

						EXISTING PROPER	RTY/PROJEC	T BOUNDARY COC	RDINATES						
Line #/Curve #	Length	Direction	Radius	Line #/Curve #	Length	Direction	Radius	Line #/Curve #	Length	Direction	Radius	Line #/Curve #	Length	Direction	Radius
L1	243.558	S79° 11' 47.60"E		C4	92.954	N76° 55' 54.55"W	1527.500	L17	65.201	S40° 30' 45.86"W		C6	44.316	S56° 17' 40.58"E	170.000
L2	8.000	N09° 27' 23.40"E		L8	4.534	N11° 19' 29.48"E		L18	85.145	S40° 23' 39.91"W		C7	57.362	S72° 02' 27.45"E	194.000
L3	116.491	S80° 32' 36.60"E		L9	250.396	N35° 24' 10.16"W		L19	148.548	S50° 47' 49.38"E		L26	278.857	S80° 08' 26.53"E	
C1	0.065	N09° 40' 17.03"E	13.500	L10	150.218	N35° 18' 45.18"W		L20	41.199	S50° 48' 56.11"E		C8	31.511	S89° 02' 19.80"E	1075.000
L4	20.102	N04° 02' 18.40"E		L11	149.950	N35° 21' 33.95"W		L21	618.231	S40° 19' 01.14"W		L27	20.499	N00° 54' 07.40"E	
C2	272.227	N17° 05' 59.05"W	297.500	L12	73.265	N35° 22' 58.38"W		C5	22.882	S07° 50' 17.99"E	15.000	L28	166.020	S88° 15' 51.60"E	
C3	95.408	N59° 15' 04.34"W	171.500	L13	0.602	N07° 52' 25.73"W		L22	36.300	S50° 12' 23.35"E		L29	181.882	S79° 11' 47.60"E	
L5	52.315	N75° 11' 18.58"W		L14	221.364	N07° 36' 23.17"W		L23	3.887	N35° 51' 03.22"E					
L6	37.113	N76° 43' 57.02"W		L15	71.804	S40° 42' 32.02"W		L24	35.524	S44° 32' 01.12"E					
L7	99.098	N75° 11' 18.58"W		L16	59.909	S40° 28' 04.73"W		L25	130.088	S50° 12' 23.35"E					

2015/NCC152096/DRAWINGS\EXHIBITS\190228 - AMEDMENT/NCC152096RZ12.DWG PRINTED BY: SFARMARTINO 3.01.19 @ 9:16 AM LAST SAVED BY: SFARMARTINO

EASTSIDE CONNECTIONS JV, LLC DEVELOPMENT STANDARDS 2/26/19 **REZONING PETITION NO. 2019-**

--ACREAGE: ± 13.18 ACRES **--TAX PARCEL** #: 163-032-47, 163-032-48, 163-032-57, 163-032-56, 163-032-55, 163-032-54, 163-032-53, 163-032-52

--EXISTING ZONING: MUDD-O AND NS --PROPOSED ZONING: MUDD-O SPA AND NS SPA

--EXISTING USES: RETAIL, COMMERCIAL, AND OFFICE

--PROPOSED USES: USES PERMITTED BY RIGHT AND UNDER PRESCRIBED CONDITIONS TOGETHER WITH ACCESSORY USES, AS ALLOWED IN THE MUDD-O ZONING DISTRICT FOR DEVELOPMENT AREAS A, B & C AND E AS DEPICTED ON THE TECHNICAL DATA SHEET RZ-1 (COLLECTIVELY THE "MUDD-O AREA"). AND THE NS ZONING DISTRICT FOR DEVELOPMENT AREA D AS DEPICTED ON THE TECHNICAL DATA SHEET RZ-1 (THE "NS AREA") (AS MORE SPECIFICALLY DESCRIBED AND RESTRICTED BELOW IN SECTION 2).

--MAXIMUM BUILDING HEIGHT: AS ALLOWED BY THE ORDINANCE IN DEVELOPMENT AREAS B AND D AND LIMITED TO 65' IN DEVELOPMENT AREAS A AND C. --PARKING: PARKING WILL BE PROVIDED AS REQUIRED BY THE ORDINANCE.

GENERAL PROVISIONS:

SITE DEVELOPMENT DATA:

a. SITE LOCATION. THESE DEVELOPMENT STANDARDS FORM A PART OF THE REZONING PLAN ASSOCIATED WITH THE REZONING PETITION FILED BY EASTSIDE CONNECTIONS JV, LLC ("PETITIONER"), AS AMENDED. TO ACCOMMODATE THE REDEVELOPMENT OF CERTAIN LAND AND IMPROVEMENTS THEREON CONTAINING APPROXIMATELY 13.18 ACRES LOCATED AT THE INTERSECTION OF IDLEWILD ROAD AND MONROE ROAD TO PERMIT A NEW MIXED USE DEVELOPMENT (THE "SITE"): IT IS UNDERSTOOD THAT THE SITE INCLUDES BOTH THE MUDD-O AREA AND THE NS AREA. EACH AS GENERALLY DEPICTED ON THE TECHNICAL DATA SHEET RZ-1. AS DESCRIBED IN THE SITE DEVELOPMENT DATA ABOVE, THE MUDD-O AREA SHALL CONSIST COLLECTIVELY OF DEVELOPMENT AREAS A, B, C AND E AS DEPICTED AND THE NS AREA SHALL CONSIST COLLECTIVELY OF DEVELOPMENT AREA D AS GENERALLY DEPICTED ON THE TECHNICAL DATA SHEET RZ-1. EACH OF THE REFERENCED DEVELOPMENT AREAS MAY BE REFERRED TO AS A "DEVELOPMENT AREA" OR COLLECTIVELY AS THE "DEVELOPMENT AREAS

b. ZONING DISTRICTS/ORDINANCE. DEVELOPMENT OF THE SITE WILL BE GOVERNED BY THE REZONING PLAN AS WELL AS THE APPLICABLE PROVISIONS OF THE CITY OF CHARLOTTE ZONING ORDINANCE (THE "ORDINANCE") FOR THE APPLICABLE DISTRICTS. UNLESS THE REZONING PLAN ESTABLISHES MORE STRINGENT STANDARDS THE REGULATIONS ESTABLISHED UNDER THE ORDINANCE FOR THE MUDD-O ZONING CLASSIFICATION SHALL GOVERN THE MUDD-O AREA AND THOSE WITHIN THE NS ZONING CLASSIFICATION SHALL GOVERN THE NS AREA, EACH AS GENERALLY DEPICTED ON THE TECHNICAL DATA c. GRAPHICS AND ALTERATIONS. THE SCHEMATIC DEPICTIONS OF THE USES, PARKING AREAS, SIDEWALKS, STRUCTURES AND BUILDINGS, DRIVEWAYS, AND OTHER DEVELOPMENT MATTERS AND SITE

ELEMENTS (COLLECTIVELY THE "DEVELOPMENT/SITE ELEMENTS") SET FORTH ON THE REZONING PLAN SHOULD BE REVIEWED IN CONJUNCTION WITH THE PROVISIONS OF THESE DEVELOPMENT STANDARDS THE LAYOUT, LOCATIONS, SIZES AND FORMULATIONS OF THE DEVELOPMENT/SITE ELEMENTS DEPICTED ON THE REZONING PLAN ARE GRAPHIC REPRESENTATIONS OF THE DEVELOPMENT/SITE ELEMENTS PROPOSED. CHANGES TO THE REZONING PLAN NOT ANTICIPATED BY THE REZONING PLAN WILL BE REVIEWED AND APPROVED AS ALLOWED BY SECTION 6.207 OF THE ORDINANCE. SINCE THE PROJECT HAS NOT UNDERGONE THE DESIGN DEVELOPMENT AND CONSTRUCTION PHASES. IT IS INTENDED THAT THIS REZONING PLAN PROVIDE FOR FLEXIBILITY IN ALLOWING SOME

ALTERATIONS OR MODIFICATIONS FROM THE GRAPHIC REPRESENTATIONS OF THE DEVELOPMENT/SITE ELEMENTS. THEREFORE, THERE MAY BE INSTANCES WHERE MINOR MODIFICATIONS WILL BE ALLOWED WITHOUT REQUIRING THE ADMINISTRATIVE AMENDMENT PROCESS PER SECTION 6.207 OF THE ORDINANCE. THESE INSTANCES WOULD INCLUDE CHANGES TO GRAPHICS IF THEY ARE: EXPRESSLY PERMITTED BY THE REZONING PLAN (IT IS UNDERSTOOD THAT IF A MODIFICATION IS EXPRESSLY PERMITTED BY THE REZONING PLAN IT IS DEEMED A MINOR MODIFICATION FOR THE PURPOSES OF THESE DEVELOPMENT STANDARDS); OR

 MINOR AND DON'T MATERIALLY CHANGE THE OVERALL DESIGN INTENT DEPICTED ON THE REZONING PLAN: OR • MODIFICATIONS TO MOVE STRUCTURES GRAPHICALLY DEPICTED ON THE REZONING PLAN CLOSER TO ADJACENT PROPERTIES BUT NO CLOSER THAN THE "EXTERNAL BUILDING LINE" (IN THIS CASE THE YARDS) INDICATED ON THE REZONING PLAN: OR

 MODIFICATIONS TO ALLOW MINOR INCREASES IN THE MASS OF THE BUILDINGS THAT DO NOT MATERIALLY CHANGE THE DESIGN INTENT DEPICTED ON OR DESCRIBED IN THE REZONING PLAN. THE PLANNING DIRECTOR WILL DETERMINE IF SUCH MINOR MODIFICATIONS ARE ALLOWED PER THIS AMENDED PROCESS, AND IF IT IS DETERMINED THAT THE ALTERATION DOES NOT MEET THE CRITERIA

DESCRIBED ABOVE, THE PETITIONER SHALL THEN FOLLOW THE ADMINISTRATIVE AMENDMENT PROCESS PER SECTION 6.207 OF THE ORDINANCE; IN EACH INSTANCE, HOWEVER, SUBJECT TO THE PETITIONER'S APPEAL RIGHTS SET FORTH IN THE ORDINANCE

d. NUMBER OF BUILDINGS PRINCIPAL AND ACCESSORY. THE TOTAL NUMBER OF PRINCIPAL BUILDINGS TO BE DEVELOPED ON THE SITE SHALL NOT EXCEED SEVEN (7). ACCESSORY BUILDINGS AND STRUCTURES LOCATED ON THE SITE SHALL NOT BE CONSIDERED IN ANY LIMITATION ON THE NUMBER OF BUILDINGS ON THE SITE. ACCESSORY BUILDINGS AND STRUCTURES WILL BE CONSTRUCTED UTILIZING SIMILAR BUILDING MATERIALS, COLORS, ARCHITECTURAL ELEMENTS AND DESIGNS AS THE PRINCIPAL BUILDING LOCATED ON DEVELOPMENT AREA TO WHICH SUCH IMPROVEMENTS RELATE.

P. PLANNED/UNIFIED DEVELOPMENT. THE SITE SHALL BE VIEWED AS A PLANNED/UNIFIED DEVELOPMENT PLAN AS TO THE ELEMENTS AND PORTIONS OF THE SITE GENERALLY DEPICTED ON THE REZONING

PLAN. AS SUCH. SIDE AND REAR YARDS. BUFFERS. BUILDING HEIGHT SEPARATION STANDARDS. FAR REQUIREMENTS. AND OTHER SIMILAR ZONING STANDARDS WILL NOT BE REQUIRED INTERNALLY BETWEEN

IMPROVEMENTS AND OTHER DEVELOPMENT/SITE ELEMENTS LOCATED WITHIN THE SITE. FURTHERMORE, THE PETITIONER AND/OR OWNER OF THE PORTION OF THE SITE RESERVE THE RIGHT TO SUBDIVIDE THE PORTIONS OR ALL OF THE SITE WITHIN THE DEVELOPMENT AREAS AND CREATE LOTS WITHIN THE INTERIOR OF THE PORTION OF THE SITE WITHIN SUCH DEVELOPMENT AREAS WITHOUT REGARD TO ANY SUCH INTERNAL SEPARATION STANDARDS THAN THOSE EXPRESSLY SET FORTH AND FAR REQUIREMENTS, PROVIDED, HOWEVER, ALL SUCH SEPARATION STANDARDS ALONG THE EXTERIOR BOUNDARY OF THE SITE AND THOSE EXPRESSLY DESCRIBED IN THE REZONING PLAN SHALL BE ADHERED TO. IN ADDITION, ALL FAR REQUIREMENTS WILL BE REGULATED BY ANY DEVELOPMENT LIMITATIONS SET FORTH IN THIS REZONING PLAN AS TO THE SITE AS A WHOLE AND NOT INDIVIDUAL PORTIONS OR LOTS LOCATED THEREIN. WITHOUT LIMITING THE FOREGOING AND NOTWITHSTANDING THE GRAPHICS CONTAINED ON

THE REZONING PLAN, IT IS EXPRESSLY ACKNOWLEDGED THAT THE NS AREA (I.E. DEVELOPMENT AREA D) MAY BE DIVIDED INTO TWO (2) PARCELS OR OTHERWISE DEVELOPED TO PERMIT MULTIPLE USES/BUILDINGS, INCLUDING WITHOUT LIMITATION CO-BRANDED USES, IN LIEU OF THE SINGLE USE GENERALLY DEPICTED ON THE GRAPHICS ON SHEET RZ-5. SIMILARLY, OTHER DEVELOPMENT AREAS MAY BE DIVIDED INTO TWO (2) PARCELS OR OTHERWISE DEVELOPED TO FACILITATE THE PERMITTED USES FOR THE SITE. FURTHERMORE, WITHOUT LIMITING THE FOREGOING AND NOTWITHSTANDING THE GRAPHICS CONTAINED ON THE REZONING PLAN, IT IS EXPRESSLY ACKNOWLEDGED THAT DEVELOPMENT AREA C MAY BE SUBDIVIDED AND OTHERWISE DEVELOPED TO PERMIT MULTIPLE USES/BUILDINGS, INCLUDING WITHOUT LIMITATION CO-BRANDED USES, IN LIEU OF THE SINGLE USE GENERALLY DEPICTED ON THE GRAPHICS ON SHEET RZ-5

PERSONAL SERVICES. THE TERMS "PERSONAL SERVICE USES" AND/OR "PERSONAL SERVICES" (WHETHER CAPITALIZED OR NOT) WILL MEAN AND REFER TO USES THAT PRIMARILY PROVIDE OR SELL A SERVICE TO CUSTOMERS VERSUS THE SELLING OF GOODS. A PERSONAL SERVICE USE MAY ALSO SELL PRODUCTS OR MERCHANDISED BUT THE SALE OF PRODUCTS AND MERCHANDISE IS TYPICALLY ANCILLARY. EXAMPLES OF PERSONAL SERVICE USES INCLUDE BUT ARE NOT LIMITED TO: BEAUTY SALONS AND BARBER SHOPS, SPAS, YOGA AND EXERCISE STUDIOS, FITNESS AND WELLNESS FACILITIES, NAIL SALONS, MARTIAL ART TRAINING STUDIOS, LAUNDRIES AND DRY CLEANING ESTABLISHMENTS, LOCKSMITHS, FUNERAL HOMES AND THE LIKE g. EDEE USES. REFERENCES TO THE TERM "EDEE" SHALL MEAN "EATING DRINKING ENTERTAINMENT ESTABLISHMENTS" AS DEFINED IN THE ORDINANCE AND SHALL INCLUDE WITHOUT LIMITATION

b. LIMITED SERVICE RESTAURANT, A "LIMITED SERVICE RESTAURANT" OR "LIMITED SERVICE RESTAURANT" (WHETHER CAPITALIZED OR NOT) SHALL MEAN A RESTAURANT WITH NO MORE THAN 3.000 SQUARE FEET OF GROSS FLOOR AREA SERVING PRIMARILY ITEMS SUCH AS COFFEE ICE CREAM YOGURT JUICES BAGELS MUFFINS PASTRIES SANDWICHES AND SIMILAR FOODS THAT DO NOT REQUIRE ON-PREMISE COOKING OF FOOD (OTHER THAN HEATING AND THE BAKING OF PREMIXED DOUGH).

2. OPTIONAL PROVISIONS

THE FOLLOWING OPTIONAL PROVISIONS SHALL APPLY TO THE MUDD-O AREA PORTION OF THE SITE ONLY:

a. TO ALLOW WALL SIGNS TO HAVE UP TO 220 SQUARE FEET OF SIGN SURFACE AREA PER WALL OR 10% OF THE WALL AREA TO WHICH THEY ARE ATTACHED, WHICHEVER IS LESS.

b. TO ALLOW ONE DETACHED GROUND MOUNTED SIGN PER STREET FRONT WITH A MAXIMUM HEIGHT OF 20 FEET AND CONTAINING UP TO 150 SQUARE FEET OF SIGN AREA.

c. TO ALLOW, FREE-STANDING SINGLE-USE BUILDINGS, TO HAVE A DETACHED SIGN UP TO FOUR (4) FEET HIGH WITH UP TO 32 SQUARE FEET OF SIGN AREA

TO ALLOW UP TO TWO USES WITH ACCESSORY DRIVE-THROUGH WINDOWS IN THE CONFIGURATION AND WITH APPROPRIATE VEHICULAR STORAGE IN THE MUDD-O AREA AS GENERALLY DEPICTED ON HE REZONING PLAN: PROVIDED, HOWEVER, NO MORE THAN ONE (1) EDEE WITH AN ACCESSORY DRIVE-THROUGH WINDOW WILL BE ALLOWED IN THE MUDD-O AREA, EXCEPT THAT SUCH LIMITATION SHALL NOT APPLY TO A LIMITED SERVICE RESTAURANT (AS DEFINED ABOVE) (NOTE: THESE PROVISIONS DO NOT APPLY TO THE NS AREA).

e. TO NOT REQUIRE DOORWAYS TO BE RECESSED INTO THE FACE OF THE BUILDING(S) WHEN THE WIDTH OF THE SIDEWALK IS AT LEAST 10 FEET OR TO NOT REQUIRE DOORWAYS TO BE RECESSED WHEN EMERGENCY EXITS. TO NOT REQUIRE OPERATIONAL CUSTOMER DOORWAYS IN DEVELOPMENT AREA A TO BE RECESSED

f. TO NOT REQUIRE SURFACE AND STRUCTURE PARKING AREAS, OUTDOOR DINING AREAS (AT GRADE OR OTHERWISE), AND LOADING DOCK AREAS (OPEN OR ENCLOSED) TO BE COUNTED AS PART OF THE ALLOW GROSS FLOOR AREA (FLOOR AREA AS DEFINED BY THE ORDINANCE) FOR THE SITE

TO ALLOW PARKING AND MANEUVERING BETWEEN THE BUILDINGS LOCATED IN DEVELOPMENT AREA B AND IDLEWILD ROAD AND MONROE ROAD, AS GENERALLY DEPICTED ON THE REZONING PLAN; PARKING MAY BE TO THE SIDE OF BUILDINGS WITHIN DEVELOPMENT AREAS A AND B AS GENERALLY DEPICTED ON THE REZONING PLAN.

h. TO ALLOW WINDOWS AND WINDOW BOXES LOCATED ON THE BUILDING WITHIN DEVELOPMENT AREA A THAT FACES MONROE AND IDLEWILD ROAD TO HAVE GRAPHIC IMAGES (NOT SIGNS) APPLIED TO 100% OF THE GLAZING OF THE WINDOW OR WINDOW BOX. THESE WINDOWS AND GRAPHIC IMAGES MAY BE USED TO MEET THE STREET WALL REQUIREMENTS OF THE ORDINANCE AND WILL BE GENERALLY LOCATED AT THE GROUND FLOOR LEVEL OF THE BUILDING TO HELP ENHANCE THE PEDESTRIAN ENVIRONMENT AT THE BASE OF THE BUILDING. THIS OPTIONAL PROVISION DOES NOT PROHIBIT THE INSTALLATION OF WINDOW SIGNS AS ALLOWED BY ORDINANCE AS PART OF THE IMAGES APPLIED TO THE WINDOWS OR WINDOW BOXES.

NOTE: THE OPTIONAL PROVISIONS REGARDING SIGNS ARE ADDITIONS/MODIFICATIONS TO THE STANDARDS FOR SIGNS IN THE MUDD-O AREA AND ARE TO BE USED WITH THE REMAINDER OF MUDD STANDARDS FOR SIGNS NOT MODIFIED BY THESE OPTIONAL PROVISIONS. PERMITTED USES & DEVELOPMENT AREA LIMITATION:

a. THE MUDD-O AREA IDENTIFIED AS DEVELOPMENT AREAS A, B, AND C MAY BE DEVELOPED WITH UP TO 83,000 SQUARE FEET OF GROSS FLOOR AREA OF USES ALLOWED IN THE MUDD-O ZONING DISTRICT, TOGETHER WITH ACCESSORY USES AS ALLOWED IN THE MUDD-O ZONING DISTRICT. IN ADDITION, DEVELOPMENT AREA E WITHIN THE MUDD-O AREA MAY BE DEVELOPED FOR TREE SAVE AREAS,

STORM WATER/PCCO FACILITIES AND LANDSCAPED AREAS. ONLY TWO (2) USES WITH ACCESSORY DRIVE-THROUGH WINDOWS (WHICH MAY INCLUDE EDEE USES, BANK FACILITIES AND THE LIKE) WILL BE ALLOWED IN THE MUDD-O AREA, AND ONLY ONE OF SUCH ACCESSORY USES MAY BE ALLOWED WITH AN EDEE USE, EXCEPT THAT SUCH LIMITATION SHALL NOT APPLY TO A LIMITED SERVICE RESTAURANT (AS DEFINED ABOVE).

c. THE NS AREA (I.E. DEVELOPMENT AREA D) MAY BE DEVELOPED WITH UP TO 12,000 SQUARE FEET OF GROSS FLOOR AREA OF USES ALLOWED IN THE NS ZONING DISTRICT, TOGETHER WITH ACCESSORY USES AS ALLOWED IN THE NS ZONING DISTRICT . ONLY ONE GAS/CONVENIENCE STORE USE MAY BE PERMITTED ON THE SITE AND IT SHALL BE LOCATED ONLY IN THE NS AREA. AS INDICATED, THE NS AREA (I.E. DEVELOPMENT AREA D) MAY BE

DIVIDED INTO TWO (2) PARCELS TO PERMIT MULTIPLE USES, INCLUDING WITHOUT LIMITATION "CO-BRANDED" USES, IN LIEU OF THE SINGLE USE GENERALLY DEPICTED ON THE GRAPHICS ON SHEET RZ-5. ONLY TWO (2) USES WITH ACCESSORY DRIVE-THROUGH WINDOWS (WHICH MAY INCLUDE EDEE USES, BANK FACILITIES AND THE LIKE) WILL BE ALLOWED IN THE NS AREA (I.E. DEVELOPMENT AREA D). 4. ACCESS & TRANSPORTATION/PED IMPROVEMENTS:

THE TRANSPORTATION IMPROVEMENTS SET FORTH BELOW AND REQUIRED AS PART OF PETITION #2017-016 HAVE BEEN SATISFIED.

a. ACCESS TO THE SITE WILL BE FROM LONG AVENUE AND IDLEWILD ROAD IN THE MANNER GENERALLY DEPICTED ON THE REZONING PLAN. PETITIONER SHALL PROVIDE FOR THE IMPROVEMENTS TO LONG AVENUE IN PHASES EXTENDING FROM ITS INTERSECTION WITH MONROE ROAD TO THE INTERSECTION OF SUCH EXTENDED LONG AVENUE WITH THE NORTHERNMOST DRIVEWAY WITHIN DEVELOPMENT AREA C, AS GENERALLY DEPICTED ON THE REZONING PLAN. SUCH IMPROVEMENTS & EXTENSION OF LONG AVENUE SHALL CONTAIN A "COMMERCIAL NARROW STREET SECTION" BUT WITH SIX (6) FOOT WIDE SIDEWALKS. SUCH EXTENSION OF LONG AVENUE (I) FROM ITS INTERSECTION WITH MONROE ROAD TO ITS INTERSECTION WITH NEW PUBLIC STREET A SHALL BE COMPLETED PRIOR TO ISSUANCE OF THE FIRST CO FOR A BUILDING WITHIN DEVELOPMENT AREAS A OR B AND (II) FROM ITS INTERSECTION WITH PUBLIC STREET A TO THE NORTHERNMOST DRIVEWAY WITHIN DEVELOPMENT AREA C (I.E. PRIVATE STREET A) PRIOR TO THE FIRST CO FOR A BUILDING WITHIN DEVELOPMENT AREA C PETITIONER SHALL PROVIDE FOR RIGHT OF WAY DEDICATIONS FOR THAT PORTION OF THE SITE GENERALLY DEPICTED ON SHEET RZ-1 TO SUPPORT SUCH IMPROVEMENTS AND EXTENSION OF LONG AVENUE PRIOR TO COMPLETION OF SUCH IMPROVEMENTS AND EXTENSIONS. c. PETITIONER, AT ITS ELECTION IN ITS SOLE DISCRETION, MAY PROVIDE FOR ADDITIONAL IMPROVEMENTS TO LONG AVENUE EXTENDING LONG AVENUE BEYOND ITS TERMINUS AT THE NORTHERNMOST DRIVEWAY WITHIN DEVELOPMENT AREA C (I.E. PRIVATE STREET A) ACROSS "OFF-SITE" PROPERTY TO THE WESTERLY RIGHT-OF-WAY MARGIN OF INDEPENDENCE BLVD., IN THE MANNER GENERALLY DEPICTED ON THE REZONING PLAN. IF PETITIONER SO ELECTS IN ITS SOLE DISCRETION TO EXTEND LONG AVENUE BEYOND SUCH TERMINUS OR THE EXTENSION IS COMPLETED BY OTHERS, THE PETITIONER SHALL PROVIDE FOR RIGHT OF WAY DEDICATION REQUIRED FOR SUCH EXTENSION OF LONG AVENUE PRIOR TO COMPLETION OF SUCH IMPROVEMENTS AND EXTENSION. d. PETITIONER, AT ITS ELECTION IN ITS SOLE DISCRETION, MAY PROVIDE FOR CONSTRUCTION OF A DRIVEWAY WITHIN DEVELOPMENT AREA D AS WELL AS AN OFF-SITE STREET/DRIVEWAY TO ALLOW FOR IN ADDITIONAL ACCESS TO THE SITE FROM THE ADJACENT PARCEL(S) ALONG INDEPENDENCE BOULEVARD IN THE MANNER GENERALLY DEPICTED ON THE REZONING PLAN. IF PETITIONER SO ELECTS IN ITS

SOLE DISCRETION TO PROVIDE FOR SUCH STREET/DRIVEWAY, PETITIONER SHALL PROVIDE FOR ANY RIGHT OF WAY DEDICATION THAT MAY BE REQUIRED FOR SUCH ACCESS PRIOR TO COMPLETION OF SUCH IMPROVEMENTS AND ACCESS. PETITIONER SHALL INSTALL "PUBLIC STREET A" IN THE LOCATION GENERALLY DEPICTED ON THE SITE TO A "COMMERCIAL/NARROW STREET SECTION" BUT WITH SIX (6) FOOT SIDEWALKS AND WITH AN EXPANDED SECTION AS SUCH STREET APPROACHES IDLEWILD ROAD, AS GENERALLY DEPICTED ON THE REZONING PLAN. PETITIONER SHALL PROVIDE FOR RIGHT OF WAY DEDICATIONS FOR THAT PORTION OF THE SITE GENERALLY DEPICTED ON SHEET RZ-1 TO SUPPORT SUCH IMPROVEMENTS AND INSTALLATION OF "PUBLIC STREET A". THE PLACEMENT AND CONFIGURATION OF THE VEHICULAR ACCESS POINTS ALONG IDLEWILD ROAD ARE FIXED WITH SPECIFIC BREAKS IN THE CONTROLLED ACCESS ALONG IDLEWILD ROAD. THE LONG AVENUE CONNECTION TO MONROE ROAD AND THE EXTENSION OF LONG AVENUE ARE SUBJECT TO ANY MINOR MODIFICATIONS REQUIRED TO ACCOMMODATE FINAL SITE DEVELOPMENT AND CONSTRUCTION PLANS AND TO ANY ADJUSTMENTS REQUIRED FOR APPROVAL BY CDOT IN ACCORDANCE WITH APPLICABLE PUBLISHED STANDARDS. PETITIONER SHALL INSTALL THE STREETSCAPE IMPROVEMENTS GENERALLY DEPICTED ON THE REZONING PLAN WITHIN THE CURRENTLY EXISTING CURB LINE OF IDLEWILD ROAD (COMPATIBLE WITH THE CURRENT CITY COMMUNITY INVESTMENT PLAN FOR MONROFIDI EWILD FOR THE FUTURE WORK) INCLUDING 12 FOOT WIDE MULT PURPOSE SIDEWALK ON IDI EWILD ROAD (IT BEING UNDERSTOOD THAT

INSTALLED PRIOR ISSUANCE OF THE FIRST CO FOR THE FIRST BUILDING WITHIN DEVELOPMENT AREAS A, B OR D. h. PETITIONER SHALL INSTALL THE STREETSCAPE IMPROVEMENTS, AS PERMITTED BY NCDOT, GENERALLY DEPICTED ON THE REZONING PLAN WITHIN THE CURRENTLY EXISTING CURB LINE OF MONROE ROAD (COMPATIBLE WITH THE CURRENT CITY COMMUNITY INVESTMENT PLAN FOR MONROE/IDLEWILD FOR THE FUTURE WORK) INCLUDING 12 FOOT WIDE MULTI-PURPOSE SIDEWALK EXTENDING TO THE INTERSECTION WITH LONG AVENUE AND THE PEDESTRIAN GATHERING PLACE AND OTHER SIDEWALK FEATURES. THE ABOVE-REFERENCED STREETSCAPE IMPROVEMENTS SHALL BE INSTALLED PRIOR ISSUANCE OF THE FIRST CO FOR THE FIRST BUILDING WITHIN DEVELOPMENT AREAS A, B OR D. PETITIONER SHALL INSTALL, TO THE EXTENT REQUIRED BY NCDOT OR CDOT, A TEMPORARY MEDIAN ON MONROE ROAD AT THE INTERSECTION WITH LONG AVENUE AND ON IDLEWILD AT THE INTERSECTION WITH THE RI/RO PRIVATE DRIVEWAY ACCESS TO ENSURE ON AN APPROPRIATE INTERIM BASIS THE RI/RO MOVEMENTS THE ALIGNMENT OF THE INTERNAL VEHICULAR CIRCULATION AND DRIVEWAYS MAY BE MODIFIED BY THE PETITIONER TO ACCOMMODATE CHANGES IN TRAFFIC PATTERNS, PARKING LAYOUTS AND ANY ADJUSTMENTS REQUIRED FOR APPROVAL BY CDOT IN ACCORDANCE WITH PUBLISHED STANDARDS.

CDOT WILL CONSIDER "PINCH POINT" CONSTRAINTS THAT MAY NECESSITATE MINOR AND LIMITED DEVIATIONS FROM THE 12 FOOT WIDTH). THE ABOVE-REFERENCED STREETSCAPE IMPROVEMENTS SHALL BE

k. PETITIONER AGREES TO ALLOW FUTURE VEHICULAR CONNECTION(S) ONTO PUBLIC STREET A OR PRIVATE STREET A TO AND FROM THOSE ADJACENT PARCELS FRONTING INDEPENDENCE BOULEVARD PROVIDED, HOWEVER, (I) SUCH CONNECTION(S) RESULT FROM A UNIFIED DEVELOPMENT OF ALL OF SUCH INDEPENDENCE BOULEVARD PARCELS AFTER SUCH PARCELS HAVE LOST THEIR ACCESS TO INDEPENDENCE BOULEVARD, (II) SUCH CONNECTION(S) DO NOT RESULT IN CHANGES TO THE DEVELOPMENT PLAN CONTEMPLATED OR IMPLEMENTED BY THE REZONING PLAN (AS MAY BE AMENDED) NOR ACCESS CONFIGURATIONS ONTO PUBLIC OR PRIVATE STREETS, AND (III) THE COSTS OF ANY SUCH VEHICULAR CONNECTIONS ARE BORNE BY OTHERS. THE PETITIONER WILL DEDICATE OR CONVEY SUCH PORTION OF THE SITE AS MAY BE NEEDED FOR THE ULTIMATE CROSS-SECTION RESULTING FROM THE WORK DONE IN CONNECTION WITH THE CURRENT CITY COMMUNITY INVESTMENT PLAN FOR MONROE/IDLEWILD PER EXISTING PLANS OR REASONABLE CHANGES THERETO THAT DO NOT ADVERSELY IMPACT THE DEVELOPMENT CONTEMPLATED HEREIN. m. THE PETITIONER IS RESPONSIBLE FOR ANY INCIDENTAL SIGNAL MODIFICATIONS THAT MAY BE INCURRED BY CREATING THE FOURTH LEG OF THE INTERSECTION AT IDLEWILD ROAD AND PROPOSED

STREET A PER THE PETITIONER'S COORDINATION WITH NCDOT IN CONNECTION WITH APPLICABLE AGREEMENT WITH NCDOT ON RELATED IMPROVEMENTS. EXCEPT AS EXPRESSLY SET FORTH ABOVE IN THIS SECTION 4, PETITIONER SHALL HAVE NO FURTHER OBLIGATIONS TO UNDERTAKE OR BEAR THE COST OF ANY ROADWAY/STREETSCAPE OR OTHER MPROVEMENTS OR RIGHT OF WAY DEDICATIONS RELATED TO MONROE ROAD, IDLEWILD ROAD, LONG AVENUE OR OTHER EXTENSIONS OF ROADS (UNLESS PETITIONER ELECTS TO DO SO IN ITS SOLE DISCRETION AS DESCRIBED ABOVE), IT BEING UNDERSTOOD THAT ANY OTHER SUCH IMPROVEMENTS ASSOCIATED WITH MONROE ROAD OR IDLEWILD ROAD, FOR EXAMPLE, MAY BE UNDERTAKEN BY THE CITY OR OTHER PARTIES PETITIONER AGREES TO GRANT TO THE CITY LIMITED TEMPORARY CONSTRUCTION EASEMENT(S) ALONG THE FRONTAGE OF THE SITE WITH MONROE ROAD AND IDI EWILD ROAD SOLELY IN CONNECTION WITH THE CITY'S MONROE IDLEWILD CAPITAL IMPROVEMENT PROGRAM PROJECT. PROVIDED THAT: (1) THE LIMITED EASEMENT AREAS FOR SUCH TEMPORARY CONSTRUCTION EASEMENTS SHALL

NOT EXCEED AN ENCROACHMENT ONTO THE SITE FROM THE RIGHT OF WAY OF GREATER THAN TEN (10) FEET; (II) IN NO EVENT SHALL THE LIMITED EASEMENT AREAS OR THE GRANT OF SUCH TEMPORARY CONSTRUCTION EASEMENTS ADVERSELY AFFECT VEHICULAR OR PEDESTRIAN ACCESS TO THE SITE, BUILDINGS, PARKING AREAS OR GATHERING PLACES ON THE SITE, NOR ADVERSELY AFFECT THE TENANT OPERATIONS AND RELATED ACTIVITIES TAKING PLACE ON THE SITE; AND (III) THE CITY WILL SEEK TO CONSOLIDATE ITS REQUESTS FOR SUCH TEMPORARY CONSTRUCTION EASEMENTS AS MUCH AS IS 5. ARCHITECTURAL AND SITE DESIGN STANDARDS a. BUILDING MATERIALS GENERALLY. THE BUILDING MATERIALS USED ON THE PRINCIPAL BUILDINGS CONSTRUCTED ON SITE WILL BE A COMBINATION OF PORTIONS OF THE FOLLOWING: BRICK, STONE, PRECAST STONE, PRECAST CONCRETE, SYNTHETIC STONE, CEMENTITIOUS FIBER BOARD, STUCCO, EIFS, DECORATIVE BLOCK AND/OR WOOD. VINYL OR ALUMINUM AS A BUILDING MATERIAL MAY ONLY BE USED ON WINDOWS, SOFFITS, AWNINGS AND ON HANDRAILS/RAILINGS, HOWEVER STANDING SEAM METAL IS PERMITTED AS A DECORATIVE ARCHITECTURAL ELEMENT EURTHERMORE. THE BUILDING ELEVATIONS ON PUBLIC STREETS SHALL BE CONSTRUCTED SO THAT AT LEAST 40% OF THE ELEVATION FRONTING PUBLIC STREETS. EXCLUSIVE OF WINDOWS, DOORS, AND ROOFS, WILL BE CONSTRUCTED UTILIZING THE FOLLOWING MATERIALS: BRICK, SYNTHETIC BRICK, STONE, PRECAST STONE, PRECAST CONCRETE, SYNTHETIC STONE, AND DECORATIVE BLOCK. THE USE OF DECORATIVE BLOCK WILL BE LIMITED TO A MAXIMUM OF 25% OF ANY BUILDING ELEVATION. b. RENDERING. THE ATTACHED PERSPECTIVE RENDERING IS INCLUDED TO REFLECT THE LOCATION OF BUILDINGS, WITH THE EXCEPTION OF THE BUILDING IN DEVELOPMENT A, WHICH SHALL NOT HAVE PARKING BETWEEN THE BUILDING AND THE STREET AND OPEN SPACE THAT MAY BE CONSTRUCTED ON THE SITE (THE ACTUAL BUILDINGS CONSTRUCTED ON THE SITE MAY VARY FROM THESE ILLUSTRATIONS PROVIDED THAT THE DESIGN INTENT IS PRESERVED. THE USE OF COLORS (RED HUES) THAT ARE TYPICALLY ASSOCIATED WITH BRICK MATERIALS ON THE ATTACHED ELEVATIONS DOES NOT IMPLY THAT THE MATERIAL ILLUSTRATED IS A BRICK MATERIAL c. BLANK WALLS IN DEVELOPMENT AREAS A. B & C. IN DEVELOPMENT AREAS A. B AND C. EXPANSES OF BLANK WALLS MAY NOT EXCEED 20 FEET IN LENGTH ALONG PUBLIC STREET FRONTAGES. A BLANK WALL IS A FACADE THAT DOES NOT ADD TO THE CHARACTER OF THE STREETSCAPE AND DOES NOT CONTAIN TRANSPARENT WINDOWS OR DOOR OR SUFFICIENT ORNAMENTATION, DECORATION OR ARTICULATION. WHEN THIS APPROACH IS NOT FEASIBLE, THREE OF THE FOLLOWING ARCHITECTURAL ELEMENTS MUST BE USED ON THE BUILDING FAÇADE AT STREET LEVEL. ELEMENTS MAY INCLUDE, BUT ARE NOT LIMITED TO: MOLDING; STRING COURSES; BELT COURSES; CHANGES IN MATERIAL OR COLOR; ARCHITECTURAL LIGHTING; WORKS OF ART; DISPLAY AREAS; BUILDING OFF-SETS OR WINDOWS WITI SPANDREL/OPAQUE GLASS. IF THE BUILDING(S) IN DEVELOPMENT AREA C FRONT LONG AVENUE BUT DO NOT PRINCIPALLY ORIENT TO LONG AVENUE, 10' OF LANDSCAPE AREA WITH LARGE MATURE TREES WILL BE PROVIDED AND PLANTED WITH A MINIMUM FOUR INCH CALIPER TREE OR GREATER BETWEEN THE BUILDING AND THE SIDEWALK ON LONG AVENUE IN DEVELOPMENT AREA C. d. IDLEWILD ROAD FOR DEVELOPMENT AREA B. BUILDINGS IN DEVELOPMENT AREA B SHALL BE DESIGNED SO THAT THE STREET FAÇADE ALONG IDLEWILD ROAD INCLUDES THE USE OF CLEAR GLASS VINDOWS AND DOORS ARRANGED SO THAT USES ARE VISIBLE FROM AND/OR ACCESSIBLE TO THE STREET ON AT LEAST 40% OF THE LENGTH OF THE BUILDING. WHEN THIS APPROACH IS NOT FEASIBLE, THREE OF THE FOLLOWING ARCHITECTURAL ELEMENTS MUST BE USED ON THE BUILDING FAÇADE AT STREET LEVEL. ELEMENTS MAY INCLUDE, BUT ARE NOT LIMITED TO: 1) MOLDING; STRING COURSES; BELT COURSES; CHANGES IN MATERIAL OR COLOR; 2) ARCHITECTURAL LIGHTING; 3) WORKS OF ART; 4) DISPLAY AREAS; 5) BUILDING OFF-SETS OR 6) WINDOWS WITH SPANDREL GLASS. e. MULTI-TENANT BUILDING IN DEVELOPMENT AREA B. WITH RESPECT TO 5.D. ABOVE, THE POTENTIAL MULTI-TENANT BUILDING IN DEVELOPMENT AREA B SHALL BE DESIGNED WITH A MINIMUM OF ONE (1) OPERABLE PEDESTRIAN ENTRANCES (DEFINED AS AN ENTRANCE DESIGN TO PROVIDE CUSTOMERS ACCESS TO THE PROPOSED USES) DESIGNED TO BE CLEARLY IDENTIFIABLE AND PROMINENT ELEMENTS FRONTING IDLEWILD ROAD. PARKING, MANEUVERING, AND LOADING BETWEEN THE STREET AND THE POTENTIAL MULTITENANT BUILDING IS NOT PERMITTED. CORNER BUILDING IN DEVELOPMENT AREA A. THE BUILDING IN DEVELOPMENT AREA A WILL BE DESIGNED AND CONSTRUCTED WITH A CORNER FEATURE ON THE FRONT FACADE CORNER OF THE BUILDING CLOSEST TO MONROE ROAD THAT EXTENDS SPANDREL/OPAQUE OR CLEAR GLAZING 20% OF THE LENGTH OF THE MONROE ROAD FRONTAGE DEVELOPMENT AREA & & C PARKING & MANEUVERING. PARKING, MANEUVERING AND LOADING BETWEEN THE BUILDING(S) AND THE STREET IS NOT PERMITTED IN DEVELOPMENT AREA A ON EITHER LONG AVENUE OR MONROE ROAD PARKING MANEUVERING AND LOADING ARE PERMITTED TO THE SIDE OF BUILDINGS FOR DEVELOPMENT AREAS A AND C PARKING AND MANEUVERING WILL NOT BE PERMITTED BETWEEN THE PRIMARY BUILDING FACADE AND THE STREET FITHER LONG AVENUE OR PROPOSED PUBLIC STREET A IN DEVELOPMENT AREA C EXCEPT THAT PARKING MANEUVERING AND LOADING ARE PERMITTED TO THE SIDE. FURTHERMORE, THE BUILDING GENERALLY DEPICTED IN DEVELOPMENT AREA C ON SHEET RZ-5 MAY BE ORIENTED TO EITHER LONG AVENUE OR PROPOSED PUBLIC STREET A, AND NOTWITHSTANDING THE GRAPHICS SHOWN ON SHEET RZ-5, MORE THAN ONE BUILDING WITHIN DEVELOPMENT AREA D MAY BE DEVELOPMENT PROVIDED THAT THE DESIGN REQUIREMENTS OF THIS SECTION ARE MET. h. SERVICE LOCATIONS DEVELOPMENT AREAS A & B. THE SERVICE SIDE OF THE BUILDINGS WITHIN DEVELOPMENT AREAS A AND B MAY NOT BE DIRECTLY ORIENTED TO OR FRONT MONROE ROAD OR IDLEWILD ROAD. SERVICE AREAS ARE PERMITTED AS GENERALLY DEPICTED ON SHEET RZ-05 FOR DEVELOPMENT AREA A. OPEN SPACE AREA CORNER OF MONROE/IDLEWILD. THE PROPOSED OPEN SPACE/AMENITY AREA LOCATED AT THE CORNER OF MONROE ROAD AND IDLEWILD ROAD SHALL BE A MINIMUM OF 2,500

SQUARE FEET OF HARDSCAPE AND LANDSCAPE AREA AND MAY INCLUDE DECORATIVE PLANTING, BENCHES, SEATING AREAS, ART, SPECIALTY PAVERS, LAWN OR SIMILAR FEATURES. THE SIZE OF THE OPEN/SPACE AMENITY AREA SET OUT ABOVE MAY BE DECREASED AS IMPACTED BY THE CITY'S STREETSCAPE AND/OR ROAD IMPROVEMENT PROJECTS ACCESSORY DRIVE-THROUGH USES; C-STORE. IF AN ACCESSORY DRIVE-THROUGH WINDOW ASSOCIATED WITH AN ALLOWED USE (OTHER THAN A BANK) IS CONSTRUCTED ON THE SITE, THE

ACCESSORY DRIVE-THROUGH WINDOW MAY NOT BE LOCATED BETWEEN THE PROPOSED BUILDING AND MONROE ROAD OR IDLEWILD ROAD BUT MAY BE LOCATED TO THE REAR OR SIDE OF SUCH BUILDING EXCEPT THAT THE MANEUVERING LANE ALONE FOR ANY SUCH FACILITIES MAY BE LOCATED BETWEEN THE BUILDING AND THE APPLICABLE STREET AND PARKING MAY BE LOCATED TO THE SIDE AND BETWEEN THE BUILDING FACE LINE AND THE STREET. AS GENERALLY DEPICTED FOR THE FACILITY SHOWN WITHIN DEVELOPMENT B ON THE REZONING PLAN (IT BEING UNDERSTOOD THAT A DRIVE-THROUGH FACILITY FOR A FAST FOOD RESTAURANT WITHIN DEVELOPMENT AREA D WOULD FOLLOW THE SAME DESIGN FEATURES). IN ADDITION, LANDSCAPING AND A LOW WALL TREATMENT ALONG IDLEWILD ROAD AND MONROE ROAD WILL BE INSTALLED IN CONNECTION WITH AND IN FRONT OF ANY ACCESSORY DRIVE-THROUGH WINDOW USES (OTHER THAN A BANK) IN WHICH MANEUVERING IS BETWEEN THE BUILDING AND SUCH ROAD, PROVIDED THAT SUCH LOW WALL TREATMENT SHALL NOT BE REQUIRED ALONG THE ENTIRE FRONTAGE OF SUCH ROADS BUT RATHER ONLY TO PROVIDE A DECORATIVE SCREENING FEATURE FOR SUCH ACCESSORY DRIVE-THROUGH WINDOW USES. LANDSCAPING AND/OR A LOW WALL TREATMENT ALONG IDLEWILD ROAD WILL BE INSTALLED IN CONNECTION WITH A CONVENIENCE

k. UTILITIES. METER BANKS WILL BE SCREENED FROM VIEW FROM MONROE ROAD AND IDLEWILD ROAD AT GRADE. HVAC AND RELATED MECHANICAL EQUIPMENT WILL BE SCREENED FROM PUBLIC VIEW AT GRADE. HVAC AND RELATED MECHANICAL EQUIPMENT MAY NOT BE LOCATED BETWEEN THE PROPOSED BUILDINGS. STREETSCAPE, BUFFERS, YARDS AND LANDSCAPING:

a. ALONG THE SITE'S FRONTAGE ON MONROE ROAD AND IDLEWILD ROAD, THE PETITIONER WILL PROVIDE THE STREETSCAPE IMPROVEMENTS SET FORTH IN SECTION 4 ABOVE. REFERENCE IS MADE TO SHEET RZ-5 FOR A CONCEPTUAL RENDERING OF THE STREETSCAPE TREATMENT INTENDED FOR THE PORTION OF DEVELOPMENT AREA B APPROACHING THE IDLEWILD ROAD

AND MONROE ROAD INTERSECTION AND THE PORTION OF DEVELOPMENT AREA LOCATED ALONG MONROE ROAD. FINAL DESIGN FEATURES MAY VARY FROM THOSE SET FORTH ON SHEET RZ-5 PROVIDED THAT (I) THE BUILDING FRONTING IDLEWILD ROAD WITHIN DEVELOPMENT AREA B SHALL ORIENT TO IDLEWILD ROAD SUBSTANTIALLY IN THE MANNER SHOWN; (II) DINING AND/OR OUTDOOR SEATING AREAS SHALL BE INCLUDED IN THE AREA IN FRONT OF SUCH BUILDING FRONTING IDLEWILD ROAD WITHIN DEVELOPMENT AREA B: (III) SIDEWALKS SHALL BE PROVIDED IN THIS AREA AS GENERALLY DEPICTED ON THE REZONING PLAN: (IV) THE PUBLIC GATHERING AREA DEPICTED AT THE CORNER OF IDLEWILD ROAD AND MONROE ROAD SHALL BE INSTALLED SUBSTANTIALLY IN THE MANNER SHOWN ALONG WITH SEATING AREAS AND A PUBLIC ART FEATURE; AND (V) A ROW OF TREES EXTENDING ALONG MONROE ROAD FROM ITS INTERSECTION WITH IDLEWILD ROAD TO ITS INTERSECTION WITH LONG AVENUE SHALL BE INSTALLED IN THE MANNER GENERALLY DEPICTED ON THE REZONING PLAN. c. THE PETITIONER WILL PROVIDE A SIDEWALK NETWORK THAT LINKS EACH BUILDING ON THE SITE TO THE SIDEWALKS ALONG MONROE ROAD, IDLEWILD ROAD AND LONG AVENUE IN THE MANNER

GENERALLY DEPICTED ON THE REZONING PLAN. THE MINIMUM WIDTH FOR THESE INTERNAL SIDEWALKS WILL BE FIVE (5) FEET. d. ABOVE-GROUND BACKFLOW PREVENTERS WILL BE SCREENED FROM PUBLIC VIEW AND WILL BE LOCATED OUTSIDE OF THE REQUIRED SETBACKS. e. DUMPSTER AREAS AND RECYCLING AREAS WILL BE ENCLOSED BY A SOLID WALL OR FENCE WITH ONE SIDE BEING A DECORATIVE GATE. THE WALL OR FENCE USED TO ENCLOSE THE DUMPSTER WILL BE ARCHITECTURALLY COMPATIBLE WITH THE BUILDING MATERIALS AND COLORS USED ON THE PRINCIPAL BUILDING.

ENVIRONMENTAL FEATURES:

STORE/GAS FACILITY

8. SIGNAGE:

9. LIGHTING:

PRACTICABLE.

a. THE LOCATION, SIZE AND TYPE OF STORM WATER MANAGEMENT SYSTEMS DEPICTED ON THE REZONING PLANS OR REFERENCED IN THE DEVELOPMENT STANDARDS ON SHEET RZ-2 ARE SUBJECT TO REVIEW AND APPROVAL AS PART OF THE FULL DEVELOPMENT PLAN SUBMITTAL AND ARE NOT IMPLICITLY APPROVED WITH THIS REZONING. ADJUSTMENTS MAY BE NECESSARY IN ORDER TO ACCOMMODATE ACTUAL STORM WATER TREATMENT REQUIREMENTS AND NATURAL SITE DISCHARGE POINTS

b. THE PETITIONER SHALL COMPLY WITH THE CHARLOTTE CITY COUNCIL APPROVED AND ADOPTED POST CONSTRUCTION ORDINANCE. c. THE SITE WILL COMPLY WITH THE TREE ORDINANCE.

a. SIGNAGE AS ALLOWED BY THE MUDD-O ZONING DISTRICT IN THE MUDD-O AREA MAY BE PROVIDED AND AS ALLOWED IN THE MUDD-O OPTIONAL PROVISIONS.

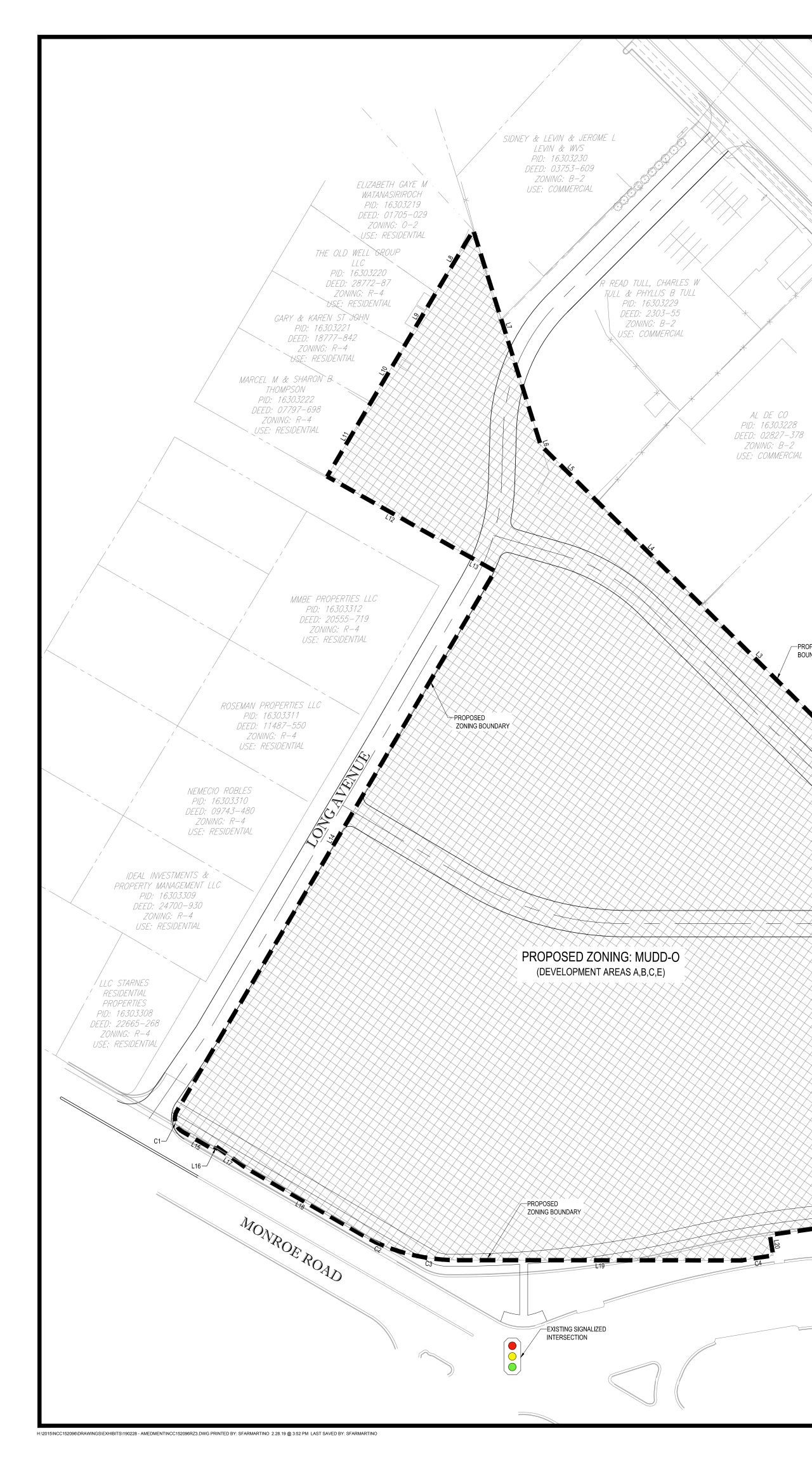
a. ALL NEW DETACHED AND ATTACHED LIGHTING SHALL BE FULL CUT-OFF TYPE LIGHTING FIXTURES EXCLUDING LOWER, DECORATIVE LIGHTING THAT MAY BE INSTALLED ALONG THE DRIVEWAYS, SIDEWALKS, AND PARKING AREAS. b. DETACHED LIGHTING ON THE SITE WILL BE LIMITED TO 25 FEET IN HEIGHT.

10. AMENDMENTS TO THE REZONING PLAN

a. FUTURE AMENDMENTS TO THE REZONING PLAN (WHICH INCLUDES THESE DEVELOPMENT STANDARDS) MAY BE APPLIED FOR BY THE THEN OWNER OR OWNERS OF THE PORTION OF THE DEVELOPMENT AREA (OR SUBDIVISION THEREOF) AFFECTED BY SUCH AMENDMENT IN ACCORDANCE WITH THE PROVISIONS OF CHAPTER 6 OF THE ORDINANCE. 11. BINDING EFFECT OF THE REZONING APPLICATION:

a. IF THIS REZONING PETITION IS APPROVED, ALL CONDITIONS APPLICABLE TO THE DEVELOPMENT OF THE SITE IMPOSED UNDER THE REZONING PLAN WILL, UNLESS AMENDED IN THE MANNER PROVIDED UNDER THE ORDINANCE, BE BINDING UPON AND INURE TO THE BENEFIT OF THE PETITIONER AND SUBSEQUENT OWNERS OF THE SITE AND THEIR RESPECTIVE HEIRS, DEVISEES, PERSONAL REPRESENTATIVES, SUCCESSORS IN INTEREST OR ASSIGNS.

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BOHLER [™] ENGINEERING NC, PLLC NCBELS P-1132 1927 S. TRYON STREET, SUITE 310 CHARLOTTE, NC 28203 Phone: (980) 272-3400 Fax: (980) 272-3401 NC@BohlerEng.com
SunCap PROPERTY GROUP
SHEET TITLE: DEVELOPMENT STANDARDS



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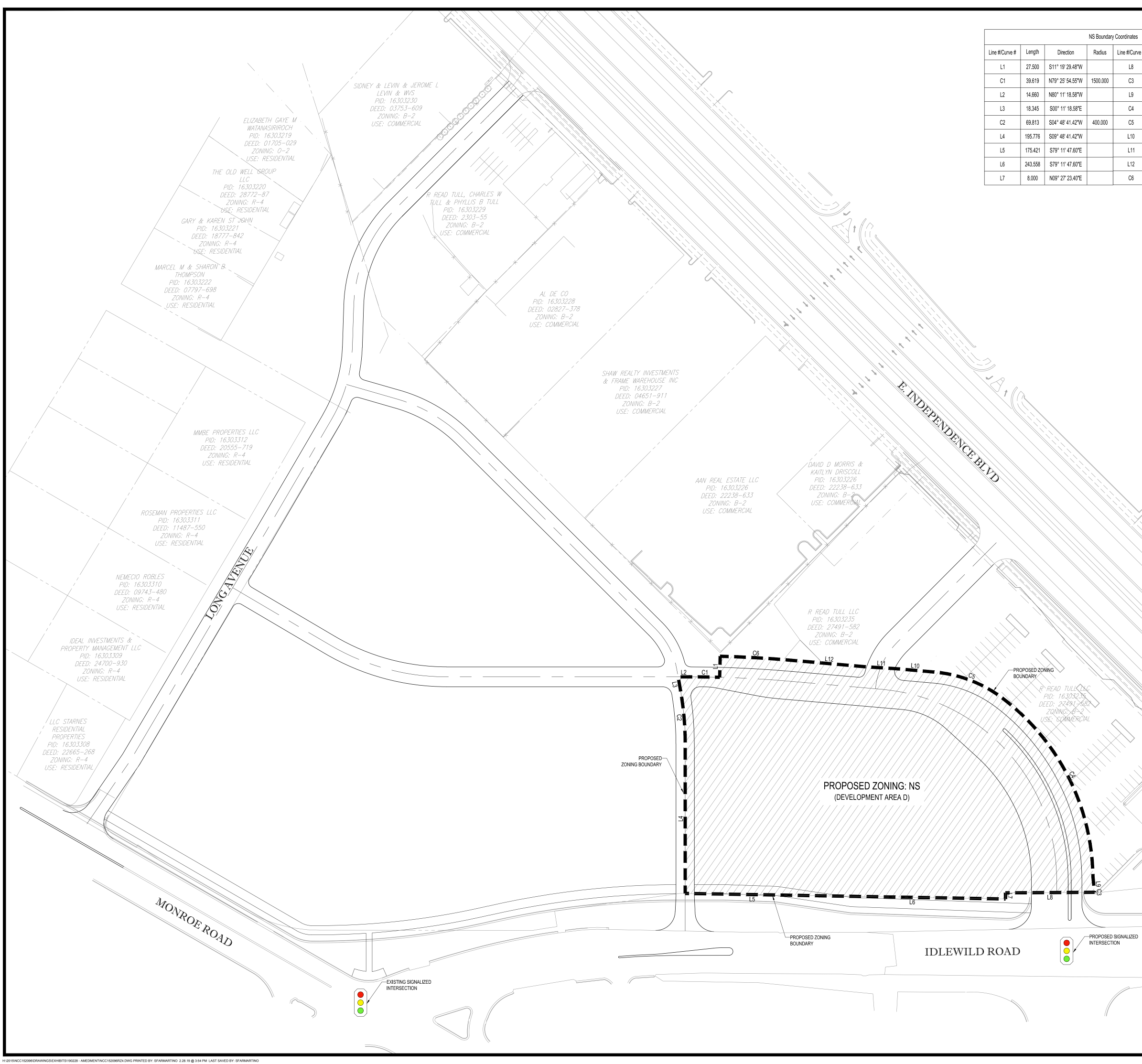
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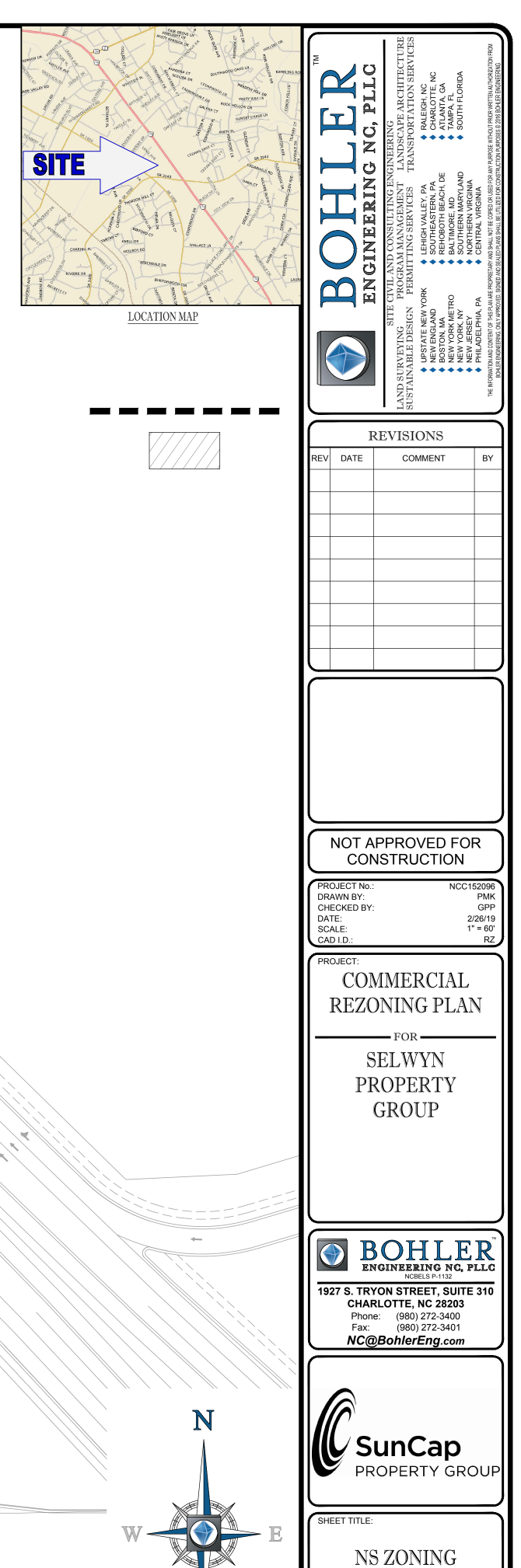
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	L9	20.102	N04° 02' 18.40"E	
	C4	272.227	N17° 05' 59.05"W	297.500
000.0	C5	95.408	N59° 15' 04.34"W	171.500
	L10	52.315	N75° 11' 18.58"W	
	L11	37.113	N76° 43' 57.02"W	
	L12	99.098	N75° 11' 18.58"W	
	C6	92.954	N76° 55' 54.55"W	1527.500



AREA

RZ-4

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1"= 60

LEGEND

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DEPARTMENT OF TRANSPORTATION

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DRAWINGS/EXHIBITS/REZONING - 3RD SUBMITTALINCC152098RZ6.DWG PRINTED BY: PKISICKI 1.23.17 @ 11:43 AM LAST SAVED BY: PKISICKI