Zoning Public Hearing CITY OF AUSTIN RECOMMENDATION FOR COUNCIL ACTION

AGENDA ITEM NO.: Z-16 AGENDA DATE: Thu 06/23/2005 PAGE: 1 of 1

SUBJECT: C814-88-0001.08 - Gables at Westlake - Conduct a public hearing and approve an ordinance amending Chapter 25-2 of the Austin City Code by rezoning property locally known as 3100-3320 North Capital of Texas Highway (Lake Austin Watershed) from planned unit development (PUD) district zoning to planned unit development (PUD) district zoning to change a condition of zoning. Zoning and Platting Commission Recommendation: To grant planned unit development (PUD) district zoning with conditions. Applicant: Protestant Episcopal School Council (Brad Powell). Agent: Drenner Stuart Metcalfe von Kreisler (Steve Drenner). City Staff: Glenn Rhoades, 974-2775.

REQUESTINGNeighborhood Planning**DIRECTOR'SDEPARTMENT:**and ZoningAUTHORIZATION: Greg Guernsey

ZONING CHANGE REVIEW SHEET

CASE: C814-88-0001.08

Z.A.P. DATE: November 16, 2004 January 4, 2005 January 18, 2005

C.C. DATE: February 17, 2005 March 24, 2005 April 28, 2005 May 12, 2005 May 19, 2005 May 26, 2005

ADDRESS: 3100-3320 N. Capitol of Texas Hwy.

OWNER/APPLICANT: Protestant Episcopal Church (Brad Powell) June 9, 2005 June 23, 2005

ZONING FROM: PUD TO: PUD

AREA: 31.844 acres

ZONING AND PLATTING COMMISSION RECOMMENDATION:

January 4, 2005 – Approved the P.U.D. amendment to allow for townhouse and condominium (SF-6) district zoning regulations (Vote: 5-4, Baker, Martinez, Pinneli and Hammond – nay).

January 18, 2005 – Brought back to rescind and reconsider. However, it failed to garner the required two Commissioners to sponsor rescinding and reconsideration.

ISSUES:

At this time the applicant and the neighborhood are working towards finalizing an agreement. The agreement consists of reducing the height and density of the current proposal. Staff is working with both parties in order to draft an ordinance reflecting what is to be agreed upon. As of June 16, 2005, staff does not have a signed agreement.

Staff has been contacted by the Commission to place this item back on the agenda to consider rescinding and reconsidering the motion as approved on January 4, 2005. The reason for reconsideration is to clarify the motion that was approved.

The applicant in this case is proposing to change the existing Davenport Planned Unit Development (PUD) land use plan, which was approved on January 19, 1989. The PUD as it stands today, designates this portion of the PUD property as an office and retail use (see exhibit A) and the owner is proposing to amend the land plan in order to allow for multifamily residential. The applicant is proposing 328 dwelling units. In addition to amending the land plan to allow for multifamily, the applicant is requesting two variances from the Code for construction on steep slopes and to the cut and fill requirements. The variance requests were considered by the Environmental Board on October

6, 2004 and were recommended with conditions. The motion from the Environmental Board is attached (see exhibit C).

In addition to the application to amend the PUD land plan, the applicant has also filed an application to amend an associated restrictive covenant. There is a restrictive covenant that limits the property to commercial and single-family uses (see exhibit B). This must also be amended in order to allow a multifamily residential use. There has been substantial neighborhood opposition to the proposed change and at the November 16, 2004 Zoning and Platting Commission hearing a subcommittee was formed to see if there could be any compromise between the neighborhood and the property owners. The first meeting was held on November 22, 2004 and several representatives from both sides were in attendance. At the meeting it was agreed that Mr. Steve Drenner, representative for the property owner, would forward a proposal to the neighborhood for review and the subcommittee would reconvene on December 13, 2004. The purpose of the second meeting was to find out if an agreement had been reached or if there was any room for compromise. At the end of the meeting it was determined that a compromise could not be reached at that time, but that dialogue between the neighborhood and the applicant would continue.

Please attached signatures in opposition to the proposed change.

BASIS FOR RECOMMENDATION:

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The proposed multifamily use is appropriate at this location. Generally, land uses transition from more intense uses to lower intensive uses between single-family neighborhoods and arterial roadways. The subject tract is adjacent to Capitol of Texas Highway to the east and a single-family neighborhood to the west. Presently, the property is proposed for an office/retail park and staff believes that a multifamily project would be more compatible with the single-family neighborhood to the west.

In addition, when the PUD was originally approved there was a Traffic Impact Analysis (TIA) that was conducted. The TIA allows 6,720 vehicle trips per day for the approved office retail complex. However, if the site were developed with 328 multifamily units, the trip generation would be significantly reduced to 2,070 vehicle trips per day (see transportation comments).

As previously stated, the applicant has requested two environmental variances from the Land Development Code, from cut and fill and building on steep slopes. The City's environmental staff recommended the variances to the Environmental Board and the Board has recommended their approval to City Council. The Board believes that the current proposal will "...provide for greater environmental protection than the approved PUD..." (see exhibit C).

	ZONING	LAND USES
Site	PUD	Undeveloped
North	PUD	Commercial
South	PUD	Undeveloped
East	SF-1	Single Family
West	PUD	Single Family

EXISTING ZONING AND LAND USES:

AREA STUDY: N/A

TIA; N/A

WATERSHED: Lake Austin

DESIRED DEVELOPMENT ZONE: No

CAPITOL VIEW CORRIDOR: No

HILL COUNTRY ROADWAY: Yes

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NEIGHBORHOOD ORGANIZATIONS:

- #153 Rob Roy Homeowners Association
- #303 Bridgehill Homeowners Association
- #331 Bunny Run Homeowners Association
- #434 Lake Austin Business Owners
- #511 Austin Neighborhoods Council
- #605 City of Rollingwood
- #920 The Island on Westlake Homeowners Association
- #965 Old Spicewood Springs Neighborhood Association

CASE HISTORIES:

There have been no recent zoning cases in the immediate vicinity.

RELATED CASES:

There is an associated restrictive covenant amendment (C814-88-0001(RCA)) that is to be heard concurrently with this application.

CITY COUNCIL DATE AND ACTION:

February 17, 2005 - Postponed at the request of the applicant until March 24, 2005 (Vote: 7-0).

March 24, 2005 - Postponed at the request of the neighborhood until April 21, 2005 (Vote: 7-0).

April 28, 2005 – Postponed at the request of the applicant until May 12, 2005 (Vote: 5-0, W. Wynn and B. McCraken – off dais).

May 12, 2005 – Postponed at the request of Council to May 19, 2005 (Vote: 7-0).

May 19, 2005 - Postponed at the request of staff to May 26, 2004 (6-1, D. Thomas - off dais).

May 26, 2005 - Postponed at the request of staff to June 9, 2005 (7-0).

June 9, 2005 – Postponed at the request of staff to June 23, 2005 (Vote: 6-0, B. McKracken – off dais).

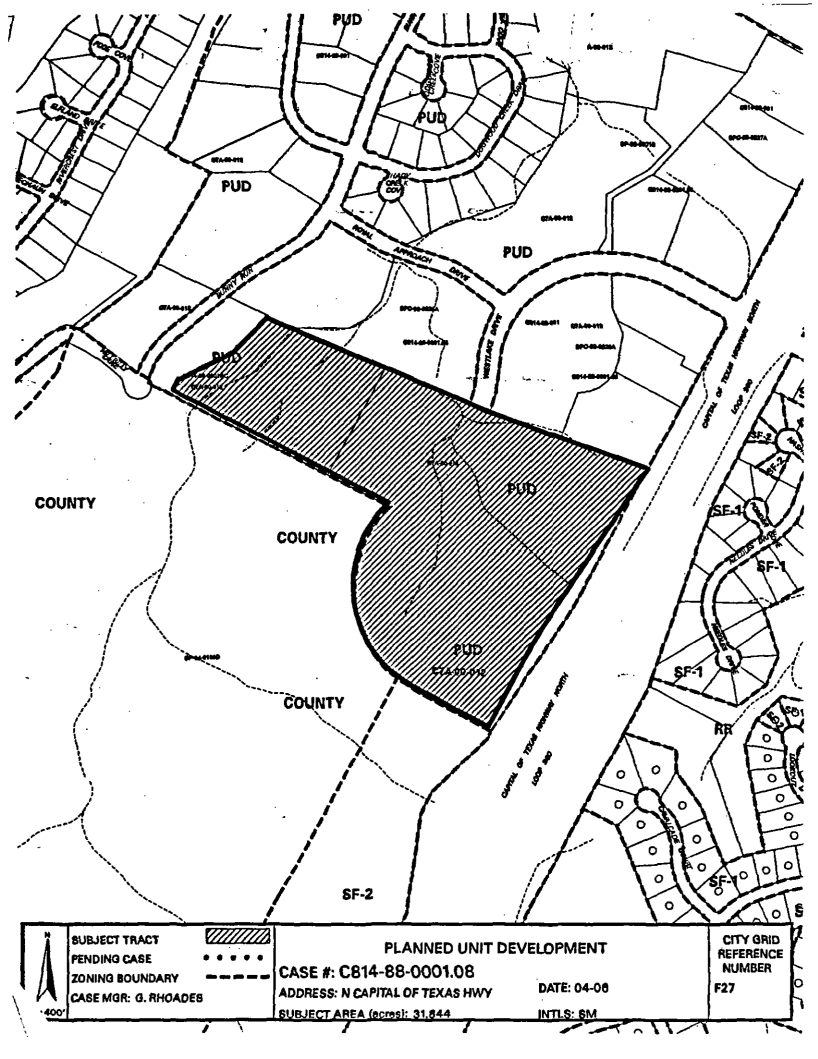
ORDINANCE READINGS:	1ª	2 nd	3 rd
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ORDINANCE NUMBER:

CASE MANAGER: Glenn Rhoades

PHONE: 974-2775

E-MAIL: glenn.rhoades@ci.austin.tx.us



STAFF RECOMMENDATION

C814-88-0001.08

Staff recommends amending the Planned Unit Development to allow for multifamily residential.

BASIS FOR RECOMMENDATION

Staff believes the proposed multifamily use is appropriate at this location. Generally, land uses transition from more intense uses to lower intensive uses between single-family neighborhoods and arterial roadways. The subject tract is adjacent to Capitol of Texas Highway to the east and a single-family neighborhood to the west. Presently, the property is proposed for an office/retail park and staff believes that a multifamily project would be more compatible with the single-family neighborhood to the west.

In addition, when the PUD was originally approved there was a Traffic Impact Analysis (TIA) that was conducted. The TIA allows 6,720 vehicle trips per day for the approved office retail complex. However, if the site were developed with 328 multifamily units, the trip generation would be significantly reduced to 2,70 vehicle trips per day (see transportation comments).

As previously stated, the applicant has requested two environmental variances from the Land Development Code, from cut and fill and building on slopes. The City's environmental staff recommended the variances to the Environmental Board and the Board has recommended their approval to City Council. The Board believes that the current proposal will "...provide for greater environmental protection than the approved PUD..." Please see the attached recommendation from environmental staff and the motion from the Environmental Board.

Transportation

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The proposed site generates significantly less trips than the originally approved use for this tract (office/retail). The TIA was waived for this revision because of the significantly reduced trips from the earlier application. The applicant is proposing to develop a multi family site with approximately 328 dwelling units which will generate approximately 2,070 trips per day. This is a difference of 4,650 vehicles per day less than what was approved with the original TIA. This site is still subject to all of the conditions assumed in the original TIA and will be required to post the appropriate pro rata share based on peak hour trips established with the TIA and as stated in the restrictive covenants and subsequent amendments.

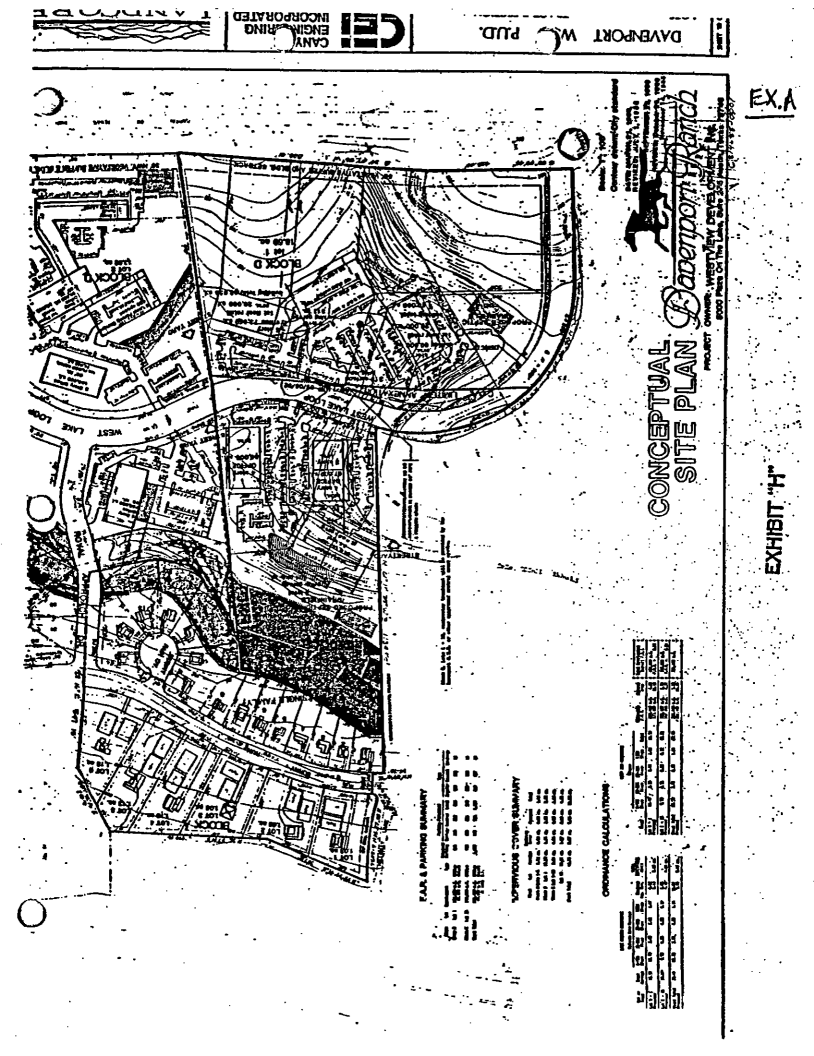
Design and construction of the proposed Westlake Drive will be reviewed at the time of subdivision. At that time approval from TXDOT will be required and may modify the ultimate connection location between the proposed Westlake Drive and Capital of Texas Highway.

As stated in the summary letter no direct access to Capital of Texas Highway is proposed.

EXISTING CONDITIONS

Site Characteristics

The site is currently undeveloped.



developed according to City standards as if it were within the limited purpose jurisdiction of the City, as and to the extent expressly set forth in this Restriction. Declarant agrees that the Property may remain in the status of being within the jurisdiction of the City for limited purposes for forty (40) years from the effective date of this Restriction, and expressly waives the right to request and require annexation for full purposes within three (3) years of the annexation for limited purposes. The City may from time to time annex all or a portion of the Property for full purposes at any time provided that such annexations shall be in accordance with this Restriction and all statutory requirements of the State of Texas_regarding annexation of territory for full purposes.

1.10 Commercial use within the Property shall be limited to the commercial portions of the Property (as identified on the Concept Plans). The remainder of the Property shall be developed for single family residential uses.

1.11 The uses of the Property shall not be more intensive than the uses, and shall be subject to the restrictions, set forth on Exhibit B attached hereto and made a part hereof for all purposes. As to portions of the Property within the city limits of the City, uses shall be in accordance with the perminent zoning classifications fixed in the above referenced City of Austin Zoning Case. Development intensities as set forth on the Concept Plans and on Exhibit B may be subject to reduction on a lot by lot basis upon submittal to and review by the City of final site. development permit plans containing full vegative and tree survey information and grading plans, based on such information and plans.

1.12 (a) The total developed area of the commercial portions of each Tract within the Property shall not exceed the floor-to-area ratio ("FAR") and the impervious cover ("Impervious Cover") as set forth on the Concept Plans.

REAL PROPERTY AFCORDS TRAVIS CONTACTOR



ITEM FOR ENVIRONMENTAL BOARD AGENDA

BOARD MEETING DATE REQUESTED; October 6, 2004

NAME/NUMBER OF PROJECT:

NAME OF APPLICANT OR ORGANIZATION:

LOCATION:

PROJECT FILING DATE:

WATERSHED PROTECTION STAFF:

CASE MANAGER:

WATERSHED:

ORDINANCE:

REQUEST:

STAFF RECOMMENDATION:

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Davenport PUD (Gables Westlake)/C814-88-0001.08

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Gables Residential Jim Knight (Agent), 328-0011

3100-3320 North Capital of Texas Highway

June 9, 2004

Chris Dolan 974-1881 chris.dolan@ci.austin.tx.us

Glenn Rhoades 974-2775 glenn.rhoades@ci.austin.tx.us

Lake Austin (Water Supply Rural)

West Davenport PUD (Ordinance # 890202-B)

Amendment to PUD Ordinance that includes exceptions (variances) from Lake Austin Ordinance Sections 9-10-383 (Construction on Slopes), and 9-10-409 (Cut/Fill).

RECOMMENDED WITH CONDITIONS.

DED

MEMORANDUM

TO: Betty Baker Chairman, City of Austin Zoning and Platting Commission

FROM: J. Patrick Murphy, Environmental Services Officer Watershed Protection and Development Review Department

DATE: October 19, 2004

SUBJECT: Gables Westlake C814-88-0001.08

Description of Project Area

The proposed Gables residential project is located on Lot 1 of Block D and Lot 16 of Block E, within the Davenport West Planned Unit Development (PUD). The site is located within the full purpose jurisdiction of the City of Austin, on the west side of the Capital of Texas highway (Loop 360), just south of Westlake Drive. The referenced lots are currently zoned for office and retail development per the approved PUD Land Use Plan. The two lots have a combined acreage of 28.98 acres, and were allocated a total of 9.49 acres of impervious cover when the PUD Ordinance (89-02-02-B) was approved by City Council in 1989. The site is bordered by Loop 360 to the east, commercial development and undeveloped property to the north and west, and St Stephens School to the south. The site is within the Lake Austin Watershed, which is classified as a Water Supply Rural Watershed by the City's Land Development Code (LDC).

The lots in question (Lot 1, Block D; and Lot 16, Block E) are subject to the Lake Austin Ordinance (Ordinance Number 840301-F), as modified by the PUD Ordinance. Impervious cover limitations are dictated on an individual slope category basis for development subject to the Lake Austin Ordinance. Per the PUD Ordinance, allowable impervious cover is 5.13 acres for Lot 1, Block D, and 4.36 acres for Lot 16, Block E. In order to achieve the level of impervious cover allocated by the PUD Ordinance, exceptions (variances for cut/fill and construction on slopes) to the Ordinance requirements are being requested. The requested exceptions are typical for development sites in and adjacent to the Planned Unit Development. There is floodplain adjacent to St. Stephens Creek located at the west end of the site. No development is proposed within the floodplain.

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Existing Topography and Soil Characteristics

The topography of the site generally slopes to the west/northwest, away from Loop 360, and toward St. Stephens Creek. The majority of the steep slopes on the site are located between Loop 360 and the proposed development on Lot 1. The site includes some relatively small areas with slopes (most of which are in the 15-25% category) upon which some development must occur in order to achieve the impervious cover limit allocated by the PUD Land Use Plan. Elevations range from approximately 774 feet above mean sea level (MSL) at the east end of Lot 1, to approximately 634 feet above MSL at the north end of Lot 16.

The soils on the site are classified as Brackett and Volente series soils. The Brackett soils are shallow and well drained, and the Volente soils consist of deep, well drained, calcareous soils occupying long and narrow valleys.

Vegetation

The majority of the site is dominated by Ashe juniper/oak woodlands, with multi-trunked Ashe juniper (cedar) intermixed with spots of Live oak and Texas oak. The project was designed to preserve the mature oaks to the maximum extent that was feasible. A majority of the protected size oaks are located in the floodplain, and will not be disturbed by the proposed development. Shrubs on the site include persimmon, agarita, flaming sumac, greenbriar and Mexican buckeye.

Tree replacements will be installed on the site to the maximum extent that is practical. As a condition of staff support, all replacement trees will be container grown from native seed.

The Hill Country Roadway Corridor Ordinance (HCRC), as modified by the PUD Ordinance, requires that 7.44 acres of Lot 1, and 4.32 acres of Lot 16 (for a total of 11.76 acres) be set aside as HCRC Natural Area. This project proposes to set aside 12.7 acres of Natural Area. As a condition of staff support, all revegetation within disturbed Natural Areas (which will be limited to vegetative filter strip areas) will be specified to be with a native grass/wildflower mix.

· Critical Environmental Features/Endangered Species

Based on an Environmental Assessment, as well as a site visits by Watershed Protection Staff, there are no critical environmental features located on, or within 150 feet of the limits of construction. The issue of endangered species was addressed during the PUD approval process, and on June 7, 1990 a letter from the United States Fish and Wildlife Service was provided, indicating that the property did not contain endangered species habitat.

Requested Exceptions to the PUD Ordinance Requirements

The exceptions to the PUD Ordinance that are being requested by this project are to Environmental Sections 9-10-383 (Construction on Slopes) and 9-10-409 (Cut/Fill) of the Lake Austin Watershed Ordinance (Ordinance Number 840301-F). As previously noted, the site is part of an approved PUD Land Use Plan for which impervious cover was allocated on an individual lot basis during the PUD Ordinance approval process. During the PUD approval process, a conceptual, zoning site plan for office/retail was approved for this site. In order to achieve the level of impervious cover allocated by the PUD Ordinance, the same exceptions (variances for cut/fill and construction on slopes) to the Ordinance requirements that would have been required for the approved conceptual office/retail plan are being requested for this PUD Amendment. While both the approved office/retail plan, and the proposed multi-family plan, would require the same cut/fill variance, the multi-family project will require less than one third of the cut, and just over half of the fill required by the approved office/retail plan. The majority of the proposed cut and fill would be from four to eight feet. There are small areas of cut (approximately 9,855 square feet) exceeding 8 feet, to a maximum of 16 feet. There are also a couple small areas of fill (4,995 square feet) exceeding 8 feet, to a maximum of 10 feet. All proposed cut/fill will be structurally contained.

EX.C 4

Due to the topography of the site, as well as the proposed design that includes an improved WQ Plan, impervious cover for the 15-25% slope category exceeds what is allowable under the Lake Austin Ordinance (LAO). Allowable impervious cover for this slope category is .65 acres, and approximately .77 acres is proposed by the multi-family project. The applicant worked diligently with Staff to reduce impervious cover on the 15-25% slopes, and the resulting .12 acres (approximately 6100 square feet) that exceeds what is allowable under the LAO is still less than would have been requested with the office/retail plan. The applicant has worked closely with COA Water Quality Review Staff to provide a WQ Plan for the site that exceeds the Lake Austin Ordinance requirements. The proposed capture volume depth will be approximately double the requirement of the LAO. Water Quality for the multifamily plan will treat and remove pollutants for approximately 4.42 acres of TXDOT ROW, and 4.2 acres of the Westlake Drive extension ROW. The proposed multi-family plan will provide overland flow and grass lined channels over most of the site allowing the use of vegetative filter strips which, along with the standard WQ ponds, will result in an overall WQ Plan that meets current code requirements (as opposed to the less stringent requirements of the LAO). The vegetative filter strip areas will be restored with native vegetation, and an IPM Plan will be provided. In addition, the office/retail plan was approved with on-site wastewater treatment (septic), and the proposed multi-family project will convey wastewater to a COA wastewater treatment facility.

Lake Austin Watershed Ordinance, Section 9-10-383, Construction on Slopes

Section 9-10-383 of the Lake Austin Watershed Ordinance limits impervious based on individual slope category. Forty (40) percent impervious cover is allowed on slopes under 15%; ten (10) percent impervious cover is allowed on slopes between 15 and 25%; five (5) percent impervious cover is allowed on slopes between 25 and 35%.

Lake Austin Watershed Ordinance, Section 9-10-409, Cut and Fill Requirements

Section 9-10-409 of the Lake Austin Watershed Ordinance limits cut and fill, with the exception of what is required for structural excavation (defined as excavation required for building foundations), to 4 feet. The Ordinance also states that all slopes exceeding a 3 to 1

ratio, that were generated by the cut and fill, shall be stabilized by a permanent structural means.

The proposed PUD Amendment, including exceptions to the standards of the PUD Ordinance, is recommended by Staff with conditions.

Conditions

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- 1. All cut/fill to be structurally contained.
- 2. All restoration of disturbed natural areas (including vegetative filter strips) to be with native grass/wildflower mix.
- 3. Replacement trees to be a diverse selection of Class 1 trees, container grown from native seed.
- 4. Provide Water Quality measures that meet all current code requirements (as opposed to the less stringent requirements of the LAO).
- 5. Provide an IPM Plan.
- 6. Provide a minimum of 12.7 acres of Hill Country Natural Area (per the PUD Ordinance, only 11.76 acres are required).

If you have any questions or require further assistance, please contact Chris Dolan at 974-1881.

Patrick Murphy, Environmental Officer Watershed Protection and Development Review Department

LAKE AUSTIN WATERSHED ORDINANCE VARIANCES - FINDINGS OF FACT

Project: Ordinance Standard: Gables at Westlake - VARIANCE #1

LAO Section 9-10-384 to allow impervious cover for commercial development to exceed the allowable percentages within individual slope categories.

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JUSTIFICATION

1. The variance shall be the minimum departure necessary to avoid such deprivation of privileges enjoyed by such other property and to facilitate a reasonable use, and which will not create significant probabilities of harmful environmental consequences.

Yes/ This project is subject to Lake Austin Ordinance (LAO), as amended by the Daveport West PUD (Ordinance #89-02-02-B). The Davenport West PUD Land Use Plan assigned design criteria (including impervious cover limitations) for each of the lots within the PUD. This site (Lot 1, Block D and Lot 16, Block E) was allocated 9.49 acres of IC. The site could not be developed to the allowable intensity without exceeding the impervious cover limitations (10%) of the 15-25% slopes. The applicant worked with Staff to reduce construction on the 15-25% slopes, while at the same time preserving as many mature, Class 1 trees as practical. Site visits the City's Environmental Resource Management Division indicated that no Critical Environmental Features were located on, or within 150 feet of the LOC.

2. The variance shall not provide the applicant with any special privileges not enjoyed by other similarly situated properties with similarly timed development.

Yes/ This variance will not provide the applicant with any special privileges not enjoyed by other projects in the area. Variances to allow construction to exceed impervious cover limitations for individual slope categories have been approved for other projects within the Lake Austin Watershed. As stated in the previous finding, this project is subject to Lake Austin Ordinance, as amended by the West Davenport PUD (Ordinance #89-02-02-B).

3. The variance shall not be based on a special or unique condition which was created as a result of the method by which a person voluntarily subdivides land after October 20, 1983.

Yes/ Although site specific topography was not available to staff during the PUD (or preliminary plan) approval process, it was anticipated that impervious cover would need to exceed the limitations of individual slope categories in order to approach the allowable IC that was designated for this site at the time the PUD was approved.

To support granting a variance all applicable criteria must be checked "yes".

LAKE AUSTIN WATERSHED ORDINANCE VARIANCES - FINDINGS OF FACT

Project: Gables at Westlake - VARIANCE #2 Ordinance Standard: LAO Section 9-10-409 to allow cut and fill to exceed four feet. JUSTIFICATION

4. The variance shall be the minimum departure necessary to avoid such deprivation of privileges enjoyed by such other property and to facilitate a reasonable use, and which will not create significant probabilities of harmful environmental consequences.

Yes/ This project is subject to Lake Austin Ordinance (LAO), as amended by the Daveport West PUD (Ordinance #89-02-02-B). The Davenport West PUD Land Use Plan assigned design criteria (including impervious cover limitations) for each of the lots within the PUD. This site (Lot 1, Block D and Lot 16, Block E) was allocated 9.49 acres of IC. The topography of the site dictates that a cut/fill variance would be required to allow any development to meet the West Davenport PUD design criteria. The development associated with the proposed PUD Amendment will require less cut/fill than the existing, approved zoning site plan for the site. In addition, the applicant worked closely with City Saff to produce a WQ Plan that exceeds the WQ requirements of the approved, zoning site plan. Site visits by the City's Environmental Resource Management Division indicated that no Critical Environmental Features were associated with the site. All cut/fill will be structurally contained. that was associated with PUD requires a maximum of 24 feet of cut and 16 feet of fill. With the exception of a small portion of the parking lot, all of the required cut is associated with the Water Quality Pond located behind the building. The pond is sized to provide Water Quality that exceeds (by 25%) the required WQ volume.

5. The variance shall not provide the applicant with any special privileges not enjoyed by other similarly situated properties with similarly timed development.

Yes/ The variance will not provide the applicant with any special privileges not enjoyed by other properties in the area. Numerous cut/fill variances have been approved within the Lake Austin Watershed. As stated in the previous finding, this project is subject to Lake Austin Ordinance, as amended by the West Davenport PUD (Ordinance #89-02-02-B).

6. The variance shall not be based on a special or unique condition which was created as a result of the method by which a person voluntarily subdivides land after October 20, 1983.

EX. C Ŷ

Yes/ Based on the topography that was available to Staff at the time of PUD approval, it was anticipated that a cut/fill variance would be required to develop this site according to the criteria established by the PUD Ordinance (9.49 acres of IC). However, based on the previously referenced topography, Staff was unable to anticipate the maximum extent of the cut/fill at that time.

To support granting a variance all applicable criteria must be checked "yes".

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ENVIRONMENTAL BOARD MOTION 100604-B1

Date: October 6, 2004

Subject: Amendments to the Davenport PUD Ordinance # 890202-B

Motioned By: Tim Riley

Seconded By: Dave Anderson

Recommendation -

The Environmental Board recommends conditional approval of the amendment to the Davenport PUD (Ordinace # 890202-B) including the exceptions to the Lake Austin Ordinance Sections 1) 9-10-383 – to allow construction on slopes and 2) 9-10-409 – to allow cut and fill in excess of 4' with the following conditions:

Staff Conditions

- 1. All cut/fill to be structurally contained;
- 2. All restoration of disturbed natural areas (including vegetative filter strips to be with native grass/wildflower mix;
- 3. All replacement trees to be Class I trees, container grown from native seed;
- 4. Provide water quality measures that meet all current code requirements (as opposed to the less stringent requirements of the LAO);
- 5. Provide an IPM Plan;
- 6. Provide a minimum of 12.7 acres of Hill Country Natural Area (per the PUD Ordinance, only 11.76 acres required).

Additional Board Conditions

- 7. The construction of the level spreaders and berms associated with the vegetative filter strips will be performed by non-mechanical equipment.
- 8. The project will comply with City of Austin Green Builder Program at a one star level.

Continued on back

Page 1 of 2

9. Require 194-3 inch container grown Class 1 trees. Trees will be selected to provide overall species diversity and shall have a 2-year fiscal posting (this Board condition supersedes Staff condition 3).

EX.C

- 10. Reduction of impervious cover for Westlake Drive by reducing the roadway lanes from four lanes to two lanes (with appropriate turn bays).
- 11. Capture and treatment of 4.42 acres of right-of-way for Capital of Texas Highway (Loop 360).
- 12. Coal-tar based sealants shall not be used.

Rationale

The proposed amendments, on balance, provide for greater environmental protection than the approved PUD Ordinance. The proposed amendments and conceptual design provide for greater protection of the existing tree canopy than the approved PUD Ordinance. The proposed multifamily plan provides for greater water quality protection through the use of sedimentation/filtration ponds and vegetative filter strips. Additionally, the applicant agrees with the staff condition that the development will meet current code requirements relative to water quality measures. The multi-family plan significantly reduces the required cut and fill needed as compared to the original approved office/retail plan. Also, the multi-family plan reduces impervious cover on slopes 15-25% and slopes greater than 35%. The applicant guarantees that 194 3" container grown Class 1 trees will be planted and that there will be a diversity of species incorporated into the site design. The applicant states that the multi-family plan will reduce traffic by 60%, thereby reducing associated non-point source pollution. The multi-family plan also reduces impervious cover by downsizing the Westlake Drive extension from 4-lanes to 2-lanes. The multi-family plan will also incorporate an Integrated Pest Management Program and will voluntarily comply with the City of Austin's Green Builder Program at the one star level.

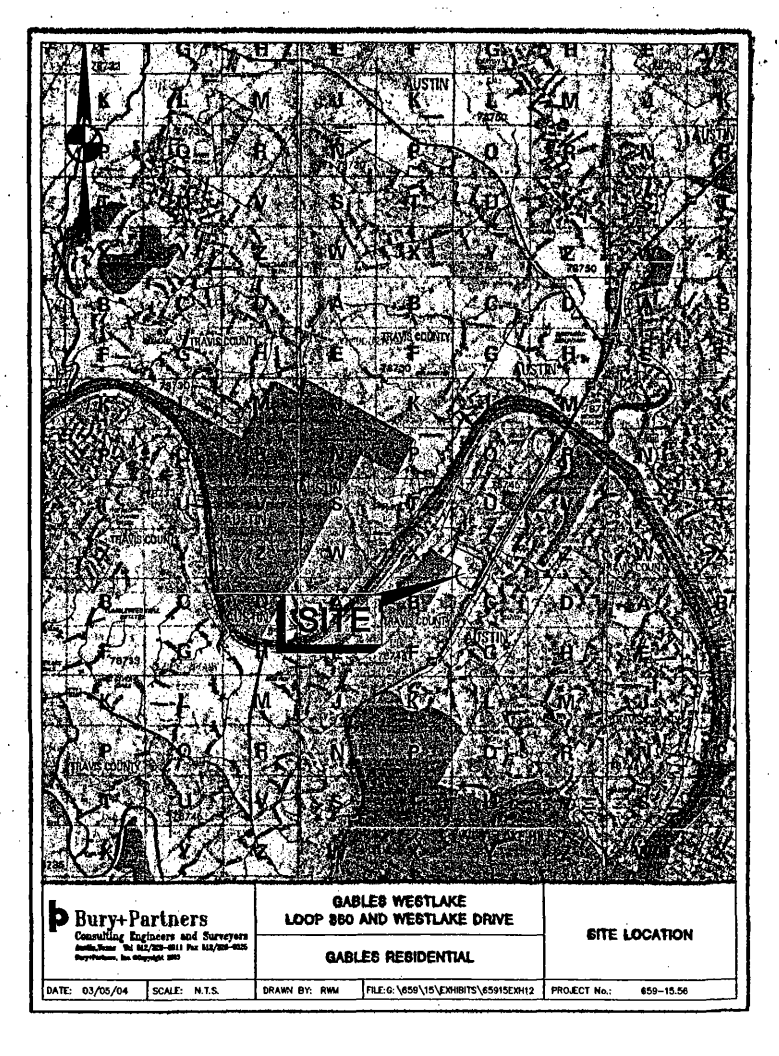
Vote	7-0-0-1
For:	Ascot, Anderson, Holder, Leffingwell, Maxwell, Moncada, Riley
Against:	None

Abstain: None

Absent: Curra

Approved By:

Lee Leffingwell, Chair



		GABLES-WESTLAKE	_	
A 2	DAV ~	ENPORT RANCH PALNNED UNIT CUT/FILL AREA COMPAR	DEVELOPMENT	(internet
MULTI FAMIL	Y PLAN			
CUT (feet)		AREA (SF)	•	
4 - 6		31,050		
6~8		10,650		
8 - 10		5,025		·
-10 - 12	.	2,025	*	· · · · ·
12 - 14		1,395		
14 - 16		<u>1,410</u> 51,555 SF		
FILL (feet)		AREA (SF)		
4 - 6		67,950		
6-8		11,470		
8 - 10		<u>4,995</u> 84,415 SF		
OFFICE PLAN				
CUT (feet)		AREA (SF)		
4-8		85,700		
8 - 12		52,600		
12 - 16		23,550		
16 - 20		14,400		
20 - 24		<u>11.400</u> 187,650 SF		
FILL (feet)		AREA (SF)		
4~8		100,000		
8 - 12		55,200		
12 - 16		1,100		

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BURY+PARTNERS

Davenport Ranch West PUD	t F, Block D, Lot 1 and Tract F, Block E, Lot 16	•
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	Original Approved Office/Retail Plan	Proposed Mutt-family Plan	Comparteon
Land Use: Office Retail Parking Garage MuttLFamitv	281,450 af 40,000 af 162,500 af	O st O st O st	
Water Quality Standards: <u>Onsite:</u> Methodology	60° French drain pipe	Vegetative filter strips Sedimentation Viltention ponds	Mutti-famility plan provides approximately 23,300 cubic feet of additional water quality volume
Capture Volume Offsite: Treating Loop 360 Treating Westlake Dr. Extension	0 9 9 9 9	0.971.07	
Wastewater:	Onsite septic	Connecting to City of Austin enclosed system	
cutfilt: Max Cut	24.11	18 II	Office/Retail plan provides 3 ½ three more total cut area than the proposed MF plan*
Max. Fill	16 ft	40 1 I	Office/Retail plan provides 1 ½ times more total fill area than the proposed MF plan* "See summary table
limpervious Cover on Stopes: 0 - 15% 15% - 25% 25 - 35% >35%	.8.31 Ac 0.85 Ac 0.05 Ac. 0.02 Ac.	8.41 Ac. 0.77 Ac. 0.05 Ac. 0.00 Ac.	Multi-famility plan reduces impervious cover on stopes 15-25% and stopes >35%
Tree Replacements:	No guarantee of tree replacement	Trequested variance (over by ±6,185 SF) 194-3" container grown trees guaranteed	Multi-family plan guarantees 194-3" container
Traffic:	6,720 trips per day 4-lane Westlette Dr. Extension cross-section	2-lane Westleke Dr. Extension cross-section	Multi-family plan will reduce traffic (69%) and related pollutarits. Reduce impervious cover for Westlake Drive Extension
Integrated Pest Management Program:	No	Yes	
Green Builder Program:	en e	Yes	•

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Bunny Run Neighborhood Association 6604 Live Oak Drive Austin, Texas 78746 512-917-3348

HAND DELIVERED

July 29, 2 004

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Mr. Glenn Rhoades Neighborhood Planning and Zoning Department City of Austin

Re: Gables Residential proposed zoning change /PUD amendment from office /retail to multifamily for the St. Stephens track off Westlake Drive

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Dear Mr. Rhoades.

I am the president of the Bunny Run Neighborhood Association (BRNA). In our recent BRNA annual meeting, Steve Drenner on behalf of Gables Residential, made a presentation regarding the above-referenced project and elicited questions from the BRNA membership. Following this presentation, the BRNA membership discussed this proposed development project and concluded by unanimous vote that the proposed development was not in the best interest of the neighborhood. The neighborhood residents concluded that the original retail /office land use, as presently permitted, was preferable to the proposed multi family land use.

You may not be aware that the presently permitted retail/office zoning was the result of a lengthy negotiated process occurring in 1988 between the City of Austin, BRNA, Beth Moran of Davenport Ranch Westview Development Inc. and St. Stephens, the current owner of the property. These negotiations led to a neighborhood zoning plan and resulted in a settlement known as the "Davenport PUD/ St Stephen's land swap". As a part of the 1988 negotiations, the Davenport developer put forward a proposal for multifamily land use and the parties rejected it. As a result, this is why there is no multifamily zoning authorized in the agreement covering the Davenport PUD in our neighborhood (now Hill Partners "San Clemente") and the St Stephens track in question.

It is the opinion of the BRNA neighborhood that not only does the proposed zoning change negatively impact our neighborhood, it constitutes a breach of the agreed upon 1988 land uses for this tract of land. Please note BRNA's opposition to this development and notify us of any deadlines, hearing dates or other calendared items pertaining to this application.

Based on this historical information that I have now provided you, BRNA requests that the Neighborhood Planning and Zoning Department staff reconsider it's recommended approval of the proposed zoning change/PUD amendment. This proposed zoning change clearly violates and significantly changes our agreed to neighborhood zoning plan covering the Davenport PUD commercial property and the St. Stephens commercial track. BRNA requests that Neighborhood Planning and Zoning honor the letter and the spirit of the 1988 deal between BRNA, Davenport and St. Stephens by recommending denial of Gables Residential's request that the zoning /PUD amendment be changed from office/retail to multifamily land use.

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Thank you for your attention to this matter.

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Sincerely,

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Tom Burns President, Bunny Run Neighborhood Association

HAND DELIVERED, (COPY BY EMAIL)

Scott R. Crawley 3702 Rivercrest Drive Austin, TX 78746

December 27, 2004

Mr. Glenn Rhoades Neighborhood Planning and Zoning Department City of Austin 505 Barton Springs Rd Mail room 475 Austin, TX 78704

Re. Gables Westlake-Case Number C814-88-0001.08

Mr. Rhoades:

My fellow residents on Rivercrest Drive (approximately 75 homes), in the absence of an official HOA, have asked me to write to you to voice and register our overwhelming opposition to the Gables Westlake's proposed zoning change in case number C814-88-0001.08.

After meetings with officials from Gables, discussions with city officials and careful review of the proposal and potential implications and impact on our neighborhood, the residents of Rivercrest Drive have concluded that the proposed development is not in the best interests of the neighborhood.

Our list of concerns is considerable and includes the certainty that the neighborhood will be adversely affected by issues related to safety, impervious land usage and adverse traffic patterns. In addition, we are yet to experience the full effect of several recently completed, currently under-occupied, high density housing developments in the area (at least one by Gables). Further to these concerns, I would ask you to make careful note of the following points:

- The original 1988 agreement between St Stephens School, the Bunnyrun Neighborhood Association and the Owners/Developers of the land in question, granted specific consideration to each party in carefully planning and ultimately agreeing on equitable usage of the land. The consideration granted to the neighborhood was an agreement that the land would not be used for multi-family or high density housing. Any moves to discard this agreement or its intent would amount to a serious breach of contract.
- The increase in general residential development in the Davenport area and usage of the 360 corridor over the past few years has put an enormous strain on traffic in the neighborhood. What the neighborhood requires more than anything is more local commercial development to service the local community. Commercial development would have the added advantage of creating captive traffic within the neighborhood that would not require use of 360. I understand that minimizing or reducing traffic flow on 360 is one of the city's major concerns.

Consequently, the Residents of Rivercrest Drive have concluded that the original retail/office land use, as presently permitted is preferable to the proposed multi-family land use.

Please note the Rivercrest Drive residents' opposition to this development and notify us of any deadlines, hearing dates or other calendar items pertaining to this application.

Thank you for your assistance with this matter.

Yours Sincerely,

Scott R. Crawley

cc: Beverly Dorland Hank Coleman Steve Wagh

SEP-23-2004 THU 12:25 PH VILLITA WEST

TERRENCE L. IRION ATTORNEY AT LAW 3660 STONE RIDGE ROAD, STE. E-102 AUSTIN, TEXAS 78746

TELEPHONE: (512) \$47-9977

FAC (612) 247-7085

September 23, 2004

slleffingwell@austin.rr.com AND U.S. MAIL Mr. S. Lee Leffingwell 4001 Bradwood Road Austin. Texas 78722

> Re: St. Stephen's School Property - Tract F, Block D, Lot 1 and Block E, Lot 16; C814-88-0001.08; Davenport PUD/Gables

Dear Mr. Leffingwell:

I represent the Creek at Riverbend Homeowners Association, Hunterwood Homeowners Association and an association of property owners living in the Bunny Run Peninsula, Rivercrest and Bridgehill neighborhoods.

Reference is made to my letter to Joe Pantalion, et al., dated September 15, 2004, a copy of which is attached for your reference.

While I never received any response to this letter, item no. 2 from the September 15, 2004 Environmental Board Agenda entitled "Davenport PUD (Gables Westlake)" was pulled from that agenda. It has come to the attention of my clients that this item may be working its way back on to the Environmental Board Agenda of October 6, 2004.

The purpose of this letter is to request that you, as Chairman, direct that this matter be permanently removed from the agenda because it seeks an advisory opinion and recommendation regarding a re-zoning request which is outside the jurisdiction of the Environmental Board to consider.

By copy of this letter to David Smith, Austin City Attorney, I am requesting that he advise you on this matter.

The enclosed copy of my September 15, 2004 letter lays out the legal basis for this request; namely that i) the request requires a re-zoning from "non-residential PUD" to "residential PUD" before any site plan can be considered; ii) the Order or Process in Section 25-1-61 requires that approvals be obtained in the proper order; iii) no re-zoning application has ever been filed; iv) no site plan has been submitted to Watershed Protection Development Review and Inspection Department for a determination if the revised site plan and land use constitutes the same project with respect to the portion of the PUD which is being re-zoned.

The purpose of this letter is to give you a very brief background on the extensive stakeholder process that resulted in the original PUD zoning and why my olients feel so passionate about the maintenance of all land use designations in the PUD unless the re-zoning of the PUD is approved by the City Council after a public hearing process in which all the stakeholders in the original PUD SEP-23-2004 THU 12:25 PH VILLITA NEST

Mr. Leffingwell September 23, 2004 Page 2

zoning case have had an opportunity to fully address their concerns with any proposed amendments to Zoning Ordinance No. 890202B.

The subject Tract F (Block D, Lot 1 and Block E, Lot 16) was zoned "non-residential" as a result of a land swap which involved St. Stephen's School, Davenport, Ltd. and the City of Austin. It included the following components:

- 1. Davenport Ltd., would sell 150 acres of land abutting Wild Basin, which was destined for commercial development, and donate an additional 60 acres for the proposed Wild Basin Preserve. This would remove almost all the commercial development from the Rob Roy neighborhood entrance.
- Davenport Ltd. would swap 100 acres which abutted St. Stephen's School campus and which St. Stephen's School desired to protect as a view corridor in return for 75% of Tract F owned by St. Stephen's School at the extension of Westlake Drive west of Loop 360.
- 3. The Davenport Ltd. Wild Basin sale was conditioned on the City's approval of the Davenport West PUD, which would allow St. Stephen's and Davenport Ltd. to obtain commercial zoning on Tract F, including the subject Properties.
- 4. Each participant received something through the Agreement:
 - a) Davenport Ltd., by working with the City of Austin on the 200-acre Wild Basin act aside, could secure the right to develop the balance of the Davenport Ranch without U.S. Fish and Wildlife intervention.
 - b) The City of Austin, by purchasing 150 acres from Davenport Ltd. for \$2,000,000.00 and obtaining an additional 60-acre dedication from Davenport Ltd., could preserve the largest breeding colony of Black Capped Vireos in the world.
 - c) St. Stephen's School would benefit by being able to protect their view corridor along Loop 360 just north of the entrance to the Rob Roy neighborhood on Pascal Lane.

The original Concept Plan for the swapped land included multi-family high density residential along Bunny Run, multi-family where the Creek at Riverbend now exists, a hotel on Cedar Street, and other multi-family residential. These plans were opposed by the neighborhoods and the final approved PUD Zoning Ordinance resulted in agreements between the neighborhoods and Davenport Ltd. and St. Stephen's School which are reflected in the approved FUD. The land use designation on the FUD for Tract F was very intentionally designated "non-residential". It was not designated "commercial" because it was the intent of all parties participating in the original PUD hearings that Tract F would never be developed with "multi-family" and all parties wanted to make it clear that whether multi-family was considered "commercial" or not, it would not be developed with multifamily housing. Mr. Leffingwell September 23, 2004 Page 3

TECO

My clients feel like a deal was made; a deal in which St. Stephen's School and Davenport Ltd. participated and benefitted. The deal can not and should not now be undone by an administrative review process that looks only at environmental plan modifications to the existing PUD concept site plan; a PUD site plan that is not governed by the new Division V, Chapter 25-2, Section 25-2-391 et sequitur, as adopted by Ordinance No. 031211-11, because it was subject to the PUD requirements adopted before December 15, 1988.

The neighborhoods believe they are entitled to a full debate on the merits and equities of a wholesale change to the land use, which was approved through the consensus building process that resulted in PUD Zoning Ordinance No. 890202-B.

Finally, my clients believe that if the project changes from commercial to residential, the administrative process for determining whether the project retains its vested rights pursuant to H.B. 1704 should be followed. While zoning regulations are generally exempt from H.B. 1704 consideration, where they affect lot size, lot dimensions, lot coverage, building size, or development rights controlled by restrictive covenant, H.B. 1704 rights may be affected. It is our understanding from the limited review my clients have had of the multi-building spartment plan proposed by Gables, that it would require the use of the entire 40% impervious cover entitlements of the existing approved PUD. The irony is that my clients have hired their own experts to determine the economic feasibility of developing a residential project on the site that complies with current environmental ordinance requirements, and has found that such a plan is feasible.

The Gables Plan appears to be neither the most environmentally appropriate alternative to the existing approved project, nor anything close to resembling the agreed upon PUD land uses approved by all stakeholders in the 1989 PUD Ordinance.

Accordingly, we ask that you support our request that any change to the approved project as proposed by Gables go through the orderly process mandated by the Land Development Code and require a debate on the propriety of changing the land use through a re-zoning case before any site plan review is made to any Board or Commission.

Sincerel Terrence 1

Attorney for Creek at Riverbend HOA, Hunterwood HOA and the Bunny Run Peninsula, Rivercrest and Bridgehill Neighborhoods

TLI:Im:Enclosure cc: The Honorable Betty Baker Chair, Zoning and Platting Commission

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

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[live in the Deveryort Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Buary Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the [continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 4

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CASE # 814-88-0001.08	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY
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ר ז י I live in the Devenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
 - ł I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Noighborhood Land Use Plan. 2 It is my belief that the zunine authorized by the 1988 Commentumitien Neighborhood [and Use Plan is less intrusive on the neighborhood and best maintain

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CASE # 814-69-0001.09	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY

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- 1. In 1988, the Durny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davemport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family hand use an part of the P.U.D.
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Davenport Ranch Patio Homes Association

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I live in the Deveryort Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

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- 1. In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-89-0001.08

I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I wish to state my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- land use plan with the Davenport Ranch Westview Development inc. and St. Stephens, which rejected proposed multi-family land use as In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood part of the PUD. I continue to support the zoning authorized by the 1955 comprehensive neighborhood land use plan. 4
 - It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrusive on the neighborhood. c.

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I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I with to state any opposition to the proposed PUD Amendment/Zotting Charge. My reasons for this opposition include the following

- In 1978, the Runny Run Englishorhood Association, on behalf of the entire neighborhood, entered into a confinehensive neighborhood land use the law with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as Zert of the PUD. I continue to support the zonging enthorized by the 1988 comprehensive neighborhood land use plan.
 - It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrustve on the neighborhood. Ч

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CASE # 514-88-0001.08	FEITTION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY	
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I live in the Daverport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1938, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davemont Ranch Westview Development Inc. and St. Stephen's Episcopel School which rejected proposed multi-family hand use as part of the P.U.D.
- ł I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. It is not belief that the zoning gatherized by the 1988 Commelvanive Neighborhood Land Use Plan is less intrusive on the neighborhood and best main ¢

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CASE # 814-88-0001.08	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY
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I live in the Davemont Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
 - ļ . I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

I live in the Devemport Reach neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my alguature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bumry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devemont Ranch Westview Development Inc. and St. Stophen's Episcopal School which rejected proposed multi-family land use as part of the F.U.D.
- 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the A continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

original nural/suburban character of this area	original rural/suburban character of this area.			
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
MINEY MCRANN	1701 Real Wind Cove	419-3579	Pin Bizmccam	11/01
Karen Boulton	1803 ROAI turn Cove	\$28-1092 P	10 Eaultai	10/N
Kim Weatherford 3404 Rura	3404 Rwahdge	329-5508	Un by	10/12
Brad Westheran	Bad Wertheran) 3404 Riva Ridse	329-5508	HWILL	11/01
Resured What	6304 Aques	32 B-8849	KILD	1/01
	6320 OLIVE Dr	229-6571 reginicaustn.rr. com	guar	13/1
Adre Vinn	men (238 Ayres Or	325- 5901	Joyde Turner	10/11
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gue tamou	1904 Conorais	37-962	34 a Donai	10-11
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CASE # 814-88-0001.08

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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE

FROM OFFICE/RETAIL TO MULTI-FAMILY

I live in the Davenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition -include the following:

1. In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.

I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of this area.

PRINTED NAME STREET ADDRESS PHONE/EMAIL SIGNATURE DATE

LONG CHAMP. sperat നെട Hame 5 ELVANE GOLO LONG CHANP Ct. #121 10-26-06 327-7490 artig 6000 ~ an Ø BELCHER (

CASE # 814-88-0001.08

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING C CHÂNGE

FROM OFFICE/RETAIL TO MULTI-FAMILY

I live in the Devenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My masons for this opposition...

1. In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.

I continue to support the office/retail zoning on this tract suthorized by the 1988 Comprehensive Neighborhood Land Use Plan.

2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of this area.

PRINTED NAME STREET ADDRESS PHONE/EMAIL SIGNATURE DATE

SON Ø 5030 Ø. Champ Ct #116 Kirk Lawson <u>78746</u> 6010 Long 10/31/04 -5482 306 -8936 # 108 6010 LONG HAMP ſ e (2

CASE # 814-88-0001.08

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE

FROM OFFICE/RETAIL TO MULTI-FAMILY

I live in the Davenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below 1 sm stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

1. In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.

I continue to support the office/retail going on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

2. It is my belief that the zoning authorized by the 1958 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of this area.

PRINTED NAME STREET ADDRESS PHONE/EMAIL SIGNATURE DATE

tom 6010 Long DIG 605 10010arott

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-83-0001.08

[live in the Davenport Runch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amondment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.

I continue to support the office/retail zoning on this tract authorized by the 1955 Comprehensive Neighborhood Land Use Flan. It is not belief that the znaine authorized by the 1955 Comprehensive Neighborhood Land Use Flan.

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PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Barbara Aumphrey	3605 Needles Dr	328-4455 BAUM	Barberathenthe	64/21/01
OKKRAW	EXINIS CORRAN GIOD EN POW CF.	328-7605 30,2441669° peu. 107	T Site	10/17/az
DRKRAN	REGN CORRENT 6100 GUN JOW CD.	328-7603 AM 2019	A Colon	40/4/1/01
xkran	antel Contran leloci Gun Bow Ct.	32E-7Ce03 bortan Bautin Mean	Aariel Cohren	10/61/01
uy paral	Anny Huypmay 3602 Needle-Dr	378-4400	KAR.	10/11/0
DFCOX	FERALDF COX 3603 Neally IL	327-20960 Second autoline	Berell Pur	10/1 \$ 04
5 A. Cox	DOLORES A. Cox 3603 Neallas		Below a. Cot	10/18704
BILL WILLIAMS	3701 NEDILES	22.9222	WH WILL	10/ 16/04
SHARN WILLIAMS	3101 NEDRES	328-9222 "	Al was Telling	10/18/04
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FERTION CONCERNING GARLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZORUNG CHANGE FROM OFFICE/REFAIL TO MULTI-FAMILY CASE # 814-88-4001.40

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I live in the Darouport Ranch sciphorbood across from the Jard subject to the shore-referenced proposed P.U.D. Amendment. By my signature below I am stating any opposition to the proposed P.U.D. AmendmentZrning Charge. My reasons for this opposition include the following:

- 1. In 1955, the Burry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Flan with the Devergors Ranch Westriew Development Inc. and St. Stephen's Episcopal School which rejected proposed anali-family itsed us us part of the ?. U.D.
- and and had maintained in the I comines to report the office/retail meting on this truct authorized by the 1958 Comprehensive Neighborhood Land Use Plan.

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FRONTED NAME	STREET ADDRESS	FINDING STORES		
Peter Driscollmo	Peterbricule Secsional. Net 6104 Nashwa CT.	Sh 732-7299	(fred)	10/12/01
	Posti - 7874	512-386-0197	1 Jelui Cloner	10-15-04
Kaith Cheney	XT/WHZUA AUSTRALIA	2610-208-215	Sith Chany	10-61-01
KDU LUCE	ADIL LUCE 3500 Need/0572x 12 513 30734	15 513 205 3F		rolados
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I live in the Davement Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my aignature below I am stating my opposition to the proposed P.U.D. Amendment/Zoming Change. My reasons for this opposition include the following:

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- In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Kurn Durs	3161 Riva Ridge Kd	328-6647	Place Bung 10/11/04	10/11/01
nila Williams	3203 Rive Rule Rd.	728-2767	Mile Ollians	10/11/04
true di alliamo	11 11 11 11		Therein	10/11/64
10 hn Mutter Innel	- 2205 RivnRidger	CL17Cor	He FM weret.	t-1/11/1-1
Mary Wilbur	32	328-2899	Mura Willer	10/11/04
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scott Sechovec	3307 RIVER RIDGE	(hac-Bee	ne Ne	10/1/01
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CASE # 814-88-0001.08	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY
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I live in the Daverport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bumry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected propused multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my helief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrasive on the neighborhood and best meintains the

PRINTED NAME STRI	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
C. MANEKAWA	sigt caracters of Antim	aret-819-115	Markener-	10-3-04
Careline Mabery		S12.347.1516	Cularery	po-11-ol
Navey WYKN	3116 Countloded.	329-8180	Memory	10)" lot
Tren Chambers	311 Lavalradi CA	512-323-1733	and handred	10-11-01
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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENTIZONING CHANGE **FROM OFFICE/RETAIL TO MULTI-PAMELY** CASE#814-55-001.08 .

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nn. By my signitus bolow (am stafing af • [Bre in the Darcaptert Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Assembly oprovidions to the proposed P.U.D. Anominent/Zooing Change. Wy reasons for this opposition include the following:

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- 1. In 1908, the Burry Rue Neighborhood Association, on behalf of the entire neighborhood, extered into a Compactaneire Neighborhood Land Une Plan with the December Neighborhood Land Une Plan with the December Neighborhood Land Une Plan with the December Runck Weathing December inc. and St. Stephen's Explored School which rejected proposed multi-family land use as part of the P.U.D.
 - g authorized by the 1968 Concreteenive Neighborhood Land Une Phar & less intractive on the neighborhood and best melistrike the I continue to support the office/retail zoning as this tract author/ced by the 1988 Comprehendre Neighborhood Land Use Plan.
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ergind rundbababa character of this area	erigiest restriction character of this area.			
FRONTED NAME	STREET ADDRESS	PRONE/EMAIL	SIGNATURE	TIVO
Anita Caliclent	Anita Glickert 6905 Withem Rever Dr.	3211-328	Mulle Allicker 10-18-04	10-18-01
Louise Bendt 4101	4101 Triple Crown	730-0529	Jamie Bruch	well 10-18rd
allume bernul	\boldsymbol{D}	327-2058	algue Annell	to short
RasBume	6106 KASAUR	327,2058	Arlument	toba
George Dupere	3505 Needles Drivc	328-5355	- Mark Mar	io/19/04
	3505 Non llea Drive	3285355	Famela Derove	10/10/01
Kathevine Dupere	Kathrevine Dupere 3505 Needles Nr.	328-5355	Mathenine Dupon 70/19/04	10/11/01
Mark Dunere	3505 Newles Drive	328-5355	Mak Dupa	10/15/04
NEM BURNS	3407 Nextles Pri	七死七七	UNIN BUD	10/19/04
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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

I live in the Devenport Rench neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my ĩ opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davemont Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family hand use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.
- It is my belief that the zuning authorized by the 1988 Commelensive Neighborhood I and I lee Plan is leas infunsive on the neighborhood and hest maintains the c

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2/11/04	high	347-8655	1733 Canonero DR	Mita Thaker
$\left e^{\sqrt{n}} \right _{1}$	Canul Inertander	sag-osub	BOI Lanoners DR	Centura Kandu
DATE	SIGNATURE	PHONE/EMAIL	STREET ADDRESS	PRINTED NAME
st mannaus the	parmive on the neighborhood and be	official Land Use Plan is less in	2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of this area.	It is my belief that the zoning authorized by original rural/subinben character of this area

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CASE # 514-53-0001.08	ERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY	
	PETITION CONCERNING GABL	I I I I I I I I I I I I I I I I I I I	

I live in the Davenport Ranch meighborhood across from the land adjoct to the above-refluenced proposed P.U.D. Amondment. By my alguature below I am staring my opposition to the proposed P.U.D. Amendment/Zoniag Change. My reasons for this opposition include the following:

- Deveryort Ranch Westview Development Inc. and St. Stephon's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Land Use Plan is less intrusive on the neighborhood and best maintains the 1. In 1988, the Bumry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the

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DATE	h=/11/4	10/16/04						
AIGNATURE	Krith Mii	14 Been	· · · · · · · · · · · · · · · · · · ·	•••	27 - 2 - 2 - 2		<u>7</u> -	
PHONE/EMAIL	306-8185	psea-the						
STREET ADDRESS	5909 Waymaka Cove	5912 Waynafer Cu						
PRINTED NAME STRI	Loretta Miri	left Bolke		×			5	

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08 ;

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I live in the Davenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my alguature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Branny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Reach Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- [continue to support the office/tetail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. It is not helief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. ¢

it is my center that the zorung anurorized by original rural/suburban character of this area.	2. If is my ocact that the zoning antionized by the 1900 Compressionve (Neighbourdoot Land USE Fight is less infrasive on the neighbourdoot and was inducated in original rural/suburban character of this area.	1 0001 G7 11117 J 25/0 111171 100010	A THE INCIDENTIAL AND A RANDOM	
	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
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Adrew Burtmese	Stol Sit Iver Cove	1511 - LHE	a Buchno	p/r/64
ouisa. Slauahter	5923 Pold Ruler Wav	732 - 2157	Paire Dought!	io/ido4
	5902 Bold Rule way	452-8626	MUR-	12/24
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ź	1212 Four Gallout Pir		RIVIL Haudon	h/H/04
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CASE # 814-58-0001.08 1 CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE PROM OFFICE/RETAIL TO MULTI-FAMILY	
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I live in the Davenport Ranch neighborhood across from the land subject to the above-refreenced proposed P.U.D. Amendment. By my signature below I am staring my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bunny Run Neighborhood Association, on behalf of the cative neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devergort Ranch Westview Development Inc. and St. Stephen's Byiscopel School which rejected proposed multi-family land use at part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.
- 2. It is not belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

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continent. By my alguature below I a merchenarive Neigtborhood Land U multi-family land use as pert of the cod Land Use Plan. Mustive on the neighborhood and be	SIGNATURE	Mirlellet	A INVEST	loaght Daves	7V)	Var with Sich at	1. con Alm - The to	t.ned Allmand	Churchar	Brdael	Tour Ant	-
JO MULTI-FAMILY drenod proposed P.U.D. Am nettion include the following: dighborhood, entered into a Cor chool which rejected proposed chool which rejected proposed off Comprehensive Neighborh off Comprehensive Neighborh	PHONE/EMAIL	Mbjorklowstin.rr.	DRAPHER CUST N.	white a Braddag he	Konn July 2		Ids - consultants 1. con	jeft, murslänen	Commercedity C	ginazedect	spartic such i	5 - 1 5 - 1 5 - 1 7 - 1
 Itive in the Devergort Ranch neighborhood across from the land antijoct to the above reducered proposed P.U.D. Amendment. By my algueture below I am starling my opposition to the proposed P.U.D. Amendment. By my algueture below I am starling my opposition to the proposed P.U.D. Amendment. By my algueture below I am starling my opposition to the proposed P.U.D. Amendment. By my algueture below I am starling my opposition to the proposed P.U.D. Amendment. By my algueture below I am starling my opposition to the proposed P.U.D. Amendment/Zonting Change. My reasons for this opposition include the following: In 1988, the Dawny Run Neighborhood Association, on behalf of the attive neighborhood, entred into a Comprehensive Neighborhood Land Use Plan with the Davemport the office/retail zoning on this tract antiborized by the 1988 Comprehensive Neighborhood Land Use Plan with the Davemport the office/retail zoning on this tract antiborized by the 1988 Comprehensive Neighborhood Land Use Plan. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 	STREET ADDRESS	5409 Charin Cr.	5607 Clarter Cove	Scole Clarton Cove	ANIE JONES SELL CLURION COVE	5612 Clarian Core	542 Claria Con	5600 chancouic	2900 WaterBanh CV.	2904 Waderbank CU.		
 I live in the Devenport Ranch neighborhood across from opposition to the proposed P.U.D. Amendment/Zonling 1. In 1988, the Baury Run Neighborhood Asso Daivenport Ranch Westview Development In I continue to support the office/retail zonling 2. It is my belief that the zonling mutherized by the set of the solution of the set of the set of the solution of the set of the solution of the set of the solution of the set of the s	PRINTED NAME	Allichelle Brock	l -}	.0	Kgune Joues	Liber Napetle	John Seratio	JER MURADIAN	Chaire Meredith	Gina Zedeck	Paulo Ardi	

CASE # 814-85-0001.05 PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM ORFICE/RETAIL. TO MILTLEAMTLY -

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CASE # 814-88-0001.08	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY
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I live in the Davemport Ranch neighborhood across from the hard subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- Devenport Ranch Westview Development Inc. and St. Stephen's Episcopel School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the

original rural/suburban character of this area.	racter of this area.			
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Jul Lantter	fraglant Higg	202201 626	329 10790 Dr. H Xull	10/20/02
Reav C. Reels	Rague. Reels 3502 Riva Ridge Rd 321-4792 Rague Balls 10/9/4	227-4792	Bash Ball	#qbi/ai
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I live in the Davemport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bunry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devergort Ranch Westview Development Inc. and St. Stephen's Bpiscopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.
- 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Phan is less intrusive on the neighborhood and best maintains the

PRINTED NAME STRE	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Khai Ja Nohmod	1603 Guuban	389-7979	" /d e	10/12/01
Scott BROWNS IN 3400 NEMU	3400 Nemuca Dr	328-2240 RILIZOLOACE	1 Kap	10/12/01
Linda Broaddus 3402 Need	3402 Needles Dr.	328-2290 LBC0ADDUSCANSARCON	condias broades	tojzijai
Gine Shoarke	357 Really De	327-825	con Pina Plon	Hello 1
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	3601 Needles DR.	329-0666 Sorahanderphercon	Sarah Halk	Hallor Allah-
	3107 Riva Ridge Dr.	327-0068	Sarah Lapley	10/4/01
JERRY TAPLEY	3107 RIVA RIJAE DR	327 0068	Jan 1 a	10/11/01
John B. Mayo	2.304 Far bullent Dr	lim histed	Set & Mayo	10/11/01
NITA LOUISE MAYO	NITA LOUISE MAYO 2204 FAR GALLANT DR.	4	1/122 Dune Mayo 10/14/04	70/11/01
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CASE # 814-88-0001.05	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY
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I live in the Davemport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bumy Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davemport Ranch Westview Development Inc. and St. Stephen's Episcopel School which rejected proposed multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

original rural/suburban character of this area.	racter of this area.			
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGN STURE I	DATE ,
Seat Wells	2201 Ercevent Dr. Anti-	306 - 1355	Ace	10/25/02
MARY WELLS	2201 Farbollant Dr.	Join-1355	Ment UsQ	in 25/04
-ucia Durcy	2009 742 GallAt	325-5654	Len King	10/1=/04
Miaharl Duey	2009 TAR Gallant	325-5656	mulaDung	40/2-7/01
Kathenne Martura	Seal clanon CV	1669 928	o the	ho-1-11
Cortos Martiez	Sezi Garion W	329 9261	T T T	101-4

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

] live in the Davemport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amondment, By my signature below I am stating my ^d opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bunny Run Neigtborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Ranch Westview Development Inc. and St. Stephen's Episcopel School which rejected proposed multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract suthorized by the 1958 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zonine authorized by the 1958 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

original rural/suburben character of this area.	radar of this area.			1
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
stu Sactar Ira Fre	120 Frindata.	304-53 M	20 trum	10/16/05
1 d Moore	3307 hookout have	327-34 34	-111-111.	10/1/01
C. ARENDESCH	1	327-12921	N of N	10/18/04
Mo a Areades	3209 [260 -K2E	mendered	14664
Brack Spraduery	3313 Lookast Lo.	329- BOSU	KY K.	10 / 16 / 004
Suparme Spridley 3312	- 3312 Patrove la-	-2008-15CS	2. soudles	10/10/01
BRANT KOSA/1541	8	6500-28L	NINA	10/10/
SERENA SCOTT	3715 LOOKONT UN	732-0639	all -	to/ne/of
Munis Spirk OSmalaic	ric 3717 Collar in	sat-tus	J.	10-16-24
I'M SCHUMAMIE	317 608	327-7112	All Y	Lo/10/04
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I live in the Davenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my

- opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following. 1. In 1988, the Bumy Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected profosed multi-family land use as pirt of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan is fess intrusive on the reighborhood and best maintains the 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

original rural/suburban character of this area.	racter of this area.	-		
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
MICHAEL AVER	3502 NATIVE DANCER GAR AUGTIN, TX 78-746	326-2522 drna maile hotmyl. Con	MCCUB,	rololor
Ruby Ayer	3500 Native Dancer Core Austin Tr. 18746			10-01-01
D lane David drun 250 1 native	357 INDANCORICA	527 - 3770 DE LUNA	Delline Devilen	10 1 10 00
Amy Baker	3511 LIATIVE DANCER HWSTING TX	329-4732 ainy bakirobsoliaol. son	Jac/ con) July	10/01/01
leave due hast	3512 NAME DAVCER	3276536 CduclouxBant.com	n (Lande & Mala	wholey
Susan Euclory	3512 NATIVE DANCER-	327 6536 Farrys m.d.u.C/~u.Xla	Jun M. Chelly	10/10/04
Carles Carles	3500 NATIVE JANCER	306 editra	AND I	to holod
MARY THERIOT	3702 Need	328-2648 merry34562aol.com	May Min	40/11/01
JUE THERIOT	3702 NECOLOS DR. Austin, 74 3074	Jat - 26 41	June	PC1/11/0
Kristine Hollenel	6102 Nashue Ct Aushin 38 746	329-9981 KKHAllenche Mishelen	~ HLOOR	10 [11] 01
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PETITION CO	CASE # 814-88-0001.08 PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY	8-001.08 DPOSED P.U.D. AMEN TO MULTI-FAMILY	DMENT/ZONING CHANG	 22	
e in the Davenport Ranch meighborhood across from osition to the proposed P.U.D. Amendment/Zosing 1. In 1988, the Burny Run Neighborhood Asso Davenport Ranch Westview Development In I continue to support the office/retail zoning 2. It is my belief that the zoning authorized by t original rural/suburban character of this area.	 If ye in the Davemport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my aignature below I am stating my opposition to the proposed P.U.D. Amendment. By my aignature below I am stating my is not proposed P.U.D. Amendment. By my aignature below I am stating my is not proposed P.U.D. Amendment. By my aignature below I am stating my is not proposed P.U.D. Amendment. By my aignature below I am stating my opposition to the proposed P.U.D. Amendment. By my aignature below I am stating my is proposed P.U.D. Amendment. By my aignature below I am stating my proposition to the proposed P.U.D. Amendment. By my aignature below I am stating my proposition to the proposed P.U.D. Amendment. Journ 2. In 1988, the Buumy Rim Neighborhood Association, on behalf of the antire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devemport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 3. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 	ferenced proposed P.U.D. Am osition include the following: ighborhood, entered into & Coi thool which rejected proposed 88 Comprehensive Neighborh othood Land Use Plan is less in	endment. By my aignature below I i myrehensive Neighborhood Land U multi-family land use as pert of the od Land Use Plan. trusive on the neighborhood and b	un stating my se Plan with the P.U.D.	
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE	
JOHN MCCANN	1701 Reallyind Cove	johntmician eathingt	J.	10/22/01	
Pur Ancer	6318 Arkes Dr	n 200 allower	MMMM.	40 22 01	
112 Navel	2415 Cound Taile	112 HENDIN DE DOL CUN	m Ke Aswell	10/20/01	
AHAN NEWALL	2915 Row I Tilee	Chadwend! Cas	Len Clark	tal su	at
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CASE # 814-88-0001.08	ETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENTIZONING CHANGE	FROM OFFICERETAIL TO MULTI-FAMILY	
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I live in the Davemont Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my helief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Wend Aarons !!	Adrens 5800 Porcu Back Lane	* 6LEL-802	Werdi Anow	-ne-01
eelen Henley	3511 RUM RIDGE	732-2058	The Mail	10-24-
heli Esler	6006 Carry Sack	328-0970	A. Bull.	5 74
YONNA TARBOX	5905 CAREN BACK	327-1,990	D. Tallan	10-12-01
Johntarbox	5908 Cary Back Lane	913-9238	att	ha-62-01
MORD BUNNIN	MORD BLUKIN 10000 CAREY PAR IN	0120-825	Jr-4	10-52-01
EPER White	3951 Westlake DR.	327.7507	A RAKA (NILLA	10-22.01
È	5907 CANRY BACK	357-5638	Ed Miller	ho-hz-ar
At Whicher	5903 arey Back	228-3707	Par Ukeck 10,	.0kg 01
Gebrielle Norwood	5811 Carry Lane	328-4554 4 284-128	13	40/12/01

	FROM UTFILE/KETALL TO MUELT-FAMILE			
 If yee in the Daversport Ranch neighborhood across from the opposition to the proposed P.U.D. Amendment/Zoning Chan 1. In 1988, the Burny Run Neighborhood Associatio Daversport Ranch Westview Development Inc. an I continue to support the office/retail zoning on th 2. It is my belief that the zoning authorized by the 19 original rural/suburban character of this area. 	 If we in the Daverport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D., Amendment. By my signature below I am stating my opposition to the proposed P.U.D., Amendment. By my signature below I am stating my in 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Daverport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as pert of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan with the continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 	sforenced proposed P.U.D.Am nosition include the following: sighborhood, entered into s.Co chool which rejected proposed 68 Comprehensive Neighborh orhood Land Use Plan is less in	kind subject to the above-referenced proposed P.U.D., Amendment. By my signature below I am stating my ge. My reasons for this opposition include the following: m, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Strephen's Episcopal School which rejected proposed multi-family land use as pert of the P.U.D. Is tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan with a state tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.	an stating my se Plan with the P.U.D.
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE 8	DATE
Terrisultingn	3501 Rey Bar Cont		Law Arren	10/13/00
invaria Fleschman	Maria Fleschman 3411 Day Star CV		Maiia 4 Due h-	10/13/01
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CASE # 814-88-0001.08 PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY

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CASE # 814-88-0001.05	PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE	FROM OFFICE/RETAIL TO MULTI-FAMILY

I live in the Devenport Ranch neighborhood across from the land subject to the abovo-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the followiths:

- In 1988, the Bumry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davemport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrustve on the neighborhood and best maintains the

PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
EELK NELSAN	sin , Day -TAR Care Furged, TX	347-7975	Ee.l	10/10
Sherri Pullen	3409 DRYSHAF LOVE Austin, TX 78746	237-2682	Maunturen	21/01
Mondeuro	3413-Jay Star Cove Studen TX 78746	Z47-8811	And mark	10/10
Denda Ahme	3410 Day Star Gre	327-8396	Glenda Rhyne	10/10
Uthoma Rause	11	327-8396	Tom Blome	co/co
Robun Gill	3401 Day Star Cove Pustin. TX 78746	328-7999	Roland.	10/10
Lisa Cohin	6305 Spruguood CU	G18897	Alor 12	ω/σ
CARTE DENTSON AUSTIN, 7X	1 AUSTON, TX 78746	52 m-50C	and the	01/01
Same Purce	3402 Day Star Care Ourshin TX 7874 L	* 113L-Lhe	Sovia :	10/10
Billy Kuykendal	5500 pa	327 2839	billy buylined 10.10	01.01
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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

I live in the Davenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Affice-dment. By my alguature before I am stating my opposition to the proposed P.U.D. Amendment/Zorting Change. My reasons for this opposition include the following:

- Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized ty the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 1. In 1988, the Bunny Ryn Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the

original rural/suburban character of this area.	racter of this area.	ίς, .		
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Edward Grober HUSTIN	4100 TRIPLE CROWN AUSTIN TX 78746	512 306 1419 Edgrubbaretar	Eles Mithe	10/sulog
Elane Coffman	4103 Tryde CROWN.	6006275 215	Al al	230/04
	4009 Belment Park Pr. Aster TK 78746	732 0787 Kmjdeabath.con	Collar S	1/1/1
Kethy Guben	4000 Tryola Craw	306 1419	Revin Huhe	culsi log
JON VIRASTELL	4105THAG CFOUL	232 0504	EN M not	10/31/04
DAYE VIRUSTER		132 05 04 (Da EViz	10/12/00
Nancy Blackborn Nancy Blackburn	4102 Try	328-8557	Mancy Electra	10-31-0
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CASE # 814-88-0001.08 PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY

I live in the Davenport Reach neighborhood across from the lead subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

 In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Davenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. **\$**73

2. It is my belief that the noning anthonized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of this area.

PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE	
Buddy Patten	Aven, TX. 18741 4201 Churchill Downs	328 5533 bpatten@intellina	Bues/Sitt	± 10-31-04	म्र
TRACKY Pringes	- 4102 CHURCHULL DOWN MUSSIC, TX. 78746	¹⁵ 913-2134	afra	10.3	ы
on 1' len	AVI, TK 7874L 4106 Church + 11 Daw	westel, wet Tom. 649 ver o	Tomm K. Allen	10-31-0	64
VA Landorson Carolyn Lar	4301 Chandy II Downs Ubiose H201 Chill Austik	Vince elandressen Ekill Denard IX - 78744	Curdin De	10-31-0	<i>54</i>
	4305 Churchell Downs Austin, TX 78746		alicia Dario	10-3/-0	
	4306 Churchill Dwns Austin TX 78746		Cay minai		•
CARY TROOP JA	.4307 Churchill Dave AUSTIN 78747	⁴⁵ 327-2584	CFA	10/31/0	ye.
the and	4200 Chever al Quers R Austin 70746	3010-1341	11/1000	10/30/07	
Carl Evenst	4311 Churchill Arms Austing Te 78746		A Key K	#/2/.y	
Don William	Austin IV 18746	732.0258	UND	"high	
P	· · · · · · · · · · · · · · · · · · ·		P		•

 opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the follorging. In 1988, the Burny Run Neighborhood Association, on behaff of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with Devenport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains original rural/suburban character of this area. PRINTED NAME STREET ADDRESS PHONE/EMAIL SIGNATURE DATE 	 opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following: In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Daveport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan. PRINTED NAME STREET ADDRESS PHONES PHONE/EMAIL SIGNATURE DATE DATE 	ostition include the following ighborhood, entered into a Co thool which rejected proposed 88 Comprehensive Neighborh achood Land Use Plan is less in phONE/EMAIL	Inprehensive Neighborhood Land U multi-family land use as part of the ood Land Use Plan. Intrusive on the neighborhood and b Mrusive SIGNAATURE	See Plan with the P.U.D. est maintains the DATE
Perry Rose	4000 Belmont Park Dr	328-3930 Prose246@10199	1 masser	Inhal
Jorinne Rose	4000 Belmont Park Dr.)(Coringe Rose	10-29-01
Tanina Gupta	5813 Kentucky Darbyct	339 - Collo Lanine Gupta Chotnail	Acres Contr	10/29/01
Neeral Guph	5813 KentuckyDerbyct.	17	AL H-	10/20/01
BNA ROYAC	5902 CANE PALL G	330 0101 - C	con har loved	10/22/01
Ken Shih	4004 Belmont Jark Dr.		adu llat 22	10/20/00
Alice Shik	2004 Belmont Park Dr.		(West, 2, all	10/30/04
JOHN RSEE	5903 PANE PARE G	RP-cop Ausin	with -	20/20/11
ROBINI PESCE	5903 PANE PACE CT	12 3300014	KOLAN PAN	11/01/04
	JACK PANE PALE /T	512306 9513	. All the	/ ///

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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICERETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

I live in the Davemport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am atating any 🗍 opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Bunny Run Neigtborhood Association, on behalf of the entire beighborhood, entered into a Comprehensive Neigthborhood Land Use Plan with the Davemport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan.

		* **		
40/22/01	B SPaul	347-781/	3402 DaySTAR CaVE	BRIAN PRICE
10 20/01	July:	3270922	5710 CARN BACKC	Sout Hyta
	Burt D.	306 1006	SEOF Buildpasse CV.	Bryant Daning
/0	Red	229 S274	Stole Bucktastipe ev	ALLEN HARDIN
1926	Ahre-	328-0636	503 Buckbone Cr	Haure De Luce
	(Searl	929.0439	Sgo.3 Buckforner cu	Arsia Brond
ł	Shaner Fragel	327-6838	SANNON ZAPATAL STOL BUCKPASSER CV	SANNUN ZAPAZA
	Jaure Wheels	327-30/2	5809 CAREY BACK LAVE	LAURIE WHERER
DATE	SIGNATURE	PHONE/EMAIL	STREET ADDRESS	PRINTED NAME
st maintains the	ntrustve on the neighborhood and be	whood Land Use Plan is less i	2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the original numl/suburban character of this area.	2. It is my belief that the zoning authorized by to original rural/suburban character of this area.

CASE # 814-53-0001.05 PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood land use plan with the Davemont Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as ...
- part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrusive on the neighborhood and olan.
- best maintains the original rural/suburban character of the greater Bunny Run Neighborhood area.

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DATE	10.2.04	to for for	10/00 /01	-4		6 1			2	
SIGNATURE	AHT.	くれてい	1 1	-		4			¥"	
PHONE # OR EMAIL	106-0186	6258-275	327-5697							
STREET ADDRESS	4505 Aera Verde	430) Agua Herda	4105 AQJA VERDE						•	
FRINTED NAME	Bob BANGHama	E. Olena Lighter	Rev Hugen					-	-	

PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-000L08

I live in the Davemport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoming Change. My reasons for this opposition include the following:

- Daverport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Land Use Plan is less intrusive on the neighborhood and best maintains the 1. In 1988, the Bumry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the

	DATE	11/1 /02	11-2-64					¥ -	
	SIGNATURE	Gene Rust	Amy Mill	0	• -	¥ 4.		٤.	
	PHONE/EMAIL	413-3483	512 3282993			÷.			
racter of this area.	STREET ADDRESS	6004 Ascot Cove	6002 Ascar Cave						
original rural/suburban character of this area.	PRINTED NAME	Lorena A. Lesamera	Jon Maken	00				-	

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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENTIZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

[live in the Devenport Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below [am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Deveryort Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- . I continue to apport the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

FRINTED NAME STREET ADDRESS EWELL MUSE 5902KENTVER DERY ELEUN MUSE 5802 KUNTVER DEM	STREET ADDRESS	PHONE/EMAIL		
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MUSE	worky DERBY CT	258/225/215	Ethna	to have
	SPOL KUNTUCKY DURAY CT	Sec / 328- 1238	Eller C. Muse	1 mac od
Jim Cartwright 5804 Kentucky Derby Ct	Centucku Derbu Ct	512/328-4373	Jum autional	I Nor of
Josenhine Carturian 5804 Kentucky Derhuc	entreku Derhuct	512	Beeching arling	I. Norat
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FROM FROM FROM FROM I live in the Davenport Ranch neighborhood across from the lan opposition to the proposed P.U.D. Amendment/Zoning Camge. 1. In 1988, the Burny Run Neighborhood Association, Davenport Ranch Westview Development Inc. and S I continue to support the office/retail zoning on this t 2. It is my belief that the zoning anthorized by the 1988 original rural/suburban character of this area.	FRINTED NAME	Louise Meyer	UPAGUIN LEGNERE	Benerensielens	MEUSSALEVINE	Sara Crawford	Midneel Rehee	MADCIL	11

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- 1. In 1988, the Bumry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Devoport Ranch Westview Development Inc. and St. Stophen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D.
- I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan. 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

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I live in the Davemport Ranch neighborhoed across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zening Change. My reasons for this opposition include the following:

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PETITION CONCERNING GABLES WESTLAKE PROPOSED P.U.D. AMENDMENT/ZONING CHANGE FROM OFFICE/RETAIL TO MULTI-FAMILY CASE # 814-88-001.08

] live in the Davemont Ranch neighborhood across from the land subject to the above-referenced proposed P.U.D. Amendment. By my signature below I am stating my opposition to the proposed P.U.D. Amendment/Zoning Change. My reasons for this opposition include the following:

- In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a Comprehensive Neighborhood Land Use Plan with the Daverport Ranch Westview Development Inc. and St. Stephen's Episcopal School which rejected proposed multi-family land use as part of the P.U.D. I continue to support the office/retail zoning on this tract authorized by the 1988 Comprehensive Neighborhood Land Use Plan,
- 2. It is my belief that the zoning authorized by the 1988 Comprehensive Neighborhood Land Use Plan is less intrusive on the neighborhood and best maintains the

original rural/suburban character of this area				
PRINTED NAME	STREET ADDRESS	PHONE/EMAIL	SIGNATURE	DATE
Charles G. Chaffin	Charles G. Chuffin 5806 Kentury Derby 78746	₩ 328-2784	Church & Cloppin	+0-1-11
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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-001.08

I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood land use plan with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as olan.
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	PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/	ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY
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PRINTED NAME	DAVID DIMSTON	Dow WICHELM	GEOFF FINILM	Trisella L' Foster	DANIEL BATES HILY BANN	Karen Chitweel 4205 Par	Aleyandon Simko	LILLIAN LARSEN 3806 BUNK	Erika Bunuister	ZUI YANIV	MORICA ABRIC	DAVESiege

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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

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I live in the neighborhood adjoining the land subject to the above-teferenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood land use plan with the Davenport Ranch Westview Development Inc. and St. Stophena, which rejected proposed multi-family land use as part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use nalo. ئہ
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CASE # 814-88-0001.08	PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/	ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY
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I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

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I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By any signature below I am stating any opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood and use plan with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use nalo Tualo
- It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of the greater Bunny Run Neighborhood area. N

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PRINTED NAME	Hilton Pudcett	LENH PETRI	TERRY HELLE	RheaCopeniug	Rochel Sannound	TONY SADNOVAL	(7REG BURKAUR	WARDRedwinsli 4502 30	LINDA RADWANSS 4502 BUMM	TREV SEY MO	Dan W STEINLE	GUNIE M. REECE

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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT. ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

- land use plan with the Davemont Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood plan.
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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

- In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood land use plan with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as part of the PUD. I continue to support the zoning authorized by the 1988 comprehensive neighborhood land use plan.
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I live in the neighborhood my opposition to the propo 1. In 1988, the Burn land use plan with part of the PUD. I 2. It is my belief that	 If the meighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I wish to state my opposition to the proposed PUD Amendment. By my signature below I wish to state any opposition to the proposed PUD Amendment. By my signature below I wish to state 1. In 1988, the Burny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood land use plan with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use part of the PUD. I continue to support the zoning authorized by the 1988 comprehensive neighborhood land use plan. It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan. 	renced proposed PUD Ar reasons for this opposition of the entire neighborh tent Inc. and St. Stephens, of the 1988 comprehensive ensive neighborhood land	ject to the above-referenced proposed PUD Amendment. By my signature below I wish to state Zoning Change. My reasons for this opposition include the following: Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as a zoning authorized by the 1988 comprehensive neighborhood land use plan. by the 1988 comprehensive neighborhood land use plan.	w I wish to state we neighborhood mily land use as eighborhood.
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I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am sizing my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

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- In 1988, the Bunny Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood induse plan with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family hand use as part of the FUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use plan.
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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUB AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-001.08

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Marcus	Janyu Marcus	3800 Meandering Creek	6337006 Kabur	gme	8/5/04
Wilson	Jerome Wilson	GTOH TOCHER CAREL DA. AUSTIN TX 78746	329 99742	J. A.li	86/04
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West	N	3704 Dagrand Creek	349-9766	tadel file	8/6/04
	Don Mayee	3700 bogwood Week Cove Austin TX 78746	330 0522	Don H. Woeger	8-6-04
v 1	Shannon Magee Murk	3700 Dogwood Creek Pore Mustin, TX 78746	330-0572	Stannon n.	8/6/04
Dorlan	Murk Dovland	457 Dogwood Creens, Austin, TX 76746	380-9808	Marca Dorland	816104
Woodard	Sabrina Woodard	3705 Uguad Crak Cove AUSTIN, TSTAL	347-9905	Salu Woodard	8/10/04
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Pagley	Robin Paglery	6631 JOGWODD CREEK DR AUSTIN TX 78746		Foin Payery	8/5/01
Ward	Holly Ward	3805 MeanderingCred Austin 78746	306-7919	There	8/5/04
Pullen	Shervi i Corey puller	3409 Day star Cove Austin 78740	732.2682	Sherripewer	0/0/04
Loeffel	Karen Loefel	3801 Mardenser Austin 191 - 2015	347-9386	Karendegel	8/6/04
seffel	ELIC LUEFFEL	SEOI Maindenny Creek, Austin, 44. 18746	747-9380	Del pel	8/6/04
Narcus	ANDEEN MANIN	3500 MEAULERING CETERIL	330-0007	annosmu	816104

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-PRINTED NAME	STREET ADDRESS	PHONE # OR EMAIL	SIGNATURE	DATE
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TINA C HANE	UN 3709 Dogwood Creek Core	512-347- 7832	Jem C Handbel	8/15/04
Sue Snyder	6615 Dogwood	512-347- 7320	Aufler	8/15/04
AlysonPerrine	6612 Dogwood oreck	512·347 · 8799	aleponterin	8/15/04
Michael Perrim	6612 Dugwood Creek	512·347 · 8799	Mikeli	8.15.04
Peter Miller	3605 Shedy Great Cr.	572 826-3038	Let Mille	8/15/04
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PHONE # OR **PRINTED NAME** SIGNATURE DATE STREET ADDRESS EMAIL ada Creek Cu 512-3600 Irea Mescale 8/15/04 347.7724 Austa TVC 78746 Show Shady Geek W. 612. 8/15/04 347-7724 Acrem TV 78746)og word 328-6212 8 ogword C 328-6212 6636 Dogwood Cr. 347-0904 elly Simmons ซีไป Austin, 78746 - 1904 Bruce Simo

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Mita Thaker	733 Canonero DR. 7 Laki Trail I)th	347-89SJ	Mida	a.g/20/14
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Joy Butter	4800 mante pr.	yahao.com	He.	8/18/07
LUGA LARDON	309 N WESTEN DR		li. lan	8/18/04
Chris D'Connoll	2801 Calaw Cove	694-1854	CMD Concell	8/18/04
	2800-28 Way maker	784-0791	Alvalla	8/18/04
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	9800 Vista Vista	1	Luca	8/18/04
×	3200 Kittowa CV	1		8007
Jaci Buxton	4010 LongCharp	329-6109	Bribel	8 10 /04
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Suelentourg	AA'II Part	syoung ce austiniver.com	1.71	8/18/04	
			0 0.		
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From: LeAnn Gillette [LGILLETTE@austin.rr.com]

Sent: Wednesday, August 04, 2004 3:59 PM

To: Rhoades, Glenn; Ramirez, Diana

Cc: toums@swsoft.com

Subject: The St Stephens/ Gables Westlake Apartment zoning

Dear Mr. Rhoades and Ms. Ramirez:

As a member of the Bunnyrun/Rivercrest Neighborhood Association my husband and I have the following objections to the shift from office to multi-family zoning on the Gables Westlake project.

Last year our family moved back to Austin after 12 years in the congested Washington DC area. We were so glad to be back in Austin in a lovely old quiet one-street neighborhood with minimal traffic. Therefore, we were surprised and dismayed at the zoning change proposal.

First, a change to multi-family zoning will create a serious traffic issue. With the possibility of 2 cars per unit, that means close to 700 more cars on Bunny Run and Royal Approach. Neither of these roads can accommodate this type of increase. Bunny Run and Royal Approach already have severe traffic congestion due to St. Stephen's morning and afternoon traffic.

Furthermore we are concerned with more cars, joggers, and bike riders going down Hillbilly Lane to Rivercrest Drive to see the lake. The increase in traffic on the narrow winding Hillbilly Lane will badly alter the original character and intended use of the street from residential access to a congested dangerous route.

We respectfully and strongly request you reconsider your proposal and keep this project zoned as office only. Please put us on the email list relating the Gables Westlake project. Thank you.

Sincerely,

Michael and LeAnn Gillette 3207 Rivercrest Drive 328-4668

From: Elizabeth Baskin [ebaskin@baskin.com]

Sent: Wednesday, August 04, 2004 12:20 PM

To: Rhoades, Glenn; Ramirez, Diana

Subject: Gables Westlake Project

Please be advised that there is much opposition in our neighborhood to the proposed zoning change from office/retail to multi-family on the St. Stephens tract. We are strongly opposed to this change and would like to be informed regarding any meetings or new information on this project. The increased traffic in our neighborhood would be a disaster. The traffic created by St.Stephens School is pushing the limit during peak times as it now stands. The loss of natural green space would be tragic. Thank you for registering our opinion on this matter and keeping us informed.

Very truly yours, Elizabeth Baskin 4110-2 Bunny Run Austin, TX 78746

From: Sent: To: Cc: Subject: CDALAMO@aol.com Tuesday, August 03, 2004 1:40 PM Rhoades, Glenn tourns@swsoft.com St. Stephens/Gables Apts

6 m .

. Dear Mr. Rhoades, As a homeowner at 4204 Aqua Verde in the Bunny Run neighborhood, I strongly oppose the zoning change of the St. Stephens' property from retail/office to residential.

The number of single dwelling homes will be overwhelmed by the number of multi-family homes west of 360 between Lake Austin and Westlake. The multi-housing development will squeeze out the value and the feel of our neighborhood, making us a small, odds-out strip of homes between the Lake and the apartments.

The zoning change also means the change of the value, the texture, and the tone of this long established and respected neighborhood.

Please let us assimilate the new apartments just south of the Lake before making this decision that is monumental to the many families who live here.

Please let us assimilate the new threat of making 360 a toll road (without the voice of the people) before making this decision that is monumental to the many families who live here.

I am new to Austin and am constantly amazed at the number of old-time Austinites from all over town who know Bunny Run Road and its history. It is part of the legacy of Austin.

We bought our properties in good faith, under the current zoning restrictions. Please help us maintain this historical patch of Austin.

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Debbie Fisher

From: Cathy Romano [cathyr@austin.rr.com]

Sent: Saturday, July 31, 2004 9:12 PM

To: Rhoades, Glenn

Subject: Rivercreat opposes zoning changes

Gien,

I know you've heard from me before about issues that involve Rivercrest, but now I am asking you to hear me about another issue that also involves everyone who lives down here. We are all, and I feel confident that I speak for all 74 homeowners on our street, opposed to the proposed apartments that are supposed to be built above us for the following reasons:

1. Increased traffic problems, as apartment dwellers will be on the same schedule as those of us who live here and already deal with the huge lines of cars coming and going into St. Stephens school and leaving the elementary school and our neighborhoods.

2. More transients in our neighborhood. We are experiencing this already, as the hot weather has drawn many people to our street. Many joggers and bikers have already discovered Rivercrest and if 300 or more families rent apartments, then they, too, will add to the congestion which already exists making both Bunny Run and Rivercrest less safe.

3. Additional families adding to our already overcrowded Eanes School District, namely Bridgepoint Elementary. The numbers that we received from the developers were not accurate and I would urge you to call the school at 732-9200 and find out for yourself just how crowded the school is. Add 300 more families, plus the 250 from the other apartment complex just south of the 360 bridge, and the classrooms will be even more crowded than they are now. Teachers will get frustrated, kids won't be able to learn.

4. Environmental issues--where will the animals live? Less trees mean less oxygen. Soil erosion and land altercations lead to run-offs and who is at greatest risk here since we live at the bottom of it all? Rivercrest.

Gien, despite what you may have already heard, we are *all* opposed of the zoning change from commercial to multi-family. Please come visit the area and i think you will be shocked at the amount of growth that has occurred and the increased joggers, bikers, walkers, dogs, kids and students commuting to school presently. An increase in those numbers and a dangerous situation will exist, if it doesn't already. If you would like me to organize a neighborhood meeting so that you can come speak to the group, i'd be happy to do that and i'm sure you will be amazed at the opposition to the proposed project by all who will attend. And for this issue, you will get a tremendous turn-out from folks who want their voices heard and their safety and lifestvies considered before it is too late.

Please don't hesitate to call me if you have any questions. We have circulated a petition that should arrive in your office sometime this week.

Cathy Romano cathyr@austin.m.com (512)329-5111

From:Brian Scaff [scaff@scaff.com]Sent:Monday, August 02, 2004 7:49 AMTo:Rhoades, GlennCc:Tom BurnsSubject:RE: Westlake Gables

Just wanted to let you know I OPPOSE the change of zoning. Please leave it as planned.

Brian Scaff 4110 Bunny Run #10

From: carter@trilogy.com

Sent: Sunday, August 01, 2004 10:17 PM

To: Rhoades, Glenn; Ramirez, Diana

Subject: proposed zoning change could reduce home values by \$100,000 per home

My name is Tom Carter, and I live at 4600 Bunny Run. I am writing to voice my objection to the proposed zoning change of the St. Stephen's property because I believe such a change may reduce the local home values by as much as \$100,000 per home in as little as 5 years.

The overwhelming majority of my neighbors, perhaps even 100%, oppose the zoning change for one reason or another. I'm sure you've heard many of the reasons, from subjective analyses of traffic patterns to the lack of proper support (sidewalks, park/open area, etc.) on Bunny Run for additional families. I'm sure many of the complaints have appeared to be subjective, perhaps with a tone of whining. Please allow me a moment to make a simple economic argument against the zoning change. I believe an economic view of this is the most objective way for you to make your decision and recommendation.

My argument starts with the assertion that housing prices are largely a function of supply & demand. I hope that is a basic enough principal that you would agree with that statement. Assuming that to be true, let's individually look at what will happen to the supply and demand for housing in our neighborhood if the zoning is changed.

First, let's look at the future demand for homes in this area based on the current zoning agreement for commercial development. Assuming some number of businesses occupy the St. Stephen's land, then I believe it is a fair assumption that demand would increase because some percentage of the employees that would work in the area would also want to live in the area. When fully developed into business property, the development will easily support hundreds and possibly a thousand or more employees. These employees are likely to be well-paid professionals who could certainly afford to live in our neighborhood, and I believe many would like to live in the neighborhood. The building of businesses on the St. Stephen's land would generate a much greater demand for our houses, and in turn should raise property values by a significant amount.

By contrast, a change in the zoning from commercial development will eliminate the future employees that will want homes in our neighborhood, resulting in a reduction in the future demand for our homes. By eliminating the future commercial development, the future employees, and the future demand, our property values will decrease compared to the current expectation based on the 1988 zoning agreement.

Now let's look at the future supply for homes in the area if the zoning is changed to allow multi-family homes. That change will increase the number of residences in our neighborhood by ~350, a figure that has been provided by the potential developers. This is in fact more residences that we currently have in the neighborhood. The supply of residences in the area will increase dramatically with the building of multi-family homes, fowering the current homeowners' property values.

The net of this is that a change to the zoning of the St. Stephen's land doubly punishes our neighborhood both by denying us an increase in demand for our homes and by increasing the supply of other homes. Based on what I have seen in the neighborhood over the past several years as other housing areas have been added to Bunny Run, I believe that your decision will directly affect the value of my home by at least \$100,000 over the next 5 years. My house is one of the oldest and least expensive in the neighborhood, so I believe that this estimate may in fact be low when considering the greater number of more expensive homes in the neighborhood. A change in the current zoning could collectively inflict tens of millions of dollars of damage to the property values in this neighborhood.

While my financial estimates may be subjective and open to discussion, I believe every economist in the world would agree with the basic premise that a dramatic increase in supply and a concurrent reduction in demand will have a damaging effect on our home values. Are you really prepared to take away what could be tens of

millions of dollars from the individual homeowners? We're no longer talking about subjective opinions on traffic. We're talking about a large economic impact on the current neighborhood.

I believe the proposed zoning change would amount to the opposite of the Robin Hood principle. A zoning change will effectively steal money from individual home owners and give money to the very large businesses of St. Stephen's and Gables. If the current zoning was already stated to be multi-family, I could understand why you might resist taking action to change it, since it's always easier to leave things as they stand. However, the current neighborhood zoning plan was explicitly put in place back in 1988. That 1988 agreement involved a much broader view of the entire area and a plan for the areas future. Who is St. Stephen's and Gables to revisit just one little place of that larger plan and agreement? Do you believe the conditions of the 1988 agreement have changed radically enough to justify revisiting that entire decision?

St. Stephen's and Gables will (of course) only present their limited view of their impact on the neighborhood, but I believe you have a responsibility to the community. St. Stephen's and Gables are putting up a smokescreen by getting people to focus only on subjective matters like the impact on traffic, but you need to see through their smoke screen, be objective, and look at the economic impact to the area. The community spoke and made a decision back in 1988 which did consider the future of our neighborhood. The community is speaking again. We stand to lose a tremendous amount on our property values with a change that would allow multi-family homes. Please be objective and listen to the full story.

I don't know if anyone has presented this argument to you until now. I would like to give you the benefit of the doubt and believe you simply have not been fully aware of the economic consequences of your decisions and recommendations. Now that you are aware of those consequences, I ask that you strongly support the individual property owners of the area and object to the proposed zoning change. Will you support the wishes of the individual property owners in their decision in 1988 and their decision today?

I stand ready to discuss and defend my assertions. Please contact me personally if you have even the smallest inclination to go against the wishes of every individual property owner and allow the zoning change. We can get past this event without lawyers if we all try to remain objective, understand the history of the 1988 decision, and look at the true economic impact of any zoning change to the neighborhood. That is the best way to decide the proper future for our neighborhood.

Sincerely,

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Thomas Carter carter@trilogy.com 4600 Bunny Run Austin, TX 78746 (512) 874-3140 w (512) 329-0177 h

From:	Dave Kolar [davekolar@yahoo.com]
Sent:	Monday, August 02, 2004 4:26 PM
To:	Rhoades, Glenn; Ramirez, Diana
Cc:	Tom Bums
Subject:	Opposition to Gables Westlake project

Mr Rhoades and Ms. Ramirez,

I am a resident in the Bunny Run neighborhood and would like to tell you my family and I are opposed to your proposed "high density" zoning change regarding the Gables Westlake project. We would like to see you make your investment in another neighborhood. I would like to ask you to put me on the email list regarding this project.

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Dave Kolar, 4405 Aqua Verde Ln

From: Sent: To: Subject: Jim Johnstone [Johnstone@austin.rr.com] Saturday, July 31, 2004 7:02 PM Rhoades, Gienn Gables Westlake Project

I am a resident of Bunny Run and I am opposed to the zoning change that permits the Gables Westlake apartment Project over the Commercial office building that is already approved for this tract.

Adding apartments in an area already glutted by apartments at the corner of 2222 and 360 does not seem like a great idea. A condo project is also just being completed on 360 near the river.

I believe the apartments will lower my property value more than the commercial development that is approved. The traffic generated by the Apartments may b less but it will be 24x7 wheras the office complex would be heaviest twice a day for 5 days a week when traffic is already heavy due to St Stephens School.

I hope you are listening to the Bunny Run Neighbors who recently met to hear about the Gables project from its developers. We had a lengthy discussion of this topic which led me to oppose this zoning change.

Regards

Jim Johnstone 4007 Bunny Run Austin, Tx 78746

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From:	Kateva Rossi [kateva@austin.rr.com]	-
Sent:	Monday, August 02, 2004 6:53 AM	
To:	Rhoades, Glenn; Ramirez, Diana; glen.rhoades@ci.austin.tx.us	• .
Cc:	toums@swsoft.com	
Subject	: Zoning Change for the Bunny Run/Rivercrest Neighborhood Area	

Dear Mr. Rhoades and Ms. Romeriz,

My husband and I purchased our home on Rivercrest Drive ten years ago in order to enjoy a quiet life in the city and to have a place that would hold its value so that we could eventually sell our investment and use the proceeds to retire. We were fully prepared for the growth that would come around 360 and later were aware of the area that was zoned office retail and were prepared for the impact that would have on our investment.

It is our understanding that you do not believe that the neighborhood objects to the zoning change from office to multi-family. You couldn't be more wrong. Please add me to your e mail list regarding the Gables West Lake project so I can be informed about this issue.

We are very concerned that, if you allow this zoning change to take place, that our most important investment will suffer a significant loss. We currently have a wonderful, quiet place where children can grow up in a comfortable, safe, and secure group of families who know and care about each other. Having an office building where you have people in and out of the neighborhood during the day is one thing, but adding 350 families to a quiet neighborhood as this in such a small space will change it forever, destroy our way of life, and plummet our property values.

Personally, if the value of our home is negatively impacted, retirement will be out of the question.

For every story like ours, there is another family with another similar story. Please, before you change all of our ways of life with your action, visit Rivercrest. See if you don't agree that it is a special place and look at the surrounding area to see if you really believe you can make your zoning change without damaging a lot of families.

Growth is important, but neighborhoods need to be protected. We feel it is your responsibility to help us protect ours.

Kateva Rossi 3101 Rivercrest Drive Austin, Texas 78746 512 327-1969

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From:Kathy Johnstone [kjohnstone@austin.rr.com]Sent:Monday, August 02, 2004 8:57 AMTo:Rhoades, Glenn; Ramirez, DianaCc:tburns@awsoft.com

Subject: St. Stephens zoning issue*

To: Glenn Rhodes Diana Ramirez

Subject: proposed St. Stephens zoning change

I am Kathy Johnstone, and I live at 4007 Bunny Run.

I know that the Bunny Run Neighborhood Association, as well as individual neighbors, have written to express opposition to the re-zoning of the St. Stephens property. I would like to add my comments as well.

In addition to the probable loss of property values that would be caused by the change of zoning from commercial to residential (see Tom Carter's email to you), this change would negatively affect the quality of life in our neighborhood.

For example, we already get very heavy traffic from St. Stephens parents dropping off their children each morning and picking them up each afternoon. For those St. Stephens families arriving from Loop 360 heading south, instead of staying on Loop 360 through the line waiting for an extra traffic light (at Westlake Dr./360) these people take a right turn (thus also avoiding the light at Cedar/360) and travel down Bunny Run. By making this turn on Cedar, the motorists also save themselves waiting at a very long line of traffic waiting to turn left from Royal Approach onto Bunny Run.

Now imagine what this traffic each day does to those of us who are trying to get out of our driveways to leave for work each morning! Then, trying to return home in the afternoon can also be difficult due to St. Stephens people exiting the Bunny Run area.

Now add the traffic caused by residents of the proposed apartment complex to the existing traffic. This would be intolerable.

Territa. Territa

Due to the major increase of residents to this area, the "rural" atmosphere of this neighborhood will be ruined if this zoning change is permitted.

After the slap in the face Austin residents received when their elected officials didn't listen to opposition to toll roads, it would be salt in the wound for the city once again to ignore the voices of the residents of the Bunny Run area in their opposition to this zoning change.

A couple of years ago my section of Bunny Run was annexed into the city. This has caused a major increase in our taxes and even in an increase of our garbage pick-up fees (for less service, I might add). One saving grace for the price we are paying for residing within the city limits of Austin could be that at least our city acts on the concerns and values of its residents.

Please do not abandon our 1988 agreement to allow this zoning change.

Kathy Johnstone 4007 Bunny Run 347-8589

From: ibemis (ibemis@brriaw.com)

Sent: Monday, August 02, 2004 7:51 PM

To: Rhoades, Glenn

Subject: St Stephens/ Gables Westlake Apartment zoning case

Dear Mr. Rhoades.

I am the Vice-President of the Bunny Run Neighborhood Association and a resident of the Bunny Run neighborhood. My wife and I are both opposed to the proposed change of development of the St. Stephens' property from office-retail to multi-family. This proposal will lead to a significant decline in our neighborhood and all of the neighbors with whom I have discussed the matter share this opinion.

My concerns are heightened by the fact that the Gables Company has not demonstrated themselves to be a good steward of the lands which they have previously developed. Their development on the corner of 360 and 2222 demonstrates their disregard for both Austin's landscape and the ability of our fire and emergency services to adequately respond to a fire or other emergency at this facility.

We are also concerned that if this development is allowed it will discourage neighborhoods and owners from working together to arrive at an agreed development plan. When this site was originally allowed to be zoned as office-retail development it was the result of an agreement between the neighborhood and St. Stephens in the late 1980's. It is my understanding that the original developer also sought multi-family zoning, but it was rejected by the neighborhood and St. Stephens. St. Stephens, by its proposed development plan with Gables, is now seeking to breach its original agreement with the neighborhood. While it appears that St. Stephens now feels that its development profits will be maximized by multi-family development, this does not justify a breach of the original development agreement.

Please advise me of any hearing dates or other deadlines that I will need to calendar to pursue a protest of this proposal.

Sincerely,

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Lloyd E. Bernis, III Bernis, Roach and Reed 4100 Duval Rd., Building 1, Suite 200 Austin, Texas 78759 Phone (512) 454-4000 Facsimile (512) 453-6335

8/3/2004

From:lightsey@csr.utexas.eduSent:Monday, August 02, 2004 11:19 AMTo:Rhoades, Glenn; Ramirez, DianaCc:tbums@awsoft.comSubject:AGAINST proposed St. Stephens zoning change

Dear Mr. Rhoades and Ms. Ramirez,

Despite the fact that my family and I are presently out of the state on vacation, I wanted to take the time to assure you that we are strongly opposed to the proposed St. Stephens/Gables Westlake Apartments re-zoning from residential to commercial. We think this proposal, if approved, would significantly damage our quality of life, our environment, and our family values that we have grown to cherish about our neighborhood. We are much more willing to accept the currently zoned office/commercial development of the property. The differences have to do with the density of population and housing, land and water quality, the impacts on our schools and other community services, and additional traffic that a residential project of this size would bring to the area. As I am sure that you know, the Loop 360 area within a mile of the proposed site has already added several new apartment and single home complexes, and the additional residential growth would not be helpful to the neighborhood.

The president of our Bunny Run Neighborhood Association, Mr. Tom Burns, has told us that you stated you heard little from our neighborhood about this proposal. I would like to witness that I was present at one of the largest meetings of the BRNA that I have ever seen (more than 100 households present), and everyone there was unanimously opposed to the re-zoning proposal. We are all united in our belief that the proposed re-zoning is not in the best long term interests of the neighborhood and the community at large. I hope that you will take this into consideration when you make your decision.

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Sincerely,

Glenn and Jeannie Lightsey 4301 Aqua Verde Dr.

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Rhoades, Glenn

From: Matthew O'Hayer [matthew@ohayer.com]
Sent: Monday, August 02, 2004 10:00 PM
To: Phoades, Glenn; Ramirez, Diana

Subject: proposed zoning change for St. Stephens

My name is Matthew O'Hayer and I live at 4100 Rivercrest Drive in the Bunny Run neighborhood. I am writing to voice my objection to the proposed zoning change of the St. Stephen's property. This is a travesty. If you like to hear my litany of reasons, feel free to reply. But, I am sure that you have heard them from my neighbors. We appear to be 100% against it. I am sure we will all be asking for reductions in our property taxes if this goes through, since it will kill the value of our homes.

From: Sent: To: Cc: Subject: Paula Mizell [pmizell@austin.rr.com] Saturday, July 31, 2004 1:02 PM Rhoades, Glenn; Ramirez, Diana tburns@swsoft.com Proposed St. Stephen's/Gables apartments

As a Rivercrest subdivision resident, I strongly oppose the apartments/zoning change proposed on the former St. Stephen's land. This feels as though it is being swept through the process without outside opinion solicitation. There will be increased traffic issues, increased resource depletion, property value decreases, etc. We all oppose this change. Please let me know what we can do to stop this.

Thank you-Paula Mizell 3007 Rivercrest Drive

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From: Sent: To: Cc: Subject: pcbeaman © juno.com Saturday, July 31, 2004 9:59 PM Rhoades, Glenn; Ramirez, Diana tbums © swsoft.com; cathyr © austin.rr.com St Stephens/Gables Apt Zoning

Dear Mr Rhoades,

I live in the Rivercrest subdivision and want to let you know I think a serious mistake will be made if the St Stephens track is rezoned for Apts.

There are many reasons that are frequently discussed, however there is one that may be overlooked. That is the fact that Austin needs to work to balance the traffic flow so that everyone will not be headed to and from downtown at the same period. That can be accomplished if offices are built miles from downtown. Then some of the traffic flow will be in the reverse from normal and some will never have to jam the streets going downtown or other neighborhoods to go to work.

The constraint of the amount of traffic that can be accommodated by the loop 360 bridge and the number of cars that can travel down 2222 and 2244 make this site ideal for an office where people living west of 360 and north and south of Westlake Dr can avoid adding to the congestion on those roads and Mopac.

Building apartments in this area is a very bad idea and will not add to the liveability of Austin.

I am interested in this project so please let me know when this case will be coming up.

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Paul Beaman 3001 Rivercrest Dr. 78746

The best thing to hit the Internet in years - Juno SpeedBand! Surf the Web up to FIVE TIMES FASTER! Only \$14.95/ month - visit www.juno.com to sign up today!

From: Ramirez, Diana

Sent: Tuesday, August 03, 2004 7:22 AM

To: Rhoades, Glenn

Subject: FW: St Stephens/ Gables Westlake Apartment zoning case

----Original Message----From: Ibemis [mailto:Ibemis@brilaw.com] Sent: Monday, August 02, 2004 7:52 PM To: Ramirez, Diana Subject: St Stephens/ Gables Westlake Apartment zoning case

Dear Ms. Ramirez,

I am the Vice-President of the Bunny Run Neighborhood Association and a resident of the Bunny Run neighborhood. My wife and I are both opposed to the proposed change of development of the St. Stephens' property from office-retail to multi-family. This proposal will lead to a significant decline in our neighborhood and all of the neighbors with whom I have discussed the matter share this opinion.

My concerns are heightened by the fact that the Gables Company has not demonstrated themselves to be a good steward of the lands which they have previously developed. Their development on the corner of 360 and 2222 demonstrates their disregard for both Austin's landscape and the ability of our fire and emergency services to adequately respond to a fire or other emergency at this facility.

We are also concerned that if this development is allowed it will discourage neighborhoods and owners from working together to arrive at an agreed development plan. When this site was originally allowed to be zoned as office-retail development it was the result of an agreement between the neighborhood and St. Stephens in the late 1980's. It is my understanding that the original developer also sought multi-family zoning, but it was rejected by the neighborhood and St. Stephens. St. Stephens, by its proposed development plan with Gables, is now seeking to breach its original agreement with the neighborhood. While it appears that St. Stephens now feels that its development profits will be maximized by multi-family development, this does not justify a breach of the original development agreement.

Please advise me of any hearing dates or other deadlines that I will need to calendar to pursue a protest of this proposal.

Sincerely,

Lloyd E. Bemis, III Bemis, Roach and Reed 4100 Duval Rd., Building 1, Suite 200 Austin, Texas 78759 Phone (512) 454-4000 Facsimile (512) 453-6335

From: Sent: To: Subject: Rich Witek [rich_witek@mac.com] Saturday, July 31, 2004 8:10 PM Rhoades, Gienn; Ramirez, Diana St. Stephens / Gables zoning

I live a 4110-6 Bunny run. I was not able to make the open meeting on this

but am opposed and want you to know this. I would much rather have an office building then the planned appts. I have expressed this at the meetings

at st. stephens on with the developers. they tried to make an office building sound bad. I use to work on plaza on the lake and biked to work.

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I would love to see more office/home mixes in the area.

Please do not change the zoning.

Rich Witek 4110-6 Bunny Run

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	Rhoades,	Glenn			
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From: Sybil Raney [sybilraney@hotmall.com] Sent: Sunday, August 01, 2004 2:55 PM

To: Rhoades, Gienn; diana.ramierz@ci.austin.tx.us

Cc: tburns@swsoft.com; cathy@austin.rr.com

Subject: Opposition to Westlake Gables

Dear Mr. Rhoades and Ms. Ramierz,

We are distressed upon hearing of the proposed zoning change from office/retail to multifamily of the area between Royal Approach and Bunny Run to accomodate the Westlake Gables project. This area by no means can handle the amount of people and traffic that are part and parcel of an apartment complex of this size. Surely both of you, who have served us well in the past, have overlooked the impact this will have on our tiny neighborhood. Please reconsider the effects of changing the zoning to accomodate this behemoth! We are very concerned as are all our neighbors!

Sybil and Jim Raney 3704 Rivercrest Dr. Austinl, Tx. 78746

8/3/2004

From:	Sybil Raney [sybilraney@hotmail.com]
Sent:	Sunday, August 01, 2004 3:01 PM
To:	Rhoades, Glenn
Cc:	tbums@swsoft.com; cathy@austin.rr.com

Subject: Opposition to Westlake Gables

Dear Mr. Rhoades and Ms. Ramierz,

We are distressed upon hearing of the proposed zoning change from office/retail to multifamily of the area between Royal Approach and Bunny Run to accomodate the Westlake Gables project. This area by no means can handle the amount of people and traffic that are part and parcel of an apartment complex of this size. Surely both of you, who have served us well in the past, have overlooked the impact this will have on our tiny neighborhood. Please reconsider the effects of changing the zoning to accomodate this behemoth! We are very concerned as are all our neighbors! Sincerely,

Sybil and Jim Raney 3704 Rivercrest Dr. Austin, Tx. 78746

PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/ ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-0001.05

I live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- iand use plan with the Davemont Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as In 1988, the Bunry Run Neighborhood Association, on behalf of the entire neighborhood, entered into a comprehensive neighborhood part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use plan.
- It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrusive on the neighborhood and best maintains the original rural/suburbath character of the greater Bunny Run Neighborhood area. N

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- It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of the greater Bunny Run Neighborhood area. N

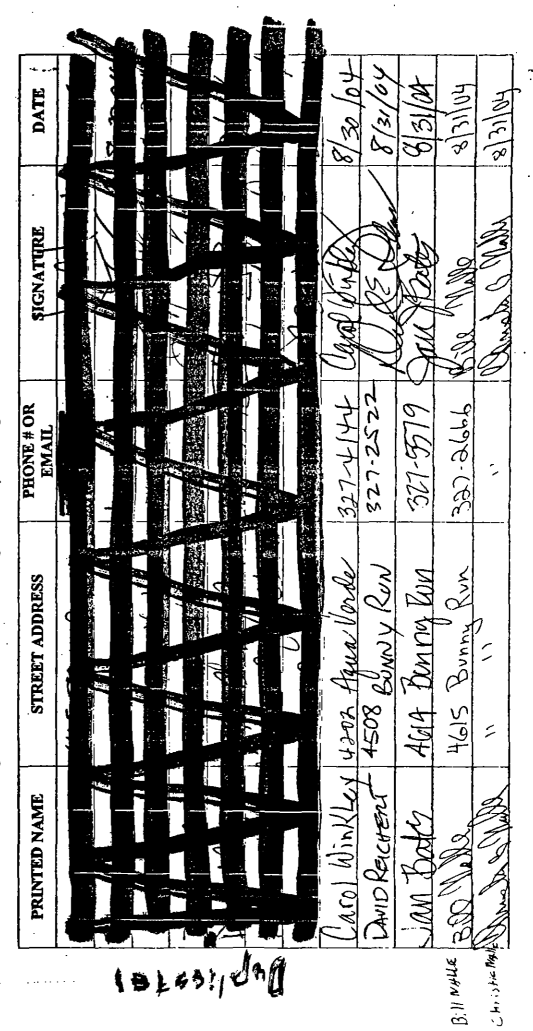
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CASE # 814-88-0001.08	PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT/	ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY
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[live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

- part of the PUD. I continue to support the office/retail zoning on this tract authorized by the 1988 comprehensive neighborhood land use and use plan with the Davenport Ranch Westview Development Inc. and St. Stephens, which rejected proposed multi-family land use as In 1988, the Bunny Run Neighborhood Association, on behalf of the entife neighborhood, entered into a comprehensive neighborhood olan.
- It is my belief that the zoning authorized by the 1988 comprehensive neighborhood land use plan is less intrusive on the neighborhood and best maintains the original rural/suburban character of the greater Bunny Run Neighborhood area.



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PETITION CONCERNING GABLES WESTLAKE PROPOSED PUD AMENDMENT ZONING CHANGE FROM OFFICE RETAIL TO MULTI-FAMILY CASE # 814-88-0001.08

live in the neighborhood adjoining the land subject to the above-referenced proposed PUD Amendment. By my signature below I am stating my opposition to the proposed PUD Amendment/Zoning Change. My reasons for this opposition include the following:

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MEMORANDUM

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

FROM: Dora Anguiano, ZAP Commission Coordinator Neighborhood Planning and Zoning Department

DATE: February 15, 2005

SUBJECT: ZAP Commission Summary

Attached is a ZAP Commission summary, which will be forwarded to the City Council.

CASE # C814-88-0001.08; C814-88-0001(RCA) DRAFT MINUTES

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10.	Zoning:	C814-88-0001.08 - Gables at Westlake
	Location:	3100-3320 North Capitol of Texas Highway, Lake Austin
		Watershed
	Owner/Applicant:	Protestant Episcopal School Council (Brad Powell)
	Agent:	Stuart Wolff Metcalfe von Kriesler (Michele Haussmann)
	Request:	PUD to PUD. To amend an existing PUD to allow for multifamily residential use.
	Staff Rec.:	Recommended
	Staff:	Glenn Rhoades, 974-2775, glenn.rhoades@ci.austin.tx.us
		Neighborhood Planning and Zoning Department

APPROVED P.U.D. ZONING WITH SF-6 DEVELOPMENT REGULATIONS; A MAXIMUM OF 323 UNITS: HEIGHT LIMIT OF 45'; MAXIMUM BUILDING COVERAGE LIMITED TO 20%; IMPERVIOUS COVERAGE LIMITED TO 35%; NO PARKING WITHIN THE FRONT YARD SETBACK SO THAT THERE'S A BUFFER BETWEEN WESTLAKE LOOP & THE DEVELOPMENT. ALSO INCLUDE ALL OF THE ENVIRONMENTAL BOARD'S CONDITIONS & RECOMMENDATIONS; APPLICANT/PROJECT TO BE RESPONSIBLE FOR WHAT IS DEFINED IN THE RESTRICTIVE COVENANT AS THE PHASE 3 ROADWAY IMPROVEMENT: APPLICANT HAS TO CONSTRUCT THAT INTERSECTION WHETHER THERE IS SUFFICIENT FISCAL POSTING OR NOT: APPLICANT IS RESPONSIBLE FOR THE REMAINING COST OF THE INTERSECTION. LOOP 360/WESTLAKE, PHASE 3 INTERSECTIONS, BE CONSTRUCTED PRIOR TO THE CO ON THIS SITE. AS THE AGREEMENT REQUIRES, TO CONSTRUCT WESTLAKE FROM ROYAL APPROACH, TO CONSTRUCT AN ALTERNATE ENTRY TO ST. STEPHEN'S SCHOOL; WAYMAKER WAY. APPLICANT TO INSTALL THE TRAFFIC IMPROVEMENTS ON ROYAL APPROACH & WESTLAKE DRIVE TO PROHIBIT THE TURNING OF VEHICLES INTO THE NEIGHBORHOOD; TIA BE REVISED TO REFLECT THE NEW WAYMAKER WAY INTERSECTION AND THAT THIS PROVIDES A REDUCTION OF TRAFFIC INTO THE NEIGHBORHOOD". IN ADDITION, 10% OF THE UNITS MUST BE AFFORDABLE AS DEFINED BY THE CITY'S SMART HOUSING DEPARTMENT.

 $[K.J; T.R 2^{ND}]$ (5-4) C.H; J.M; B.B; J.P – NAY

11.	Restrictive Covenant Amendment:	C814-88-0001(RCA) - Gables at Westlake
	Location:	3100-3320 North Capitol of Texas Highway, Lake Austin Watershed
	Owner/Applicant:	Protestant Episcopal School Council (Brad Powell)
	Agent:	Drenner Stuart Wolff Metcalfe von Kriesler (Michele Haussmann)
	Request:	To amend an existing restrictive covenent to allow for multifamily residential use, and to amend the peak hour trips as defined by the restrictive covenant
	Staff Rec.:	Recommended
	Staff:	Glenn Rhoades, 974-2775, glenn.rhoades@ci.austin.tx.us
		Neighborhood Planning and Zoning Department

MOTION MADE TO AMEND THE EXISTING RESTRICTIVE COVENANT TO BRING THEM INTO CONFORMANCE WITH THE ACTION ABOVE; ITEM #10; AMENDING THE PUD. [K.J; T.R 2ND] (5-4) C.H; J.M; B.B; J.P - NAY

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DRAFT MINUTES

<u>SUMMARY</u>

Glenn Rhoades, staff - Gave his presentation to the commission. "This is for Items #10 & #11; the applicant is proposing to change an existing plan unit development land use plan. The PUD as it stands today, designates this portion of the property as office and retail use, as well as single-family. The owner is proposing to amend the land plan in order to allow for multi-family residential. In addition to amending the land plan to allow for multi-family, the applicant is requesting two variances from the code for construction on steep slopes and cut/fill requirements; the variances were considered by the Environmental Board on October 6, 2004, and were recommended with conditions. Item #11, the applicant has filed an application to amend an associated restrictive covenant; the restrictive covenant limits the property to commercial office and single-family uses and must also be amended in order to allow for multi-family residential use. Staff does recommend the proposed change, we believe it's appropriate at this location; generally land uses transition for more intense uses to lower intense uses between single-family neighborhoods and arterial roadways. The subject tract is adjacent to Capital of Texas Highway to the east; presently the property is proposed for an office retail park and staff believes that the multi-family project would be compatible with the single-family neighborhood to the west. In addition, the property is allowed 6,700 trips per day and the proposed multi-family would generate 2,070 trips, which would be a substantial reduction. I would like to make a correction to the posting for the restrictive covenant amendment, when that was first posted at one time we thought that there was an exhibit within the restrictive covenant that dealt with peak hour trips and we thought that would have to be amended, but it turns out that it does not need to be, so all that is being requested is to change the use to allow for multi-family".

Commissioner Baker – "This is something that was not or could not have been administratively approved?"

Mr. Rhoades – "That is correct".

Commissioner Baker - "So it is a change in use?"

Mr. Rhoades – "Yes".

Commissioner Martinez – "This is a change to a PUD, the vote here tonight and its interaction with City Council; what happens if we vote yes or no either way or we take no vote?"

Mr. Rhoades – "I believe if you vote against it, that it would require a 6/7 majority whenever it does go to City Council; if you send it with no recommendation, I believe we would need a simple majority; or Ms. Terry can explain it".

Marty Terry, City Attorney - "I will need to look it up and give you an answer later".

Steve Drenner, applicant – Gave his presentation to the commission. Mr. Drenner gave a Power Point presentation. "You have 5 projects in that 11,000 acres, you have a total of 650 apartment units, if you a person who is looking for that sort of a housing prospect you can not find it unless you're fortunate enough to be able to buy 650 units. So I do think it provides and satisfies a real public need. Zoning change should provide compatibility with adjacent nearby uses, it should not result in detrimental impacts to the neighborhood character. I do think we are compatible with the neighborhood. The property is not bounded by any current single-family residence, the closest one is more than 500-feet away; the majority of the folks live more than $\frac{1}{2}$ a mile away from this site; so it is not as if we are putting an apartment project in the middle of a single-family area; it's the tract that has direct access to the major arterials. Zoning changes should promote the health. welfare and safety and fulfill the purposes of zoning set forth in the local government code. The fact that we are changing from office retail to multi-family reduces the traffic from this project by 60%. We will be building this loop road that connects back to 360; it does provide relief for this office project to the north. We will build a new entrance from St. Stephen's, so that all the traffic that presently goes down Bunny Runny and Royal Approach and Westlake Drive will be directly fed on Loop 360. We will build additional turning capacity to allow northbound and an additional turn lane to get out and additional turn lane to get into the neighborhood for those traveling from the south. Finally, because we have heard a lot about potential cut through traffic that might leave this project and go through the neighborhood, frankly we see very little chance that that can happen, but to make sure that it would not happen we would propose this sort of traffic impediment that prohibits left turn from our project into the neighborhood". Mr. Drenner continued with his presentation speaking on traffic reduction. "You'll hear about the concept about "a deal is a deal"; there was NO deal with regard to this tract of land, there was a deal with regard to other tracts of land. There was a letter agreement that was entered into in '88 and it referred to property that fronts on Bunny Run, there was a map attached to that, the property that the Diocese was to own, this is the tract that we're talking about, it does not front on Bunny Run. It called out those tracts specifically; it calls for Block A and lots 1-15 on Block E that was what was reflected in their deal. The tract that we're talking about was not a part of that. The deal has been honored by St. Stephen's and will continue to be so; there has been some confusion with regard to the restrictive covenant and PUD notes; that's not a deal; that document clearly reflects the idea that you can change things. There wasn't a deal".

Commissioner Whaley - "How are do you live from this tract?"

Mr. Drenner – "I live down Westlake Drive to the east, probably 3 or 4 miles, I use this intersection and traffic artery quite a bit".

FAVOR

Roger Boel, Head of St. Stephen's – Spoke in favor of the proposal.

ZONING AND PLATTING COMMISSION Case # C814-88-0001.08; C814-88-0001(RCA)

Rick Whitley, Legal Council for St. Stephen's - "I was involved with the land swap back in the late 80's, I can attest that St. Stephen's did enter into an agreement with the neighborhood regarding the land that was part of the Davenport West PUD, but no part of that agreement dealt with the land that's in question tonight". "There was an agreement with St. Stephen's contracted with Davenport to trade this 98 acre tract for 104 acre tract to the south, as part of that contract, Davenport was to obtain entitlements that Steve described earlier on this tract as well as entitlements on the 46 acres. The proposed PUD dealt with 100's of acres up and down 360 and the part that is west of 360, was called Tract F; there was a Davenport portion of Tract F and a St. Stephen's portion of Tract F. The surrounding neighbors had a number of issues with the Davenport proposal as it came forward. There were numerous meetings and I was active in attending those Both St. Stephen's and Davenport reached an agreement with the meetings. neighborhood in writing; there was a St. Stephen's agreement with the neighborhood and there was a Davenport portion of Tract F and there was a St. Stephen's portion of Tract F, those were two separate agreements". Mr. Whitley continued speaking about the agreement.

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Christine Aubrey, Former member of St. Stephen's Board of Trustees – Spoke in favor. Ms. Aubrey spoke about the deal between St. Stephen's and the neighborhood.

Mike McKedda, Board of Trustees at St. Stephen's – Spoke in favor. Spoke in regards to the "deal" between St. Stephen's and the neighborhood.

Lynn Meredith, Board of Trustees – Spoke in favor. Spoke about the land and the history of the land.

Jim Knight, Project Engineer – Spoke in favor. Spoke about the Environmental Board's action and things that they want to accomplish on the proposed site. Mr. Knight spoke in regards to water quality.

Alice Tucker, teacher at St. Stephen's – Spoke in favor. Ms. Tucker spoke about the history of Bunny Run and St. Stephen's School.

Owen Linch, Teacher at St. Stephen's – Spoke in favor.

Lawrence Sampleton, Director of Admissions at St. Stephen's - Spoke in favor.

(inaudible), Parent of a student at St. Stephen's - Spoke in favor.

Mike Davis, Head of School – Spoke in favor.

Catherine Resbess, Former President of St. Stephen's Neighborhood Association – Spoke in favor.

Brad Powell – Spoke in favor.

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Commissioner Hammond – "Can you tell us why this land sell is so important to the current finances of St. Stephen's?"

Mr. Powell – "St. Stephen's is looking to plan for the future and gain financial stability and this is a method of us to do so; so that we could continue to education kids at the level that we have been educating them for 50 years. It gives us that ability to do that".

Commissioner Hammond - "Thank you".

Jack Holford – Spoke in favor.

James Vaughn – Spoke in favor.

Commissioner Martinez – "If that young man is an indication of the kinds of young people that St. Stephen's is preparing to move into our communities, wherever they are, all of us in this room, not just the St. Stephen's folks but everyone in this room should be very proud".

Alexa Knight, Gables residential – Spoke in favor.

Paul Hornsby - Spoke in favor.

Jerry Winethrob, Real Estate Broke – Spoke in favor.

Barney Knight – Spoke in favor.

Harry Lorenz, parent – Spoke in favor.

Michael Whalen, behalf of St. Stephen's – Spoke in favor.

Commissioner Baker - "Do you have an answer to Commissioner Martinez's question?"

Marty Terry, City Attorney – "The Code's language in that provision is that the affirmative vote of $3/4^{th}$ of the members of Council is required to approve a proposed zoning if, 1; the land use commission recommends denial of an application to rezone property to a planned unit development. It does not speak to denial only; it does not require $3/4^{th}$ vote in the event you send up a "no recommendation". Since it is a PUD to PUD, we are talking about rezoning this PUD, so we are talking about the $3/4^{th}$ vote being triggered at City Council by denial of the request of rezoning".

Commissioner Baker -- "Thank you".

A motion was made and seconded to continue pass 10:00 p.m.

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OPPOSITION

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Sarah Crocker, representing 1400 homeowners, Davenport & Bunny Run Defense Alliance - Spoke in regards to comments that have been made about the neighborhood. Ms. Crocker stated that the comments were untrue and that her clients were not confused. [Technical Problems occurred]...., "You will hear from several people. No one has ever said that St. Stephen's does not have the right to rezone their property, all the documents that Mr. Drenner referred to are standard language and restrictive covenants. It would be illegal for the City to tell anybody that they couldn't rezone their property. What that RC does is the same thing that a zoning case does, zoning cases don't permit all the time and most of the time they prohibit in regard to uses, but it would be illegal for anybody to come in and file a zoning case and have the city put in there "sorry this is what you get and you'll never get anything else", I've never seen that and nobody has ever contended that; no one has ever said that St. Stephen's couldn't come in and make an application to rezone their property. They have to go through the process just like everyone else". Ms. Crocker spoke on impervious cover, traffic and number of units being proposed on the property. "Bottom line is we have to have a zoning change in order to have multi-family; there isn't one GO use prohibited in the PUD. My clients accepted all of the GR uses and all of the GO uses, but the one thing they didn't want was multi-family. I guess a preliminary plan is not a legal document either; there's a lot more to this, this is not a bunch people who are against development; they support it. Nobody has anything against St. Stephen's, they are a great school, but they have more than adequate uses to market this property. This is more to me perhaps marketing failure; an inability to get out and sell your property and get fair market value for it".

John Hickman - Spoke in opposition. Spoke in regards to transportation, traffic issues.

Speaking about a chart that was handed to the commission:

Commissioner Jackson - "You think the best case is Scenario #4?"

Mr. Hickman – "I like #4, yes".

Commissioner Jackson – "So when we look at the entering in the A.M, you have 394 vs. 32; if you compare it to the multi-family".

Mr. Hickman - "Correct".

Commissioner Jackson – "On the exiting, you have 64 vs. 130; which I think correlates to the 66 that Mr. Drenner told us about".

Discussion continued in regards to the entering and exiting peaks of traffic in the A.M and P.M.

Paul Linehan – Spoke in opposition. Mr. Linehan gave an overall prospective of the proposal and the agreement that was made between St. Stephen's and the neighborhood.

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Commissioner Baker -- "They are proposing a change from office retail to multi-family; does that change the requirements and the needs for LUE's?"

Mr. Linehan – "Yes, in 1997, there was an agreement worked out with the City of Austin regarding the participation agreement, that was done on November 4, 1997. It was a Waste Water agreement that was done at that time, that would allow for 145 LUE's to St. Stephen's, that agreement has been changed; I talked to city staff and those LUE's for St. Stephen's has been knocked up to 205. It was my understanding that when St. Stephens extend that waste water line to their site that there would be about 24 LUE's that would need to be reserved for St. Stephen's. So you would have to deduct that amount from the 205. It went from 145 in 1997 to 205 in a revision to that agreement in 2003. Is there enough to do 323 apartments?? I'm not an engineer, but I do multiples of .7 for LUE's for apartments and that would not allow for 323 apartments to be built with the number of LUE's that are done without doing a service extension request; that would have to go to City Council".

Commissioner Baker – "So basically, you do not professionally feel that there is sufficient LUE's for the proposed multi-family?"

Mr. Linehan – "I do not believe that there is enough LUE's".

Commissioner Hammond – "What are the significance of the PUD notes from a legal point of view?"

Mr. Linehan – "I'm not an attorney; the notes that I put on a plan are based on the agreements we have; I never planned multi-family on the St. Stephen's school tract, that is true. I had three other sites that I was trying to get multi-family approved on; when the agreement was reached that End of tape. "We agreed that we would not put anymore multi-family on the plans; so when we did the PUD plans there was no multi-family".

Commissioner Jackson – "Over your years of doing PUD's in the City of Austin, how many of your PUD's have you gone back and changed?"

Mr. Linehan – "Probably every one of them; as far as how I changed them, it has not been a land use change; they are administrative changes".

Rocky Klossner, Water and Wastewater – "Mr. Linehan was correct about the 1997 agreement; the city originally had about 55% of the capacity. This tract and one other has taken part of that capacity, the city shares just less than $\frac{1}{2}$; this tract has submitted service extension requests. I believe they have been approved; as far as the utility is concerned, there is capacity and they can obtain enough LUE's to service the property".

Commissioner Baker – "Thank you".

Tom Burns, President of Bunny Run Neighborhood Association – Spoke in opposition. Mr. Burns spoke in regards to the agreement that was made between the neighborhood and St. Stephen's.

Jimmy Mansour – Spoke in opposition.

Commissioner Whaley – "What did you think about the traffic improvements that were proposed with the Gable's plan for the moving of the entrance; does any of that have any appeal?"

Mr. Mansour – "The neighborhood is open always to work with the developer. Sarah will talk to that".

Mike Hare – Spoke in opposition.

Lloyd Beamus, Vice-President of Bunny Run – Spoke in opposition.

Beverly Dorland – Spoke in opposition. Ms. Dorland spoke in regards to traffic; she spoke about how the applicant did not meet with the neighborhood in a proper way, no maps were provided to them. Ms. Dorland spoke about the failing intersection, Westlake Drive.

Steve Way, resident – Spoke in opposition.

Peter Gaylord, resident – Spoke in opposition. Stated that no a lot of information was presented to the neighborhood.

Ralph Bissard, resident – Spoke in opposition. Spoke in regards how the neighborhood lacks diversity and the neighborhood's character.

Jack Williams, Past President of Bunny Run - Spoke in opposition.

Jorge Ramirez, resident – Spoke in opposition.

Meredith Landry – Spoke in opposition.

Hank Coleman – Spoke in opposition.

[End of tape; Technical difficulties]

REBUTAL

Steve Drenner, applicant – "With respect to traffic, there is a little bit of frustration, I will admit. What we have is, some experts that would disagree with have one set of numbers that has been looked at and approved by the city staff, and I should suggest to you that they should carry more weight. I would also suggest to you that traffic is not about just

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the particular numbers, it's to some degree a common sense issue. I think with respect to the traffic improvements, it doesn't take much beyond common sense to say "if we're providing a new entrance for St. Stephen's, surely that's having a positive traffic impact. It's not just a traffic impact for the school or the neighborhood; it's for this entire area. We talked about providing a traffic signal, so instead of taking that scary move that the lady who spoke is talking about, we're going to enhance traffic safety, assuming that TXDot would warrant the signal as we believe that they will. With regard to environmental issues, we started this process understanding that in order to have an economically viable process we couldn't reduce the impervious cover to current code. Our first conversation with city staff, we told them that, we asked what else we could do: we talked about doing SOS style water quality. They said that they would rather we do this style of water quality; they want us to look at the run off from Loop 360. There was been signs all around the neighborhood that says "our neighborhood is at risk", we continue to ask "at risk from what?" "Is it the traffic improvements that we're going to make that's going to make it safer; it is the fact that we're going to have a more environmentally sensitive project that otherwise would be built...at risk from what? Tonight, I got my first answer, at risk from student parties. Looking back at planning principles and what this area needs, not just this particular neighborhood, what this neighborhood needs is housing alternatives; that's exactly what we're offering to provide".

Commissioner Jackson – "There was a gentleman that was talking about property values; did I hear it wrong?"

Mr. Drenner – "No, he had it backwards, he looked at it two ways, it looked at the impact of the apartments out at Barton Creek, on the residential and he found no negative impact, in fact the sales for the area close to the apartments were slightly higher than the area down the street. Then he looked at the Lost Creek impact and he found a very slight 3 to 7% negative impact on the neighborhood".

Commissioner Jackson – "I understand from your investment if you start taking a 7% lost, that's ..."

Mr. Drenner – "According to Mr. Hornsby study they would experience the 7% lose if that office project is built".

Commissioner Martinez - "What were you going to say about affordability?"

Mr. Drenner – "To some agree as we began the conversations with the neighbors; we started talking with this neighborhood far before we ever filed a zoning application; I would tell you that from the outset we heard "oh my gosh, we have problems with apartments" and it was a question about quality; and we tried to assure folks that we were going to build a quality project. If you would like to condition any recommendation on our ability to meet the city's affordable standards and their SMART Housing standards, we would be happy to do that; if I understand, that's 10% of the units must be affordable

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by people making 80% of the median income in the city; we'll be pleased to have that as part of our conditions".

Commissioner Whaley and Martinez moved to close the public hearing.

Commissioner Baker - "How did staff look at the projected traffic for the retail?"

Emily Barron, staff – "Generally, as a rule, staff looks at shopping centers; we generally don't take into account specialty retail unless we know a specific user. The code allows for a wide variety of square footages in shopping centers for a small shopping center to a million square foot shopping center. So we have used shopping center and office and compare that with the apartments".

Commissioner Baker – "So you took the high end?"

Ms. Barron – "Correct".

Commissioner Martinez – "I want clarification in terms of our vote tonight, so I clearly understand what it does. If we vote yes to do the rezoning, does it go to Council?"

Ms. Terry – "It does go to Council".

Commissioner Martinez - "If we vote no.."

Ms. Terry - "It still goes to Council; it requires a super majority vote".

Commissioner Martinez - "A super majority vote on the "no".

Ms. Terry – "That's correct".

Commissioner Martinez - "If it's a tie or if someone abstains?"

Ms. Terry - "No, super majority vote".

Commissioner Baker - "So commissioners, what's your pleasure?"

Commissioner Donisi – "I was going to ask, was there a recommendation or any outcome from the subcommittee meetings?"

Commissioner Baker – "I think the best way to describe the subcommittee would be frustration. All commissioners who were not aware of some of the discussions, we heard a lot of what we heard tonight, at our last meeting, it became very apparent that we were totally at a standoff. Whatever issue you wanted to bring, whether it was traffic or apartments, there was no compromise. The Chair just decided that it was not being productive and that we would just come back to the full commission and punt; I'm sorry, we tried". Commissioner Jackson – "I want to clear up some numbers. Glenn, we saw a slide from the neighborhood that showed that when this deal was put together, it reduced the office square footage from 1.6 million square feet of office on this site to 1 million square feet; then I heard from another speaker that Hill Partners, on their site alone has 1 million square feet and this particular site has 300,000 square feet, is that right?"

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Mr. Rhoades – "I think when that was discussed they were talking about negotiations that went on back in the 80's".

Commissioner Jackson – "Yes".

Mr. Rhoades – "In '88 I was 17 yrs old, I don't remember anything"... [Laughter]

Commissioner Jackson – "I think the better question to ask is, the total office that Hill Partners site has and this site, what is that total square footage?"

Mr. Rhoades – "I just know that this site has 321,000 of office and retail; I don't know what the other site has".

Commissioner Baker – "Commissioner Whaley, you have been indirectly involved in the Hill Partners square footage...."

Commissioner Whaley - "Why not ask Mr. Linehan or Mr. Drenner?"

Mr. Drenner – "The portion that's built is 27,000 feet of retail; what is unbuilt and approved is 774,000 feet of office".

Mr. Linehan – "I agree".

Commissioner Martinez – "I want to thank all the individuals who came out this evening and who has been involved in their neighborhood". Commissioner Martinez commented and praised the neighborhood; Mr. Martinez spoke about the neighborhood he grew up in. "I make a motion to deny the zoning change".

Commissioner Pinnelli – "I'll second. I feel like this is a big change in use of the land; I can see why it passed the environmental board, but I do feel that this is a change in use and that it should come under current regulation".

Commissioner Jackson – "I'd like to make a substitute motion. I want to thank all of you here; as contested as this case has been; it's been civil here tonight and through emails. I appreciate the vain in which that was offered, they were well written. I would like to make a substitute motion that we zone the property SF-6 and it be developed under SF-6 development regulations; that there be a maximum of 323 units on this 31 acre site. A height limitation of 45-feet; they be allowed to develop with one site development permit; the maximum building coverage be limited to a maximum of 20% impervious

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cover; limited to 35%; no parking within the front yard setback so you have a buffer between Westlake Loop and the development; incorporating all the environmental board conditions. This project be responsible for or be defined in the restrictive covenant, as the Phase 3 roadway improvements; I'm saying that the applicant has to construct that intersection whether there is sufficient fiscal posted or not; they are responsible for the remaining cost to construct that intersection. And that intersection is constructed prior to the CO on this site; the Loop 360 and Westlake intersection, what's defined in the Phase 3 improvements of the covenant. As the agreement requires, they construct Westlake Drive from Royal Approach to Loop 360, that they construct an alternate entry to St. Stephen's school via Way Maker Way; I'd like to impose that they have to do a traffic signal, but that has to be warranted by TxDot. That the applicant installs the traffic improvements on Royal Approach and Westlake Drive to prohibit the turning movement back into the neighborhood; that the TIA be revised to reflect the new Way Make Way intersection and that this provide a reduction of traffic back into the neighborhood and that it is approved by the city staff".

Commissioner Rabago - "I'll second the motion".

Commissioner Jackson – Spoke to his motion.

Commissioner Baker – "Would you include in your motion; the SMART Housing and the Affordable Housing that's volunteered by Mr. Drenner?"

Commissioner Jackson - "Yes".

Commissioner Rabago - "I certainly would accept that".

Mr. Rhoades – "Just to clarify, we are still going from PUD to PUD; what could be said is that you wish to go from PUD to PUD with SF-6 developments regulations and all the conditions".

Commissioner Jackson - "Yes, sorry I wasn't clear there".

Commissioner Rabago - Spoke to her second to motion.

Commissioner Hammond – Spoke in opposition the motion.

Commissioner Gohil - Spoke in favor of the motion.

Commissioner Donisi – Spoke in favor of the motion.

Commissioner Whaley – Spoke in favor of the motion.

Commissioner Baker – Spoke in opposition to the motion. "I don't know of anything that has been more difficult; as this came forward, it didn't get any easier, it got worse. I have respect for everyone who spoke. Mr. Linehan and I do not agree on a lot of things, but I

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Davenport Bunny Run Alliance / Gables Residential Terms of Agreement

Draft 5/20/05 - 4:30 p.m.

For purposes of this document, the following terms shall be defined as noted:

"Apartment Tract" shall mean Tract E-16, save and except the Service Station Tract (as hereinafter defined)

"Gables" shall mean Gables Residential REIT

"Height" shall mean the height as measured pursuant to the City Code of the City of Austin "Neighborhood" shall mean Davenport/Bunny Run Alliance, a Texas non-profit corporation

"Project" shall mean the Gables Westlake spartment project

"Property" shall mean Tract E-16 and Tract D-1 collectively

"Service Station Tract" shall mean the approximately 1.5-acre parcel at the southeast corner of the Apartment Tract, as shown in Exhibit ____

"Single-Family Tract" shall mean Tract D-1

GENERAL DEVELOPMENT

- 1. There shall be only single-family housing on the Single-Family Tract.
- 2. There shall be no more than 175 apartment units on the Apartment Tract, and at least 15 of the total number of spartment units on the Apartment Tract must be single units placed over remote garages.
- 3. There shall be no commercial development on the Apartment Tract.

APARTMENTS

- 1. There shall be a maximum of eight (8) apartment buildings on the Property and each building shall contain no more than twenty-two (22) dwelling units.
- 2. No buildings on the Apartment Tract shall contain more than three stories, excluding any and all basement units. Four (4) of the buildings will be 2-story plus a basement, and four (4) of the buildings will be 3-story plus a basement.
- 3. No buildings on the Apartment Tract shall be taller than 47 feet in height. Height shall be measured pursuant to the City of Austin Land Development Code.
 - All main spartment buildings shall be constructed with substantially similar design features and architectural style as depicted in Exhibit



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- 5. There shall be a minimum of 1.75 off-street parking spaces per apartment unit. Gables shall not designate parking spaces along Westlake Loop or Capital of Texas Highway as resident or guest parking spaces.
- 6. The leasing office building and the clubhouse building on the Apartment Tract shall contain no more than two storles and shall be no taller than thirty (30) feet in height. A property maintenance office may be maintained in the basement of the leasing office building.

REMOTE GARAGES ON APARTMENT TRACT

- 1. There shall be a maximum of fifteen (15) remote garage buildings on the Property.
- 2. Each remote garage building shall contain no more than one (1) dwelling unit.
- 3. There shall be a maximum of four (4) vehicle spaces in each remote garage.
- 4. Each remote garage shall contain no more than two stories and shall be no taller than thirty (30) feet in height.
- 5. All remote garage buildings shall have exteriors, materials, appearance, facades, and roof lines similar to and of the same architectural style as the apartment buildings.

ARCHITECTURAL AND AESTHETIC

- 1. All roofs of all buildings on the Property shall be clay or concrete tile.
- 2. No parapets or towers shall be placed on the tops of any buildings on the Property except the leasing office building and the clubhouse building on the Apartment Tract.
- 3. All roofs shall have a mix of gables and/or dormers throughout and shall have roof lines with gables and hip roofs substantially similar to the elevations shown in Exhibit ____.
- 4. 4. All roofs shall have a 6:12 pitch, except in cases where a 5:12 pitch may be appropriate for aesthetic/architectural style or height restrictions.
- All building exterior surfaces shall be 100% masonry and shall be constructed of either stone, brick, or at least ¼" stucco. Visible building exteriors may include up to five percent (5%) Hardiplank TM (or equivalent material).
- 6. At least 50% of the exterior of all buildings must be composed of stone or brick.
 - An Architectural Committee composed of one (1) representative appointed by the Neighborhood (the "Neighborhood Representative"), one (1) representative appointed by Gables (the "Gables Representative"), and one representative appointed by mutual agreement of the Neighborhood Representative and the Gables Representative shall be created prior to application for any site development permit related to the Project. The

purpose of the committee shall be to determine whether all visible, exterior acsthetic, or architectural landscaping and other design requirements addressed in the settlement agreement or the restrictive covenant the parties shall enter into based upon the agreement terms set forth herein are being complied with. In the event the Neighborhood Representative and the Gables Representative are unable to agree to a third person to serve on the Architectural Committee, each-shall submit to mediator Eric Galton of Galton, Cunningham & Bourgeois, P.L.L.C., Lakesido Mediation Center, 3825 Lake Austin Boulevard, Suite 403, Austin, Texas 78703, or, in the event Eric Galton is unavailable or unwilling to be involved, to a mediator selected by mutual agreement of the Neishborhood Representative and the Gables Representative, the names of three (3) persons who may serve on the Architectural Committee and Galton or the selected mediator shall, in his or her sole discretion, choose one of the three persons based on Galton's or the selected mediator's determination of which person will be the most qualified to serve and will not be blased to either Gables or the Neighborhood in its decision-making. If Galton or the selected mediator determines that none of the persons listed are suitable to serve on the Architectural Committee, the mediator may select any other person the mediator chooses.

All issues presented to the Architectural Committee must be approved by a majority of the members serving on the committee or are rejected. Any issue that the Architectural Committee is unable to decide by a majority vote shall be submitted to binding arbitration held by an independent arbitrator selected by mutual agreement of the committee members.

8. All gates and fences erected in connection with the Project and on the Property or in the right of way adjacent to the Property shall be constructed of materials and in a design similar to other existing gates into multifamily projects or single family subdivisions within the vicinity of the Project, and said materials and design shall be approved by the Architectural Committee prior to construction of said gates and/or fences.

TRAFFIC/ROADWAY IMPROVEMENTS

- 1. Prior to securing a certificate of occupancy for any building on the Property, Gables shall construct a two-lane extension of Westlake Drive (the "Westlake Drive Extension") as depicted in Exhibit_____.
- Prior to securing a certificate of occupancy for any building on the Property and in connection with the construction of the Westlake Drive Extension, Gables shall construct a median prohibiting vehicular left turns from northbound Westlake Drive Extension to westbound Royal Approach.
- 3. Prior to securing a certificate of occupancy for any building on the Property, Gables shall construct a new entrance for access to and from St. Stephen's Episcopal School ("St. Stephen's") to Westlake Drive Extension (the "New St. Stephen's Entrance").

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- 4. Access from Bunny Run to St. Stephen's shall be open only for emergency vehicular traffic and, by electronically-secured access only, for St. Stephen's maintenance vehicles. In the event the New St. Stephen's Entrance becomes unusable or unsafe due to flooding by water, unrestricted access from Bunny Run to St. Stephens shall be permitted for the duration of the flooding incident.
- 5. St. Stephens shall construct an emergency gate for St. Stephens at the intersection of Bunny Run Road and Hillbilly Lane, including a turnaround area for automobiles.
- 6. For safety and traffic reasons, the Project shall have one two-way entrance/exit onto Capital of Texas Highway, and that entrance/exit shall be the primary entrance for the Project. The Project shall also have one restricted entrance/exit onto Westlake Loop in the design and in the location shown in Exhibit ____. The entrance/exit from the Project onto Westlake Drive Extension shall be right-out, left-out, and right-in only and shall be located directly across from the New St. Stephen's Entrance.
- Prior to securing a certificate of occupancy for any building on the Property, Gables shall construct the intersection improvements on Westlake Drive west of Capital of Texas Highway as shown in Exhibit ____.
- 8. Prior to securing a certificate of occupancy for any building on the Property, Gables shall submit a schematic design for construction of the roadway improvements to Capital of Texas Highway shown in Exhibit ____, and shall post fiscal surety for the costs of such construction as determined by the City and TxDOT.

SERVICE STATION

A service station and convenience store (the "Service Station") shall be permitted on the Service Station Tract, which tract is located at the northwest corner of Capital of Texas Highway and Westlake Loop.

Gables shall secure zoning for the Service Station sufficient to allow a gas island with no fewer than 8 self-service fueling positions, a building with no fewer than 2 auto repair /auto service bays, and a grocery/convenience store no smaller than 3000 square feet in size, provided, however, that the auto repair/auto service bay use shall not be required.

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The service station may have a car wash. ...

- 3. The Service Station Tract must include an indoor grocery/convenience market no smaller than 3000 square feet in size and said market must sell basic grocery and dry goods items (similar to the current Jester Market at FM 2222). Gables shall have no obligation to build a service station, but if a service station is built on the Service Station Tract it will include the convenience market.
 - The building exterior, lighting, and roof specifications of the Service Station, including all canopies covering fueling stations on the property, must have exteriors, appearance, facades, and roof lines similar to and of the same architectural style as the apartment buildings on the Apartment Tract and shall be constructed with similar architectural features and materials as the apartment buildings, except that the canopies covering the gasoline fueling positions may be either pitched or flat.
 - The Service Station Tract shall have access to Capital of Texas Highway via a two-way, unrestricted entrance/exit onto Capital of Texas Highway and access to Westlake Loop via a two-way, right-in, right-out entrance/exit.
- 6. For an option fee of One Hundred and NO/100 Dollars (\$100.00), and pursuant to a separate agreement, Gables shall grant a 60-day option to Mike Ayer to purchase and develop the Service Station Tract for a purchase price of \$1,300,000.00. The option period shall commence upon third reading of the zoning ordinance by the City Council whether an option agreement has been signed by then or not. Closing must occur prior to the expiration of the option period. If the Service Station Tract has not been platted by the end of the option period, the purchaser of the tract under the option must deposit the full purchase price into escrow with Heritage Title Company by the end of the option period. The sale will be made on an as is, where is basis, with no representations or warranties from Gables to Mike Ayer.

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Manned hours of operation of the Service Station shall not be earlier than 6:00 a.m. nor later than 10:00 p.m. The Neighborhood agrees that pumps may be operable (via selfservice) outside of these hours.

LANDSCAPING/SCREENING

- 1. In addition to the preservation of existing trees, Gables shall plant evergreen trees capable of reaching heights of at least thirty fee (30') along the perimeter of the Project bordering Westlake Drive Extension. Gables may use natural vegetated areas as a screening buffer along the Westlake Drive Extension, provided that where such natural areas are not at least fifty fect (50') deep from the Westlake Drive Extension, Gables shall also plant minimum three inch (3") caliper trees on a twenty-five foot (25") center.
- 2. Gables shall use its best efforts to preserve existing trees for screening, and trees will be removed only where necessary. Where trees are removed, new trees shall be planted so

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that there is a generally continuous landscape buffer accreening the Project from both Capital of Texas Highway and Westlake Loop.

Gables shall construct a stone or rock well along Westlake Loop in the location shown in Exhibit ______ and of the materials listed in Exhibit _____. This wall shall be between six (6) and eight (8) feet in height. At the unilateral option of the Neighborhood (the "Second Wall Option") and within six (6) months of the neighborhood's request to Gables, Gables shall construct an additional wall along Westlake Loop in the location shown in Exhibit

_____ Upon the completion of the construction of the spartment buildings labeled as Building _____ and Building _____ on Exhibit ____, Gables shall send written notice (the "Building _____ and ____ Completion Notice") to the Neighborhood that the construction of said buildings is complete. From the date the Neighborhood receives the Building _____ and Building ____ Completion Notice, the Neighborhood shall have forty-five (45) days to exercise its Second Wall Option and may do so by sending a written notice to Gables stating that the Neighborhood, by that notice, exercises said option.

4. There shall be no surface parking areas located within fifty feet of the Westlake Drive Extension.

SINGLE-FAMILY TRACT

1. There shall be no more than forty-one (41) dwelling units on the Single-Family Tract.

- 2. The homes on the Single-Family Tract shall comply with items 1,2, and 4-6 of the Architectural/Aesthetics section above.
- 3. The minimum size for each dwelling unit on the Single-Family Tract shall be twothousand three hundred (2300) square feet.

4. All buildings on the Single-Family Tract must have clay or concrete tile roofs.

5. Each dwelling unit on the Single-Family Tract must have at least one enclosed two-car garage.

6. For an option fee of One Hundred and NO/100 Dollars (\$100.00), and pursuant to a separate agreement, Gables shall grant a 60-day option to the Davenport/Bunny Run Alliance to purchase and develop the Single Family Tract for a purchase price of \$3,300,000.00. The option period shall commence upon third reading of the zoning ordinance by the City Council whether an option agreement has been algued by then or not. Closing must occur prior to the expiration of the option period. If the Single Family Tract has not been platted by the end of the option period, the purchaser of the tract under the option must deposit the full purchase price into escrew with Heritage Title Company by the end of the option period. The sale will be made on an as is, where is basis, with no representations or warranties from Gables to the Davenport/Bunny Run Alliance.

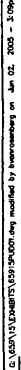
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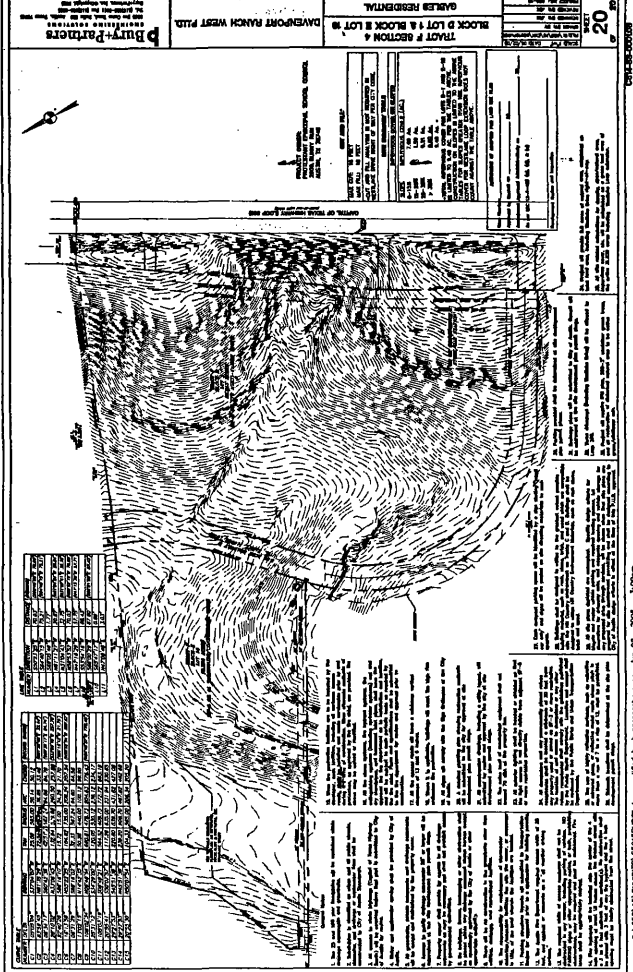
- 1. The Parties agree that, upon pleading and proof, a violation of the terms and conditions of the settlement agreement and the restrictive covenant will entitle the prevailing party to injunctive relief, damages, or both. Additionally, the prevailing party shall be entitled to recover their attorneys' fees. - No Party will be entitled to an *ex parte* temporary restraining order, but instead agrees to give the opposing party in any litigation under this Agreement at least three business days' notice of any hearing in which a restraining order or injunctive relief will be sought.
- 2. Exclusive, mandatory venue for any litigation arising under or related to the Agreement and the restrictive covenant shall be the state district courts of Travis County, Texas.
- 3. Upon execution of the Agreement, and a final unappealable approval of the zoning case by the Austin City Council, Gables shall pay to the Neighborhood cash in the amount of one hundred seventy thousand and No/100 Dollars (\$170,000.00).

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