.573 acres, Travis County, Texas, as further described on <u>Exhibit "A"</u> attached hereto and made a part hereof for all purposes; and

WHERRAS, Declarant desires to temporarily establish a night club on the Property, in order to protect the neighborhood from future use of the said site to be utilized as a night club in the future, Declarant desires to impose certain covenants and restrictions on the Property.

NOW, THEREFORE, in consideration of the foregoing premises, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Declarant hereby executes these Restrictive Covenants (the "Declaration") and declares that the Property is and shall be held, conveyed, hypothecated or encumbered, sold, used, occupied and improved subject to the covenants, conditions, uses, limitations, obligations, easements, equitable servitudes, charges and liens (hereinafter sometimes referred to as "Covenants and Restrictions" hereinafter set fourth.

## ARTICLE L DEFINITIONS

Section I. Definitions- The following words, when used in this Declaration, shall have the following meanings;

- (a) "NWCNA" shall mean and refer to the Northeast Walnut Creek Neighborhood Association, a Texas non-profit association, comprised of all owners of the homes located in the area of real property which is located at 900 E. Braker Lane and is further described on Exhibit B attached hereto and incorporated herein by reference for all purposes.
- (b) "Building" shall mean and refer to any building of portion of a building situated upon the Property and designed and intended for use and occupancy for any Commercial purposes.

- (c) "City" shall mean and refer to the City of Austin, Texas.
- (d) "<u>Declarant</u>" shall mean and refer to and include only THOMAS C CALHOON., and any successor or assigned thereof to whom he expressly conveys or otherwise transfers all of his right, title, and interest in the Property without reservation of any kind, and transfers, sets over and assigns all of his right, title and interest under this Declaration, or any amendment or modification thereof.
- (e) "Property" shall mean and refer to all real property described in Exhibit "A" attached hereto.

## ARTICLE IL BUILDING

Section 1. CS-1 Zoning. Zoning Shall be a volumery Roll Back within 60 days Of Changing of Ownership of said Suite.

Section 2.

Conditional Use Permit Buildings located 900 E. Braker Lane shall be limited to a 2 yr

Authorization renewable only to Mr. Judson Greene.

Section 3. Compliance with Applicable Ordinances In all respects, the Property shall comply with all zoning ordinances and building codes of the City, specifically including, without limitation, requirements of the City limiting the number of occupants that may be on presises at any time. Property and all traffic requirements. This declaration shall not in any manner restrict the right of the City Council or the City to exercise its legislative duties and powers insofar as zoning of the Property is concerned, or enforcement of any applicable ordinaces.

## ARTICLE III. MISCELLANCIOUS

Section 1. Amendment /this Declaration shall not be altered, amended or terminated by the Declarant without the prior written consent of NWCNA, which consent and approval shall not be unreasonably withheld, conditioned or delayed.

Section 2. Duration Unless amended or terminated in accordance with the provisions of Section 1 of this Article, the Covenants and Restrictions of this Declaration shall run with and bind the Property and shall insure to the benefit of and be enforceable by (i) Declarant, its successors and assigns, and any person acquiring or owning and interest in the Property . or (ii) NWCNA, for a term of two (2) years after the date of the recordation

#### RESTRICTIVE COVENANTS

STATE OF TEXAS
COUNTY OF TRAVIS

#### KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, THOMAS C CALHOON. (hereinafter referred to as "Declarant") is the owner of that certain tract of real property (hereinafter referred to as the "Property"), consisting of approximately 3.573 acres, Travis County, Texas, as further described on Exhibit "A" attached hereto and made a part hereof for all purposes; and

WHEREAS, Declarant desires to temporarily establish a night club on the Property, in order to protect the neighborhood from future use of the said site to be utilized as a night club in the future, Declarant desires to impose certain covenants and restrictions on the Property.

NOW, THEREFORE, in consideration of the foregoing premises, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Declarant hereby executes these Restrictive Covenants (the "Declaration") and declaresthat the Property is and shall be held, conveyed, hypothecated or encumbered, sold, used, occupied and Improved subject to the covenants, conditions, uses, limitations, obligations, easements, equitable servitudes, charges and liens (hereinafter sometimes referred to as "Covenants and Restrictions" hereinafter set fourth.

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  - (e) "Property" shall mean and refer to all real property described in Exhibit "A" attached hereto.

## ARTICLE II. BUILDING

Section 1. CS-1 Zonin2. Zoning Shall be a voluntary Roll Back within 60 days Of Changing of Ownership of said Suite.

Section 2 .Conditional Use Permit Buildings located 900 E. Braker Lane shall be limited to a 2 yr Authorization renewable only to Mr. Judson Greene.

<u>Section 3</u> Ali Parking shall be onsite or on property with <u>C.O.A.</u> approved shared parking agreement.

Section 4 Employees shall park in rear of Facility.

<u>Section 5.</u> Tenant agrees to provide a Minimum of (2) Security Guards when occupancy is more Than (150) people or more. Wednesdays and Saturday Nights shall have (2) Security Guards Standard.

Section 6. A Bond of Approximately \$5,000.00 shall be in place for (2) years.

Section 7. Compliance with Applicable Ordinances\_In all respects, the Property shall comply with all zoning ordinances and building codes of the City, specifically including, without limitation, requirements of the City limiting the number of occupants that may be on premises at any time. Property and all traffic requirements. This declaration shall not in any manner restrict the right of the City Council or the City to exercise its legislative duties and powers insofar as zoning of the Property is concerned, 9r enforcement of any applicable ordinances.

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Section 2. Duration Unless amended or terminated in accordance with the provisions of Section 1 of this Article, the Covenants and Restrictions of this Declaration shall run with and bind the Property and shall insure to the benefit of and be enforceable by (i) Declarant, its successors and assigns, and any person acquiring or owning and interest in the Property. or (ii) NWCNA, for a term of two (2) years after the date of the recordation of this Declaration, after which time the said Covenant and Restrictions shall be automatically extended for successive periods of two (2) years each. During the term of these Covenants and Restrictions, they may be amended or terminated only by an instrument signed by the Declarant, or his <u>designulted</u> successor(s) or assign(s), and by NWCNA, with any instrument evidencing such amendment or termination to be properly recorded in the Real Properties Records of Travis County, Texas.

Section 3. Construction and Enforcement The provisions hereof shall be liberally construed. If this Declaration or any word, clause, sentence, paragraph or part thereof shall be susceptible of more than one (1) conflicting interpretation, then the interpretation which is most nearly in accordance with the general purposes and objectives of this Declaration shall govern. This Declaration inures to the benefit of NWCNA and NWCNA may enforce these Covenants and Restrictions by any proceeding at law or in equity against any person violating or attempting to violate any Covenant or Restriction, either to restrain or enjoin any violation, or to recover damages, or both. In the event that any proceedings shall be necessary to enforce these Covenants and Restrictions, the prevailing party in such matters shall be entitled to recover all costs and expenses incurred in such proceedings, including, without limitation, reasonable attorneys' fees. This Declaration is hereby declared to be a covenant running with the land and shall be fully binding upon all persons acquiring the Property, or any portion thereof, and any person by acceptance of title to the Property, or any person thereof, shall thereby agree and covenant to abide by and fully perform the foregoing Covenants and Restrictions.

Section 4, Severability If any covenant, term or condition of this Declaration is held to be invalid or Unenforceable, the remainder of this Declaration or the application of such term, covenant, or condition shall not be affected thereby.

EXECUTED AND	EFFECTIVE as of	·	

State County of 1	of Travis	Texas	3	DECLARANT:	
Sworn before me			subscribed	1	
State County o			1	Northeast Walnut Creek Neighborhood Association	
			subscribed	By:	
				Title:	
				_	