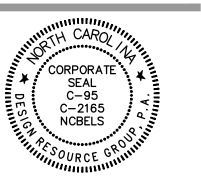




LANDSCAPE ARCHITECTURE CIVIL ENGINEERING TRANSPORTATION PLANNING

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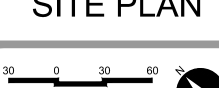
REZONING PETITION
2017-076
FOR PUBLIC HEARING

REZONING DOCUMENT



ILTI-FAMILY REZONING
CHARLOTTE, NORTH CAROLINA
LAUREL STREET RESIDENTIAL

SCHEMATIC SITE PLAN



SCALE: 1" = 60'

PROJECT #: 479

PROJECT #: 479-00
DRAWN BY: DK
CHECKED BY: SK

MARCH 24, 2017

REVISIONS:

105.05.17 - REZONING COMMENTS
206.26.17 - REZONING COMMENTS

RZ-1.0 of 2

--PROPOSED FLOOR AREA RATIO: AS ALLOWED BY THE UR-2 ZONING DISTRICT. --MAXIMUM BUILDING HEIGHT: AS INDICATED ON THE REZONING PLAN THE PROPOSED BUILDINGS WILL BE A COMBINATION OF THREE (3) STORY AND FOUR (4) STORY BUILDINGS, ONLY ONE FOUR (4) STORY BUILDING WILL BE ALLOWED. THE ALLOWED BUILDING HEIGHT WILL BE MEASURED AS REQUIRED BY THE ORDINANCE.

--PARKING: PARKING AS REQUIRED BY THE ORDINANCE WILL BE PROVIDED.

a. SITE LOCATION. THESE DEVELOPMENT STANDARDS FORM A PART OF THE REZONING PLAN ASSOCIATED WITH THE REZONING PETITION FILED BY LAUREL STREET RESIDENTIAL, LLC ("PETITIONER") TO ACCOMMODATE THE DEVELOPMENT OF A 200 UNIT RESIDENTIAL COMMUNITY (A MIX OF AGE RESTRICTED AND NON-AGE RESTRICTED RESIDENTIAL UNITS) ON APPROXIMATELY 14.56 ACRE SITE LOCATED ON WEST SIDE OF TYVOLA ROAD BETWEEN SOUTH STREAM AND SPEER BOULEVARDS AND (THE "SITE").

THE CITY OF CHARLOTTE ZONING ORDINANCE (THE "ORDINANCE"). UNLESS THE REZONING PLAN ESTABLISHES MORE STRINGENT STANDARDS THE REGULATIONS ESTABLISHED UNDER THE ORDINANCE FOR THE UR-2 ZONING CLASSIFICATION SHALL GOVERN.

GRAPHICS AND ALTERATIONS. THE SCHEMATIC DEPICTIONS OF THE USES, PARKING AREAS, SIDEWALKS, STRUCTURES AND BUILDINGS, BUILDING ELEVATIONS, DRIVEWAYS, STREETS 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:

MINOR AND DON'T MATERIALLY CHANGE THE OVERALL DESIGN INTENT DEPICTED ON 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 THE SITE.

e. UNIFIED DEVELOPMENT. THE SITE MAY BE DEVELOPED INTO FIVE (5) SEPARATE LOTS OR DEVELOPMENT AREAS. ONE OF THE LOTS COULD CONTAIN THE PROPOSED AGE RESTRICTED RESIDENTIAL COMMUNITY, ANOTHER DEVELOPMENT AREA COULD CONTAIN THE MULTI-FAMILY RESIDENTIAL COMMUNITY. THE OTHER DEVELOPMENT AREAS COULD BE SET ASIDE FOR GREENWAY AND OUTDOOR RECREATIONAL USES. IF THE SITE IS DEVELOPED WITH SEPARATE DEVELOPMENT AREAS ON SEPARATE LOTS, SIDE AND REAR YARDS, BUFFERS OR OTHER SEPARATION STANDARDS OR FAR LIMITATIONS WILL NOT BE APPLIED TO EACH INDIVIDUAL DEVELOPMENT AREA OR LOT BUT WILL INSTEAD BE APPLIED TO THE OVERALL SITE AS PART OF A UNIFIED DEVELOPMENT. IN ADDITION, SOME OF THE PROPOSED DEVELOPMENT AREAS MAY SHARE CERTAIN COMMON SITE ELEMENTS SUCH AS BUT NOT LIMITED TO DUMPSTERS, AMENITY AREAS, AND OPEN SPACE.

2. PERMITTED USES & DEVELOPMENT AREA LIMITATION:

FOR EASE OF REFERENCE, THE REZONING PLAN SETS FORTH FOUR (4) DEVELOPMENT AREAS AS GENERALLY DEPICTED ON THE TECHNICAL DATA SHEET AS DEVELOPMENT AREAS A, A-1 (AS SUB AREA OF DEVELOPMENT AREA A), B, AND C (EACH A "DEVELOPMENT AREA" AND COLLECTIVELY THE "DEVELOPMENT AREAS").

a. DEVELOPMENT AREA A AND A-1 MAY BE A SEPARATE PARCEL, OR TWO SEPARATE PARCELS, AND MAY BE DEVELOPED WITH: UP TO 120 MULTI-FAMILY RESIDENTIAL DWELLINGS UNITS; UP TO 80 AGE RESTRICTED RESIDENTIAL UNITS ("AGE RESTRICTED UNITS"); IS DEVELOPED AND MAY DEVELOPED FURTHER WITH AN OUTDOOR RECREATIONAL USE (PORTIONS OF AN EXISTING GOLF COURSE), AND A GREENWAY TOGETHER WITH ACCESSORY USES ALLOWED IN THE UR-2 ZONING DISTRICT (DEVELOPMENT AREA A MAY BE TWO SEPARATE PARCELS TO ALLOW THE AGE RESTRICTED UNITS AND THE MULTI-FAMILY UNITS TO BE ON TWO SEPARATE PARCELS. THIS IS IN ADDITION TO DEVELOPMENT AREA A-1 BEING ON A SEPARATE PARCEL OR BEING ON THE SAME LOT AS DEVELOPMENT AREA A). DEVELOPMENT AREA B MAY BE A SEPARATE PARCEL AND MAY BE USED AS A GREENWAY, TOGETHER WITH ACCESSORY USES ALLOWED IN THE UR-2 ZONING DISTRICT. DEVELOPMENT AREA C WILL ALSO BE PART OF A SEPARATE PARCEL AND IS DEVELOPED AND MAY DEVELOPED FURTHER WITH AN OUTDOOR RECREATIONAL USE (PORTIONS OF AN EXISTING GOLF COURSE), AND A GREENWAY AS ALLOWED BY THE UR-2 ZONING DISTRICT TOGETHER WITH ACCESSORY USES ALLOWED IN THE UR-2 ZONING DISTRICT.

b. THE SITE SHALL BE DEVELOPED WITH A MINIMUM OF ONE HUNDRED TWENTY (120) AFFORDABLE/WORKFORCE RESIDENTIAL DWELLING UNITS, TO BE SET ASIDE FOR HOUSEHOLDS EARNING 120% OR BELOW THE CHARLOTTE AREA MEDIAN INCOME. THE SPECIFIC TIME THAT THE HOUSING UNITS WILL REMAIN AFFORDABLE WILL BE FINALIZED AS THE HOUSING TRUST FUND COMMITMENTS AND OTHER REQUIRED FINANCING IS FINALIZED.

PARKING SPACES AND MANEUVERING FOR PARKING SPACES LOCATED ON DEVELOPMENT AREA A AND A-1 MAY NOT BE LOCATED BETWEEN THE BROROSED BUILDINGS ANDW. TYVOLA ROAD AS GENERALLY DEPICTED ON THE BEZONING PLAN

THE SITE MAY BE SUBDIVIDED TO CREATE THE FOUR SEPARATE DEVELOPMENT AREAS AS GENERALLY DEPICTED ON THE REZONING PLAN. THE FINAL CONFIGURATION OF THE FOUR DEVELOPMENT AREAS/LOTS WILL BE DETERMINED DURING THE LAND DEVELOPMENT APPROVAL PROCESS FOR DEVELOPMENT AREA A AND A-1. EACH OF THE DEVELOPMENT AREAS MAY BE SOLD AND OWNED BY DIFFERENT ENTITIES/OWNERS.

AGE RESTRICTED UNITS OR AN AGE RESTRICTED COMMUNITY SHALL MEAN: (I) A UNIT/COMMUNITY INTENDED AND OPERATED FOR OCCUPANCY BY PERSONS 55 YEARS OF AGE OR OLDER: (II) UNITS OR A COMMUNITY WHERE 100% OF THE UNITS HAVE AT LEAST ONE OCCUPANT WHO IS 55 YEARS OF AGE OR OLDER: (III) THE UNITS/COMMUNITY MUST PUBLISH AND ADHERE TO POLICIES AND PROCEDURES THAT DEMONSTRATE THE INTENT TO OPERATE AS "55 OR OLDER" HOUSING; AND (IV) THE UNITS/COMMUNITY MUST COMPLY WITH HUD'S REGULATORY REQUIREMENTS FOR AGE VERIFICATION OF RESIDENTS

THE PETITIONER WILL CONSTRUCT A PEDESTRIAN REFUGE ISLAND WITHIN W. TYVOLA ROAD AS GENERALLY DEPICTED ON THE REZONING PLAN. THE i. PETITIONER WILL INSTALL THE REFUGE ISLAND AS LONG AS THE REFUGE ISLAND CAN BE ACCOMMODATED WITHIN THE EXISTING CROSS-SECTION FOR W. '

d. THE PLACEMENT AND CONFIGURATION OF THE VEHICULAR ACCESS POINTS IS SUBJECT TO ANY MINOR MODIFICATIONS REQUIRED TO ACCOMMODATE FINAL SITE DEVELOPMENT AND CONSTRUCTION PLANS AND TO ANY ADJUSTMENTS REQUIRED FOR APPROVAL BY THE CDOT IN ACCORDANCE WITH APPLICABLE PUBLISHED STANDARDS

THE PETITIONER WILL RESERVE FOR FUTURE DEDICATION (VIA A FEE SIMPLE DEED) AN 82 FEET OF RIGHT-OF-WAY FOR THE EXTENSION OF SPEER ZONING DISTRICTS/ORDINANCE. DEVELOPMENT OF THE SITE WILL BE GOVERNED BY THE REZONING PLAN AS WELL AS THE APPLICABLE PROVISIONS OF SPEER BOULEVARD ACROSS THE SITE HAVE BEEN FUNDED.

THE PETITIONER WILL DEDICATE AND CONVEY VIA A FEE SIMPLE DEED ANY ADDITIONAL RIGHT-OF-WAY INDICATED ON THE PROPOSED SITE PLAN PRIOR 11 TO THE ISSUANCE OF THE FIRST CERTIFICATE OF OCCUPANCY. RIGHT-OF-WAY CONVEYANCE TO BE LOCATED TWO FEET BEHIND THE SIDEWALK OR A TWO (2)

UTILITY EASEMENT TO BE PROVIDED BEHIND THE SIDEWALK IF TWO (2) FEET RIGHT-OF-WAY CANNOT BE CONVEYED BEHIND THE SIDEWALK. THE REQUIRED ROADWAY IMPROVEMENT WILL BE APPROVED AND CONSTRUCTED PRIOR TO THE ISSUANCE OF THE FIRST CERTIFICATE OF OCCUPANC∜

SUBJECT TO THE PETITIONER ABILITY TO POST A BOND FOR ANY IMPROVEMENTS NOT IN PLACE AT THE TIME OF THE ISSUANCE OF THE FIRST CERTIFICATE C

OCCUPANCY. THE ALIGNMENT OF THE INTERNAL VEHICULAR CIRCULATION AND DRIVEWAYS MAY BE MODIFIED BY THE PETITIONER TO ACCOMMODATE CHANGES IN a. TRAFFIC PATTERNS. PARKING LAYOUTS AND ANY ADJUSTMENTS REQUIRED FOR APPROVAL BY CDOT IN ACCORDANCE WITH PUBLISHED STANDARDS.

4. ARCHITECTURAL STANDARDS, COURT YARDS/AMENITY AREAS: 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, CANOPIES, AND ON HANDRAILS/RAILINGS; CONCRETE MASONRY ' UNITS NOT ARCHITECTURALLY FINISHED ARE PROHIBITED AS A BUILDING MATERIAL.

b. PREFERRED EXTERIOR BUILDING MATERIALS: ALL PRINCIPAL AND ACCESSORY BUILDINGS ABUTTING W. TYVOLA ROAD SHALL COMPRISE A MINIMUM OF J. 20% OF THAT BUILDING'S ENTIRE FAÇADE (EXCLUSIVE, OF WINDOWS AND DOORS) FACING TYVOLA ROAD USING BRICK, NATURAL STONE (OR ITS SYNTHETIC) 9. LIGHTING: EQUIVALENT), STUCCO OR OTHER MATERIAL APPROVED BY THE PLANNING DIRECTOR.

c. HVAC AND RELATED MECHANICAL EQUIPMENT WILL BE SCREENED FROM PUBLIC VIEW AND FROM VIEW OF ADJACENT PROPERTIES AT GRADE. d. SERVICE AREA SCREENING - SERVICE AREAS SUCH AS DUMPSTERS, REFUSE AREAS, RECYCLING AND STORAGE SHALL BE SCREENED FROM VIEW WITH 🕻 b. DETACHED LIGHTING ON THE SITE WILL BE LIMITED TO 26 FEET IN HEIGHT. STREET LIGHTS NEW AND EXISTING ALONG TYVOLA ROAD ARE NOT SUBJECT MATERIALS AND DESIGN TO BE COMPATIBLE WITH PRINCIPAL STRUCTURES. SUCH DESIGN SHALL INCLUDE A MINIMUM 20 PERCENT PREFERRED EXTERIOR ノ

BUILDING MATERIALS AND/OR ARCHITECTURALLY FINISHED CONCRETE MASONRY UNITS. THE LOCATION OF THE PROPOSED DUMPSTER AND RECYCLING AREAS IS GENERALLY DEPICTED ON THE REZONING PLAN. THE SITE MAY BE DEVELOPED WITH ONE COMMON DUMPSTER AREA THAT WILL SERVE BOTH RESIDENTIAL COMMUNITIES (AGE AND NON-AGE RESTRICTED

RESIDENTIAL UNITS). THEREFORE, ONE OF THE DEVELOPMENT AREAS (RESIDENTIAL COMMUNITIES) MAY NOT HAVE AN ON-SITE DUMPSTER AREA.

THE FOLLOWING SETBACKS WILL BE ESTABLISHED ALONG W. TYVOLA ROAD: (I) BUILDING # 1 WILL PROVIDE A 30 FOOT SETBACK AS MEASURED FROM THEY EXISTING BACK OF CURB ALONG W. TYVOLA ROAD; (II) BUILDING # 2 WILL ESTABLISH A 35 FOOT SETBACK AS MEASURED FORM THE EXISTING BACK OF CURB, SUBJECT TO THE PETITIONER BEING ABLE TO REDUCE THE SETBACK TO 30 FEET AS MEASURED FROM THE EXISTING BACK OF CURB. IF DUE TO SITE J CONSTRAINTS A 35 FOOT SETBACK AS MEASURED FROM THE EXISTING BACK OF CURB CANNOT BE PROVIDED; AND (III) BUILDING # 3 WILL PROVIDE A 35 FOOT A SETBACK AS MEASURED FROM THE EXISTING BACK. THE LAST FOUR (4) FEET OF THE PROPOSED SETBACKS MAY BE USED AS A TRANSITION ZONE; THE FOUR 🗴 (4) FOOT TRANSITION ZONE WILL BE LOCATED BETWEEN THE BACK OF THE SIDEWALK AND THE FACE OF THE BUILDING IF LOCATED OUTSIDE OF THE R/W. THE SUGAR CREEK GREENWAY SUBJECT TO THE OWNER OF DEVELOPMENT AREA A-1 STAYING IN COMPLIANCE WITH THE CITY OF CHARLOTTE TREE PRINCIPLE BUILDINGS WILL NOT BE ALLOWED TO BE LOCATED IN THE FOUR (4) FOOT TRANSITION ZONE, HOWEVER, STOOPS, PORCHES, STEPS, RAILS, AND ? SIMILAR ITEMS MAY BE LOCATED WITHIN THE TRANSITION ZONE.

SIX (6) FOOT SIDEWALK WILL REPLACE THE EXISTING NARROWER SIDEWALK ALONG THE SITE'S FRONTAGE ON TYVOLA ROAD AS GENERALLY DEPICTED ON ▶ THE REZONING PLAN. THE WIDTH OF THE PLANTING STRIP MAY BE NARROWED OR ELIMINATED WHERE W. TYVOLA ROAD CROSSES OVER SUGAR CREEK. ^^^^^ ALONG THE SITE'S INTERNAL PARKING AREA, THE PETITIONER WILL PROVIDE A SIDEWALK AND CROSS-WALK NETWORK THAT LINKS TO THE PROPOSED BUILDINGS ON THE SITE AND TO THE SIDEWALKS ALONG TYVOLA ROAD IN THE MANNER DEPICTED ON THE REZONING PLAN. THE MINIMUM WIDTH FOR THIS >

- e. SCREENING REQUIREMENTS OF THE ORDINANCE WILL BE MET.
- ABOVE GROUND BACKFLOW PREVENTERS WILL BE SCREENED FROM PUBLIC VIEW AND WILL BE LOCATED OUTSIDE OF THE PROPOSED SETBACK.

6. GENERAL DESIGN GUIDELINES:

INTERNAL SIDEWALK WILL BE FIVE (5) FEET.

THE SCALE AND MASSING OF BUILDINGS LONGER THAN 120' ALONG A STREET FEET SHALL BE MINIMIZED BY UTILIZING A COMBINATION OF THE FOLLOWING OPTIONS: (I) VARIED ROOF LINES THROUGH THE USE OF SLOPES, MODULATED BUILDINGS HEIGHTS, GABLES, DORMERS OR INNOVATIVE ARCHITECTURAL SOLUTIONS; (II) UTILIZE BUILDING CORNERS TO PROVIDE VISUAL INTEREST AT THE PEDESTRIAN LEVEL AS WELL AS TO DIFFERENTIATE ROOF LINES OR HIGHLIGHT GROUND FLOOR USES: (III) UTILIZE HORIZONTAL VARIATION OF A MINIMUM OF 8 INCHES AND VERTICAL VARIATIONS OF A MINIMUM OF 24 INCHES IN WALL PLANES; OR (IV) PROVIDE ENCLOSED BALCONIES.

b. THE MAXIMUM CONTIGUOUS AREA WITHOUT WINDOWS OR DOORS ON ANY FLOOR FACING TYVOLA ROAD SHALL NOT EXCEED 20 FEET IN LENGTH. WHERE BLANK OR UNARTICULATED WALLS 20' OR GREATER CANNOT BE ADDRESSED PRINCIPALLY WITH DOORS OR WINDOWS, THEY SHALL BE TREATED WITH A COMBINATION THE FOLLOWING OPTIONS: (I) PROVIDE A HIGHER LEVEL OF TRANSPARENCY ON THE GROUND FLOOR (EXAGGERATED OR LARGER WINDOWS INDICATIVE OF LIVING AREAS); (II) UTILIZE HORIZONTAL AND VERTICAL VARIATIONS IN WALL PLANES; AND/OR (III) PROVIDE ARCHITECTURAL PROTRUSION.

VICINITY MAP

N.T.S.

IF THE FINAL ARCHITECTURAL DESIGN CANNOT MEET THE DESIGN STANDARDS FOR BLANK WALL ARTICULATION, ALTERNATIVE INNOVATIVE DESIGN SOLUTIONS MAY BE CONSIDERED FOR APPROVAL BY THE PLANNING DIRECTOR OR DESIGNEE. d. ARCHITÉCTURAL ELEVATION DESIGN - ÉLEVATIONS SHALL BÉ DÉSIGNED TO CREATE VISUAL INTEREST AS FOLLOWS:

BUILDING ELEVATIONS SHALL BE DESIGNED WITH VERTICAL BAYS OR ARTICULATED ARCHITECTURAL FAÇADE FEATURES WHICH SHALL INCLUDE BUT NOT BE LIMITED TO A COMBINATION OF EXTERIOR WALL OFFSETS, PROJECTIONS, RECESSES, PILASTERS, BANDING AND CHANGE IN MATERIALS OR COLORS

BUILDINGS SHALL BE DESIGNED WITH A RECOGNIZABLE ARCHITECTURAL BASE ON ALL FACADES FACING NETWORK REQUIRED PUBLIC OR

PEDESTRIAN ENTRANCE THROUGH A COMBINATION OF AT LEAST FIVE (5) OF THE FOLLOWING FEATURES: (I) DECORATIVE PEDESTRIAN LIGHTING/SCONCES; (II) ARCHITECTURAL DETAILS CARRIED THROUGH TO UPPER STORIES; (III) COVERED PORCHES, CANOPIES, AWNINGS OR SUNSHADES; (IV) ARCHWAYS; (V) TRANSOM WINDOWS; (VI) TERRACED OR RAISED PLANTERS THAT CAN BE UTILIZED AS SEAT WALLS; (VII) COMMON OUTDOOR SEATING ENHANCED WITH SPECIALTY DETAILS, PAVING, LANDSCAPING OR WATER FEATURES; (VIII) DOUBLE DOORS; (IX) STOOPS OR STAIRS; AND/OR (X) CONTRASTING PAVEMENT FROM

COMMON AND/OR PRIVATE INDIVIDUAL UNIT ENTRANCES SHALL BE PROVIDED ALONG W. TYVOLA ROAD AT INTERVALS OF NO GREATER THAN 110 FEET EXCEPT FOR THE SENIOR BUILDING, WHICH WILL ONLY BE REQUIRED TO PROVIDE ONE (1) ENTRANCE FROM THE BUILDING TO W. TYVOLA ROAD.

WHERE A BUILDING IS SERVED BY COMMON ENTRANCES (NOT INDIVIDUAL UNIT ENTRANCES) AND CANNOT ACHIEVE THE INTERVAL SPACING, COMMON USABLE OPEN SPACES, AMENITY AREAS OR COURTYARDS CAN BE UTILIZED TO BREAK UP THE WALL PLANE. INDIVIDUAL RESIDENTIAL UNIT ENTRANCES, IF ORIENTED TO TYVOLA ROAD SHOULD GIVE THE APPEARANCE OF A FRONT DOOR ORIENTATION RATHER

THAN A BACK PATIO DESIGN AND WILL PROVIDE A PEDESTRIAN CONNECTION TO THE PROPOSED SIDEWALK ALONG ON TYVOLA ROAD. BALCONIES WILL BE DESIGN SO THAT THEIR SIZE AND LOCATION MAXIMIZE THEIR INTENDED USE FOR OPEN SPACE. THE BALCONIES MAY ENCROACH INTO THE TRANSITION ZONE ABOVE THE FIRST STORY OF THE BUILDING.

IF BREEZEWAYS ARE INCLUDED IN THE PROPOSED RESIDENTIAL BUILDINGS ON THE SITE, THE BREEZEWAYS SHALL BE FRAMED WITH ARCHITECTURAL ELEMENTS TO MINIMIZE THE SIZE OF THE BREEZEWAY OPENING AND TO PROVIDE THE APPEARANCE OF AN ENCLOSED BREEZEWAY.

ALL FACADES SHALL INCORPORATE WINDOWS, ARCHES, BALCONIES OR OTHER ARCHITECTURAL DETAILS ALONG WITH VARYING BUILD MATERIALS, OR ROOF LINES OR BUILDING OFFSETS. ROOF FORM AND ARTICULATION - ROOF FORM AND LINES SHALL BE DESIGNED TO AVOID THE APPEARANCE OF A LARGE MONOLITHIC ROOF STRUCTURE

AS FOLLOWS: LONG PITCHED OR FLAT ROOF LINES SHALL AVOID CONTINUOUS EXPANSES WITHOUT VARIATION BY INCLUDING CHANGES IN HEIGHT AND/OR

ROOF FORM, TO INCLUDE BUT NOT BE LIMITED TO GABLES, HIPS, DORMERS OR PARAPETS

FOR PITCHED ROOFS THE MINIMUM ALLOWED IS 4:12 EXCLUDING BUILDINGS WITH A FLAT ROOF AND PARAPET WALLS ROOF TOP HVAC AND RELATED MECHANICAL EQUIPMENT WILL BE SCREENED FROM PUBLIC VIEW AT GRADE FROM THE NEAREST STREET

ENVIRONMENTAL FEATURES:

THE PETITIONER SHALL COMPLY WITH THE CHARLOTTE CITY COUNCIL APPROVED AND ADOPTED POST CONSTRUCTION CONTROLS ORDINANCE. THE LOCATION, SIZE AND TYPE OF STORM WATER MANAGEMENT SYSTEMS DEPICTED ON THE REZONING PLAN 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.

THE SITE WILL COMPLY WITH THE TREE ORDINANCE.

FAÇADE FEATURES AND COLOR CHANGES

82' RIGHT OF WAY RESERVATION TO BE DEDICATED WHEN REQUESTED _____

APPROXIMATE LOCATION OF

DEVELOPMENT AREA C

SIGNAGE:

SIGNAGE AS ALLOWED BY THE ORDINANCE WILL BE PROVIDED.

a. ALL NEW LIGHTING SHALL BE FULL CUT-OFF TYPE LIGHTING FIXTURES EXCLUDING LOWER, DECORATIVE LIGHTING THAT MAY BE INSTALLED ALONG THE DRIVEWAYS, SIDEWALKS, PARKING AREAS AND COURTYARDS.

TO THIS STANDARD.

10. CATS BUS STOP SHELTER PAD:

a. THE PETITIONER WILL CONSTRUCT A PAD FOR A BUS SHELTER AT THE EXISTING BUS LOCATED ALONG THE SITE'S FRONTAGE ON W. TYVOLA ROAD. THE WAITING PAD WILL BE CONSTRUCTED PER CHARLOTTE LAND DEVELOPMENT STANDARD 60.03A. A PERMANENT EASEMENT WILL BE GRANTED FOR PORTIONS OF THE WAITING PAD THAT FALL OUTSIDE OF THE EXISTING RIGHT-OF-WAY.

GREENWAY EASEMENT AND CART PATH FOR RENAISSANCE GOLF COURSE (EXISTING OUTDOOR RECREATIONAL USE): THE PETITIONER WILL WORK WITH MECKLENBURG COUNTY PARK AND RECREATION TO PROVIDE AREAS FOR THE FUTURE DEVELOPMENT OF THE SUGAR

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CREEK GREENWAY ON THE SITE.

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THE OWNER OF DEVELOPMENT AREA A-1 WILL WORK WITH MECKLENBURG COUNTY PARK AND RECREATION TO PROVIDE AN EASEMENT AREA FOR THE ORDINANCE. THE EASEMENT AREA WILL BE PROVIDED TO MECKLENBURG COUNTY PARK AND RECREATION WHEN REQUESTED BY MECKLENBURG COUNTY PARK AND RECREATION AS PART OF ITS PROPOSED PLANS FOR THE CONSTRUCTION OF THE SUGAR CREEK GREENWAY.

THE OWNER OF DEVELOPMENT AREA A-1 WILL WORK WITH MECKLENBURG COUNTY PARKS AND RECREATION TO PROVIDE AN AREA FOR A NEW CART PATH FOR THE EXISTING GOLF COURSE WHEN MECKLENBURG COUNTY PARK AND RECREATION BUILDS THE FUTURE SUGAR CREEK GREENWAY THROUGH DEVELOPMENT AREA A-1. THE LOCATION AND CONSTRUCTION OF THE NEW CART PATH WILL BE SUBJECT TO THE OWNER OF DEVELOPMENT AREA A-1 STAYING IN COMPLIANCE WITH THE CITY OF CHARLOTTE TREE ORDINANCE.

PRIOR TO THE SALE OF DEVELOPMENT AREA A-1 FROM THE CITY OF CHARLOTTE TO THE PETITIONER/NEW OWNER, THE PETITIONER/NEW OWNER OF DEVELOPMENT AREA A-1 WILL GRANT A PERMANENT EASEMENT TO ALLOW THE CONTINUED USE OF THE EXISTING CART PATH ACROSS DEVELOPMENT AREA A-1. IF AN EASEMENT CANNOT BE AGREED UPON, THE PETITIONER/NEW OWNER OF DEVELOPMENT AREA A-1 WILL BUILD A NEW CART PATH ON LAND RETAINED BY THE CITY OF CHARLOTTE (DEVELOPMENT AREA C).

e. THE OWNER OF DEVELOPMENT AREA B AND C WILL ALSO WORK WITH MECKLENBURG COUNTY PARK AND RECREATION TO PROVIDE AN AREA FOR THE FUTURE SUGAR CREEK GREENWAY WHEN REQUESTED BY COUNTY PARKS AND RECREATION. ^^^^^

12. AMENDMENTS TO THE REZONING PLAN:

FUTURE AMENDMENTS TO THE REZONING PLAN (WHICH INCLUDES THESE DEVELOPMENT STANDARDS) MAY BE APPLIED FOR BY THE THEN OWNER OR OWNERS OF THE APPLICABLE DEVELOPMENT AREA PORTION OF THE SITE AFFECTED BY SUCH AMENDMENT IN ACCORDANCE WITH THE PROVISIONS OF CHAPTER 6 OF THE ORDINANCE.

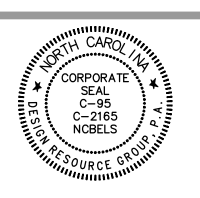
13. BINDING EFFECT OF THE REZONING APPLICATION:

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



CIVIL ENGINEERING TRANSPORTATION PLANNING

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REZONING PETITION 2017-076

FOR PUBLIC HEARING

REZONING DOCUMEN^T



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MARCH 24, 2017

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05.05.17 - REZONING COMMENTS 06.26.17 - REZONING COMMENTS