| | PLAN COMMISSI | ON AGENDA | ITEM EXECUTIVE SU | MMARY |
|--------------|------------------------|---------------------------|-----------------------------|----------------|
| A | Project Title/Address: | Anthony Plac | e Phase 2, St. Charles Comm | nercial Center |
| | | PUD Amendment | | |
| <u>AKK</u> | City Staff: | Rachel Hitzemann, Planner | | |
| ST. CHARLES | PUBLIC HEARING | V | MEETING | V |
| SINCE 1834 | 11/17/20 | Х | 11/17/20 | Х |
| APPLICATION: | | Special Use for | or PUD- PUD Amendment | |
| | | PUD Preliminary Plan | | |

ATTACHMENTS AND SUPPORTING DOCUMENTS:

| Plans | St. Charles Commercial Center PUD Ordinance |
|--------------|---|
| Staff Report | Zoning Applications |
| | |

SUMMARY:

The subject property is comprised of 4.31-acres and is situated in the St. Charles Commercial Center, North of Bricher Rd, South of IL Rt 38 (Lincoln Hwy.) and East of Randall Rd.

Chealon Shears of GC Housing Development LLC has filed zoning applications to develop a 75-unit affordable senior independent living facility. GC Housing Development LLC developed the similar Anthony Place at Prairie Centre building, which was recently completed. The plan is similar to a Concept Plan reviewed by the City in September of this year. Proposed is the following:

- 4 story building
- 100% units will be considered affordable
- 82 Total parking spaces provided (70 garage spaces, 12 surface spaces)
- Access from private street with connections to Bricher Rd. and Lincoln Hwy.
- Proposal includes subdividing lot into 3 parcels

The applicant is requesting a Special Use amendment to allow for the use and to deviate from certain bulk standards. A PUD Preliminary Plan for the development has been provided which includes preliminary engineering, landscape plan, and plat of subdivision.

SUGGESTED ACTION:

Conduct the public hearing on the Special Use and close if all testimony has been taken.

The Plan Commission may vote on this item should the Commission feel that they have enough information to make a recommendation.

Staff recommends that any recommendation include a condition requiring resolution of all staff comments prior to City Council action.

INFO / PROCEDURE – SPECIAL USE APPLICATIONS:

SPECIAL USE APPLICATIONS

- Per Sec. 17.04.330, the purpose of a Special Use is as follows: "Special Uses listed within the various zoning districts include those uses that may be acceptable if established in an appropriate manner and location within a zoning district, but may not be acceptable if established in a different manner or location. Special Uses may include, but are not limited to, public and quasi-public uses affected with the public interest, and uses that may have a unique, special or unusual impact upon the use or enjoyment of neighboring property."
- Public hearing is required, with a mailed notice to surrounding property owners.
- 6 findings of fact ALL findings must be in the affirmative to recommend approval.

PUD PRELIMINARY PLAN

- Approval of plans for development of property within a PUD- includes site, landscape, and engineering plans. (Application may also involve a subdivision of land.)
- Recommendation is based on compliance with the previously (or concurrently) approved Special Use for PUD standards and other city code requirements (including Zoning and Subdivision codes).

Community & Economic Development



Staff Report

| TO: | Chairman Todd Wallace And Members of the Plan Commission | |
|-------|---|--|
| FROM: | Rachel Hitzemann, Planner | |
| RE: | Anthony Place Phase 2- PUD Amendment and PUD Preliminary Plan | |
| DATE: | November 13, 2020 | |

I. APPLICATION INFORMATION:

| Project Name: | Anthony Place Phase 2 |
|---------------|--|
| Applicant: | Chealon Shears, GC Housing Development LLC. |
| Purpose: | Development Approvals for senior multi-family residential building |

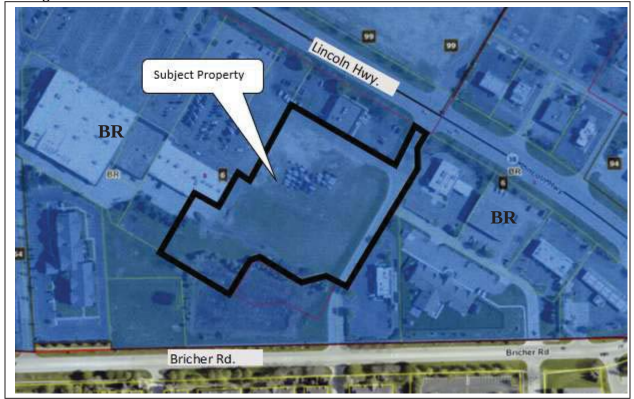
| General Information: | | | |
|-------------------------------------|---|---------------------------------------|--|
| Site Information | | | |
| Location | North of Bricher Rd., South of IL Rt. 38 and Ea Bell and commercial strip mall) | st of Randall Rd.(between Taco | |
| Acres | 64,940 sf / 4.31 acres | | |
| Application: | Concept Plan | | |
| Applicable City Code Sections | Ch. 17.14 – Business and Mixed Use Districts Ch. 17.26 – Landscaping & Screening | | |
| | Existing Conditions | | |
| Land Use | Vacant/Agriculture | | |
| Zoning | BR- Regional Business and St. Charles Comme | rcial Center | |
| | Zoning Summary | | |
| North | BR- Regional Business and St. Charles Comm. Center | Auto-parts store | |
| East | BR- Regional Business and St. Charles Comm. Center | Fast food, Bank, school | |
| South | BR- Regional Business and St. Charles Comm. Center | Vacant parcel, detention pond | |
| West | BR- Regional Business and St. Charles Comm. Center | Multi-tenant commercial strip mall | |
| | Comprehensive Plan Designa | tion | |
| Corridor/ Re | gional Commercial | | |

Staff Memo –Anthony Place Phase 2 11/13/20 Page 2

Aerial



Zoning



II. OVERVIEW

A. <u>BACKGROUND</u>

The 4.31-acre subject property is located between Rt.38 to the North, Bricher Rd. to the South and Randall Rd. to the East. The site is currently a vacant lot located in the St. Charles Commercial Center PUD. The property can be accessed via a private drive with access to Bricher Rd. and Rt. 38. The property is situated between a commercial strip mall and the Taco Bell.

B. CONCEPT PLAN

In September 2020, the Plan Commission reviewed a Concept Plan for a 75-unit affordable senior housing apartment building called Anthony Place Phase 2, submitted by GC Housing LLC. The Plan Commission expressed general support for the proposed multi-family land use, and offered the following feedback:

- Concerns were expressed about the lack of outside parking for visitors.
- Open space such as terraces or patios should be incorporated where possible.
- Provide sidewalks and crosswalks to facilitate pedestrian traffic.
- Provide landscaping on the site where possible.
- Questions about the future use of the remaining vacant parcels and whether they would be compatible with the development.

C. <u>PROPOSAL</u>

Chealon Shears of GC Housing Development LLC has submitted following Zoning Applications for approval of the project:

- **1. Special Use for Planned Unit Development** To amend the current PUD with unique development standards for the property.
- 2. PUD Preliminary Plan To approve preliminary engineering plans, landscape plan, and preliminary plat of subdivision.

GC Housing Development LLC developed the similar Anthony Place at Prairie Centre building, which was recently completed.

Details of the proposal are as follows:

- Subdivide the current parcel into 3 separate lots
- Permit Independent Living Facilities as a permitted use on Lot 2
- 4 story building with 75 affordable senior residential units on Lot 2
- 82 proposed parking spaces that include 70 garage spaces and 12 surface spaces
- Site access provided by a private drive with access to Bricher Rd. and Rt. 38.
- Cross access to the commercial strip mall will be provided
- Potential for future connection to parcel A to the North and parcel C to the South.
- Applicant has requested that "Development Cost Offsets" under the Inclusionary Housing Ordinance be applied to all units, which would waive all City fees and all school and park land-cash fees.

III. COMPREHENSIVE PLAN

The Land Use Plan adopted as part of the 2013 Comprehensive Plan identifies the subject property as "Corridor/ Regional Business".

Corridor/Regional Business land use is described as follows:

"Areas designated as corridor/regional commercial are intended to accommodates larger shopping centers and developments that serve a more regional function, drawing on customer base that extends beyond City limits. These areas often have a mix of "big box" stores, national retailers, and a "critical mass" of multiple stores and large shared parking areas. Areas designated for corridor/ regional commercial are located primarily in larger consolidated areas along the City's heavily traveled corridors and intersections. Commercial service uses can also have an appropriate place in corridor/regional commercial areas, but must be compatible with adjacent and nearby retail and commercial shopping areas and be located as to not occupy prime retail locations." (pg. 39)

Chapter 4 of the Comprehensive Plan provides the following Residential and Mixed-Use land use policies relevant to the proposed development: (p. 43-44):

Locate new multi-family residential developments in appropriate locations within the City and consider the implications of concentrating units in one location or area of the City. In addition to assisting with the community's goals to provide affordable housing in the community, multi-family housing contributes to residential density which can improve the viability of shopping areas in the community. Recognizing that this Plan is dynamic and not "set in stone", the City should promote multi-family housing in areas identified in the Land Use and Residential Areas Plans, but consider proposals in other areas provided any significant impact on schools, traffic, and other infrastructure can be mitigated."

Ensure residential areas are adequately screened/ buffered from adjacent nonresidential uses and activity. The composition of the City's commercial districts along corridors that transect the City means that there are many areas where commercial uses abut residential properties and neighborhoods. The use of horizontal and vertical buffering and screening, including berms, fencing, and landscaping, should be promoted to protect neighborhoods from abutting commercial or industrial land uses. The City should identify areas where land use conflicts are problematic and explore solutions to mitigate the conflicts, including buffering and screening. Additionally, the City's landscape ordinance could be revised to require enhanced screening and an amortization schedule to ensure compliance for non-conforming properties within a set time frame.

Potential Mixed Use

The Plan additionally identifies the area bound by Randall Road, Prairie Street, S. 14th St. and Bricher Road as "Potential Mixed Use" This area includes what is now the Prairie Centre development north of Rt. 38 and the St. Charles Commercial Center PUD, where the subject property is located.

Residential Areas Framework Plan (p.45):

Area "G": These two redevelopment sites [Charlestowne Mall and former St. Charles Mall site, **including the subject property**] have potential to develop with a mix of uses. The City should work with the property owners to explore mixed use development on these sites provided the development can assist in meeting other community objectives.

Mixed Use Outside of Downtown (p.47)

The Land Use Plan identifies both the Charlestowne Mall site in the City's East Gateway and the Old St. Charles Mall site in the West Gateway as Corridor/Regional Commercial areas. However, both of these sites have potential for Mixed Use development, and similar to Downtown, each could foster a pedestrian-oriented mixed use node, with a mix of retail, restaurant, entertainment, recreation, and residential uses. This dynamic mix of uses in close proximity to major arterial streets has the potential not only to create a vibrant and inviting destination but also serve as a catalyst for needed investment in these important areas of the City. Building orientation in the area should have a strong orientation to major streets and careful consideration should be given to its impact on adjacent residential areas. Additionally, residential uses/ development within these mixed use areas should refer to the Residential Areas Framework Plan for additional considerations and recommendations. In these areas, it is important to maintain a healthy balance of users.

Chapter 8- Sub Area Plans

The Subject Property is located within the West Gateway Subarea. Goals and Objectives (p. 94) are listed below:

Subarea Goals

The West Gateway subarea provides unique opportunities within a specific context of a corridor capable of competing with other commercial areas of the City, including Down town. These opportunities and goals are not meant to create competition with Downtown; rather, they strive to complement each other. The overall vision for the subarea includes the following elements:

- An economically competitive corridor that capitalizes on its unique advantages and regional position and complements downtown.
- *Redevelopment and repositioning to include the next generation of regional development and services.*
- An attractive environment that is distinguishable from adjacent communities and respectful of surrounding neighborhoods.
- A multi-use area that provides a balance in and ease of access between residential, commercial, and retail activities.

Subarea Objectives

- Improvement of the appearance of the Randall Road Corridor and the identity of the St. Charles community through installation of streetscaping, wayfinding, and gateway elements.
- Enhancement of the character of both existing and new development through onsite landscaping, attractive building design and materials, and more consistent signage regulation.

- Improved mobility and access throughout the corridor, including between adjacent development sites or blocks.
- Comprehensive bicycle, pedestrian, and transit access through infrastructure and technology improvements.
- Preservation of surrounding neighborhoods through the use of screening and buffering from commercial development.
- <u>Redevelopment of the St. Charles Mall site with activities and a character that</u> <u>complement Randall Road and maintain an appropriate relationship with</u> <u>adjacent neighborhoods.</u>
- Creation of market-responsive development parcels that can accommodate projects of an appropriate scale and phasing over time.
- A transitioning land use pattern that is supportive of Bus Rapid Transit (BRT) along Randall Road.
- Achieve balance by promoting connections between the Downtown and the West Gateway area without competing with the Downtown.

West Gateway Sub Area Plan Catalyst Sites (p.97)

The Subject Property is identified as Catalyst Site "T".

The Anthony Place Phase 2 Concept Plan site area is shown in the yellow dashed box.

Three different redevelopment alternatives for Sites H, I, and J are shown on p. 98.



• Site I: The Tri-City Center is a neighborhood scaled shopping center with strong orientation to Lincoln Highway and limited visibility from Randall Road. The mall has struggled to stay competitive and is characterized by excessive vacancies. Redevelopment of the site should explore repositioning the site towards Randall Road, which averages 39,000 cars per day (Lincoln Highway averages only 17,000). Redevelopment of the site should also explore improving the site's visibility and access to Randall Road by acquiring and eliminating some of the existing outlot buildings.

St. Charles Mall (Site H, I and J) Redevelopment Alternatives (p.98)

Three different redevelopment land use plan alternatives are depicted on this page, along with a list of considerations applying to each alternative. Under the alternatives, a portion of the Anthony Place Phase 2 site is located within a multi-family area.

Staff Memo –Anthony Place Phase 2 11/13/20 Page 7



IV. ANALYSIS

The subject property is zoned BR- Regional Business and is located within the St. Charles Commercial Center PUD, under Ordinance No. 1982-Z-6. The Applicant is proposing to leave the underlying BR zoning and permit the proposed use and the bulk standards via their filed PUD Amendment. This procedure is similar to how the Prairie Center PUD was approved. The amended PUD Ordinance will allow Independent Living Facilities, which are defined as:

"A multiple-family dwelling that is limited to occupancy by persons who are fifty-five (55) years of age or older or, if two (2) persons occupy a unit, at least one (1) shall be fifty-five (55) years or older. Such facilities may include offering congregate meals in a common dining area. This use may include incidental medical services for the convenience of residents, but is distinct from an Assisted Living Facility or Nursing Home, as defined herein"

| | BR District (Underlying zoning) | RM-3 District (For comparison) | Proposed PUD Preliminary Plan |
|----------------------------|---------------------------------------|--|----------------------------------|
| Min. Lot Area | 1 acre | 2,200sf | 1,467sf |
| Min. Lot Width | None | 65 ft. | 150 ft. |
| Max. Building Coverage | 30% | 40% | 62% |
| Max. Building Height | 40 ft. | 45 ft/ 4 stories, whichever is less | 60 ft./ 4 stories |
| Min. Front Yard | 20 ft. | 30 ft. | 40 ft. |
| Min. Exterior Side Yard | 20 ft. | 30 ft. | N/A |
| Min. Interior Side Yard | 15 ft. | 25 ft. | 10 ft. |
| Min. Rear Yard | 30 ft. | 30 ft. | 10 ft. |

The applicant is proposing the following bulk standards for the property:

A. LANDSCAPING

A landscape plan has been provided for the development. The plan meets all landscape requirements.

Staff Comments:

• Because the Public Utility Easements provide on this site are blanket easements, consider revising the provision to move closely align with the intention of the site use. Example, the provisions state that no trees can be placed in the easement but it is obviously not the intent to prevent tree planting on the site. However, care should be exercised when planting trees and other landscaping on the site to avoid planting directly over or near underground utilities.

B. BUILDING ARCHITECTURE

The applicant has submitted elevation drawings for the building. The proposed elevations meet design review standards.

C. <u>SITE ACCESS/STREET IMPROVEMENTS</u>

Access to the site is provided by a private road with connections to Bricher Rd and Rt. 38. There are additional access points to connect to the Commercial Strip mall to the West. The plan also provides an opportunity to connect to any future development projects to the North and South.

Staff Comments

• The private site road that serves the building meets the 2-way access drive requirements. However, in front of the building, the drive splits into two drives with a landscape island in the middle, with one of the drives potentially serving as a "drop off" area. If the drive furthest from the building is intended to be used as a two-way drive, the plans will need to be revised to have at least a 24ft wide road to meet City Code.

D. PARKING

Independent living facilities require .5 parking spaces per dwelling unit. The proposal includes 75 units. According to the Zoning Code, this development is only required to have 37.5 spaces. The applicant is proposing to include 70 garage parking spaces and 12 surface spaces for a total of 82 parking spaces, which exceeds the Code Requirement.

In comparison, "regular" multi-family developments require more parking spaces per unit, based on the unit size. The Zoning Code requires 1-bedroom dwelling units to provide 1.2 spaces per unit and 2-bedroom dwelling units to provide 1.7 spaces per unit. Under this Code requirement, the development would be required to have 98 off-street parking spaces, based on their proposal to include 57 1-bedroom units and 18 two-bedroom units.

Staff Comments

• It appears there will be conflict with vehicles parked in the handicap stalls and parking stalls in the front the building with the proposed truck turning template. This will impact both fire and PW vehicle access and should be addressed.

E. ENGINEERING

Engineering review comments have been provided to the developer. Comments center around stormwater management and detention areas. All comments will need to be addressed prior to City Council approval of the PUD Preliminary Plan.

F. PLAT OF SUBDIVISION

A Preliminary Plat of Subdivision has been submitted as part of the PUD Preliminary Plan. The plat proposes the following:

- Splits the property into 3 lots.
- Provides 26' access easement for Lot 2.
- Provides blanket utility easement on Lot 2 wherever the building is not located.

Approval of a Final Plat of Subdivision will be required after PUD Preliminary Plan approval.

Staff Comments:

- All public utilities, including existing utilities, shall be located in a public utility and drainage easement. A blanket easement is provided on Lot 2. Recommend providing a blanket easement across Lots 1 and 3 as well.
- Provide a stormwater detention easement for the existing facility on Lot 1.
- There is a typo in the Access Easement Provisions, "OS" should be "IS" in the first sentence.

• Revise the provisions to allow the City of St. Charles ingress and egress across the entire site, not restricted "to the public right of way", as there is no publicly dedicated roadway.

G. INCLUSIONARY HOUSING

This development will be comprised of 100% affordable units, so an inclusionary housing fee is not required.

H. SCHOOL AND PARK FEE-IN-LIEU & DEVELOPMENT COST OFFSETS

The Inclusionary Housing Ordinance (Title 19 of the City Code), Section 19.02.090, "Development Cost Offsets", allows the City to waive City, School and Park fees relative to the <u>required</u> affordable units constructed within the development. For this development, 8 affordable units are required. However, the applicant has requested the City apply the Development Cost Offsets to the entire project due to the entire development (75 Units) being 100% affordable. This would effectively waive all City permit fees and school and park land cash contribution requirements.

The applicant's request letter has previously been provided to the School and Park districts.

During the Concept Plan review, the Planning & Development Committee supported applying the Development Cost Offset to the entire project as part of the PUD Amendment.

Fee estimate:

| City building permit fees, including utility connection fees | \$250,000 |
|--|-----------|
| (based on Anthony Place at Prairie Centre | |
| School District fee-in-lieu | \$32,923 |
| Park District fee-in-lieu | \$323,852 |

IV. SUGGESTED ACTION

Conduct the public hearing on the Special Use application and close if all testimony has been taken. The applicant has provided Findings of Fact for the Special Use application and responses to the Criteria for PUDs to be used to determine whether the PUD amendment is in the public interest.

Plan Commission may vote on this item should the Commission feel that they have enough information to make a recommendation.

Staff recommends that any recommendation include a condition requiring resolution of all staff comments prior to City Council action.

VI. ATTACHMENTS

- Applications: Special Use for PUD Amendment; PUD Preliminary Plan; received 9/30/2020
- Preliminary Plat of Subdivision
- Preliminary Engineering Plans
- Landscape Plan
- Building Elevations

CITY OF ST. CHARLES TWO EAST MAIN STREET

ST. CHARLES, ILLINOIS 60174-1984



COMMUNITY DEVELOPMENT DIVISION

PHONE: (630) 377-4443 EMAIL: cd@stcharlesil.gov

SPECIAL USE APPLICATION

(To request a Special Use or Amendment, or a Special Use for PUD or Amendment)

| For City Use Project Name: | Anthony Place Phase 2 |
|-------------------------------|-----------------------|
| Project Number: | 2020 -PR-011 |
| Cityview Project Number: | PLSU20200048 |



To request a Special Use for a property, or to request to amend an existing Special Use Ordinance for a property, complete this application and submit it with all required attachments to the Planning Division.

City staff will review submittals for completeness and for compliance with applicable requirements prior to establishing a public hearing date for an application.

The information you provide must be complete and accurate. If you have a question please call the Planning Division and we will be happy to assist you.

| 1. | Property Information: | Location: Lot area generally located South of IL Route 38, North of Bricher Road, and West of the Bricher/IL Route 38 Intersection. Parcel Number (s): 09-33-351-025 | | |
|------------------------------|---------------------------------|--|-----------------------------|--|
| | | | | |
| | | | | |
| | | Proposed Name: Anthony Place St. Charles Phase 2 Senior Apartments | | |
| 2. Applicant Information: | Name GC Housing Development LLC | Phone (847) 291-3400 | | |
| | | Address 343 Wainwright Drive Suite B | Fax (847) 291-1691 | |
| | | Northbrook, IL 60062 | Email cshears@gchdev.com | |
| 3. | Record Owner | Name The Shodeen Family Property Company, L.L.C. | Phone (630) 444-8252 | |
| | Information: | ormation: Address 77 N. First Street Geneva, IL 60134 | Fax (630) 232-4520 | |
| | | | Email dave@shodeen.com | |

Please check the type of application:

| | Special Use for Planned Unit Development - PU | D Name: St. Charles Commercial Corridor PUD |
|--------|--|---|
| | New PUD Amendment to existing PUD- Ordinance # PUD Preliminary Plan filed concurrently | 1982-Z-6 |
| | Other Special Use (from list in the Zoning Ordin Image: | |
| Inform | nation Regarding Special Use: | |
| | Comprehensive Plan designation of the property: _ | Corridor/Regional Commercial |
| | Is the property a designated Landmark or in a Histo | ric District? <u>No</u> |
| | What is the property's current zoning? | BR - Regional Business and St. Charles Commercial Center |
| | What is the property currently used for? | Vacant/Agriculture |
| | If the proposed Special Use is approved, what impr | ovements or construction are planned? |
| | Anthony Place St. Charles Phase 2 Senior Apartm | ents will involve new construction of seventy-five (75) one and |

two bedroom affordable units for seniors 55 years and older.

For Special Use Amendments only:

Why is the proposed change necessary?

The proposed change will allow for an Independent Living Facility, a multi-family residential use, to be a permitted use within the St. Charles Commercial Corridor PUD.

What are the proposed amendments? (Attach proposed language if necessary)

Maintain the BR zoning designation and amend the PUD to 1) allow Independent Living Facilities as a permitted use, and 2) allow proposed bulk standards to construct the specific proposed project. Please see the attached for the Independent Living Facilities definition.

Note for existing buildings:

If your project involves using an existing building, whether you plan to alter it or not, please contact the St. Charles Fire Department (630-377-4458) and the Building and Code Enforcement Division (630-377-4406) for information on building, life safety and other code requirements. Depending on the proposed use, size of structure and type of construction, these requirements can result in substantial costs.

- 21. Provision of handicapped parking spaces
- 22. Dimensions of handicapped parking spaces
- 23. Depressed ramps available to handicapped parking spaces
- 24. Location, dimensions and elevations of freestanding signs
- 25. Location and elevations of trash enclosures
- 26. Provision for required screening, if applicable
- 27. Exterior lighting plans showing:
 - a. Location, height, intensity and fixture type of all proposed exterior lighting
 - b. Photometric information pertaining to locations of proposed lighting fixtures

I (we) certify that this application and the documents submitted with it are true and correct to the best of my (our) knowledge and belief.

a Date Record Owner 9/30/2020 Jeffrey D. Crane. Manager Date pplic nt or Authoriz Agent GC Housing Development LC

CITY OF ST. CHARLES REIMBURSEMENT OF FEES AGREEMENT



City of St. Charles Acct. #

I. Owner:

Owner of Property: The Shodeen Family Property Company, L.L.C. Date: 9/30/2020 Owner's Address: 77 N. First Street , Geneva, IL 60134

Owner's Phone Number: (630) 444-8252

If Owner is a Land Trust, the names and addresses of the beneficiaries of the Trust:

II. Person Making Request (Petitioner/Applicant):

Name of Petitioner/Applicant: GC Housing Development LLC

Petitioner's/Applicant's Address: _343 Wainwright Drive, Suite B______ Northbrook, IL 60062

Petitioner's /Applicant's Phone Number: ___(847) 291-3400_____

 III. Location of Property:
 Lot area generally located South of IL Route 38, North of Bricher

 General Location of Property:
 Road, and West of the Bricher Road/IL Route 38 Intersection.

Acreage of Parcel: 4.31 acres

Permanent Index Number(s): 09-33-351-025

Legal Description (attach as Exhibit A) See Attached Exhibit A

IV. Reimbursement of Fees:

If the City determines, in its sole and exclusive discretion, that it is necessary to obtain professional services, including, but not limited to, attorneys; engineers; planners; architects; surveyors; court reporters; traffic, drainage or other consultants, and/or to incur costs related to any required notices or recordations, in connection with any Petition or Application filed by the Petitioner/Applicant, then the Petitioner/Applicant and Owner shall be jointly and severally liable for the payment of such professional fees and costs, as shall actually be incurred by the City. The remedies available to the City as set forth hereinabove are non-exclusive and nothing herein shall be deemed to limit or waive the City's right to seek relief of such fees against any or all are responsible parties in a court of competent jurisdiction.

Any remaining balance of funds deposited pursuant to this Agreement shall be refunded upon the later occurring of the following events: completion of City deliberation on the petition or application, recordation of all necessary documents associated with the petition or application, or issuance of a building permit upon the real property in question.

BY SIGNING BELOW, THE PETITIONER/APPLICANT AND OWNER ACKNOWLEDGE THAT EACH OF THEM HAS READ THE FOREGOING PARAGRAPHS AND EACH OF THEM FULLY UNDERSTANDS AND AGREES TO COMPLY WITH THE TERMS SET FORTH HEREIN. FURTHER, BY SIGNING BELOW, EACH SIGNATORY WARRANTS THAT HE/SHE/IT POSSESSES FULL AUTHORITY TO SO SIGN.

THE PETITIONER/APPLICANT AND OWNER AGREE THAT PETITIONER/APPLICANT AND OWNER SHALL BE JOINTLY AND SEVERALLY LIABLE FOR PAYMENT OF FEES REFERRED TO IN APPLICABLE SECTIONS OF THE ORDINANCES OF THE CITY OF ST. CHARLES, AND AS SET FORTH HEREIN.

oner/A ey D. Crane, Manager ousing/Development LLC Owner 9/30/2020 Date:

City of St. Charles

By:

City Administrator

Attest

Date:

City of St. Charles Reimbursement of Fees Agreement

OWNERSHIP DISCLOSURE FORM LIMITED LIABILITY COMPANY (L.L.C.)

| STATE OF ILLINOIS)) SS. |
|--|
| KANE COUNTY) |
| I,Craig A. Shodeen, being first duly sworn on oath depose and say that I am |
| Manager of The Shodeen Family Property company, L.L.C, an Illinois Limited Liability |
| Company (L.L.C.), and that the following are all of the members of the said L.L.C.: |
| Shodeen Real Estate Company, L.L.C. |
| Generation Two, L.L.C. |
| Generation Three, L.L.C. |
| |
| |
| |
| |
| |
| |
| By: <u>Craig A. Shodeen</u> , Manager |
| Charge A. Shouleen |
| Subscribed and Sworn before me this day of |
| July , 20 20 . "OFFICIAL STATE |
| LISA K. SMITH |
| My Commission Expires 03/23/22 |
| Notary Public |

City of St. Charles Ownership Disclosure Forms

4

OWNERSHIP DISCLOSURE FORM LIMITED LIABILITY COMPANY (L.L.C.)

| STATE OF ILLINOIS) |
|---|
|) SS. Kane County) |
| I,Jeffrey D. Crane, being first duly sworn on oath depose and say that I am |
| Manager of GC Housing Development LLC , an Illinois Limited Liability |
| Company (L.L.C.), and that the following persons are all of the members of the said L.L.C.: |
| Crane GC LLC |
| Grande GC LLC |
| |
| |
| |
| |
| |
| |
| Over D.C. |
| By Aller D. Celle |
| effrey D. Gane |
| Subscribed and Sworn before me this 30th day of |
| September, 2020 |
| SEPTEMBER, 2020. |
| With |
| Notary Public |
| OFFICIAL SEAL DENNIS ANTON |
| Notary Public - State of Illinois My Commission Expires 10/31/2020 |
| Constitution of the second s |

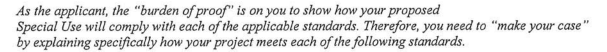
City of St. Charles Ownership Disclosure Forms

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FINDINGS OF FACT – SPECIAL USE

Use this form for all Special Uses, except for PUDs or PUD Amendments

The St. Charles Zoning Ordinance requires the Plan Commission to consider the factors listed below in making a recommendation to the City Council.



Anthony Place St, Charles Phase 2 Senior Apartments

Project Name or Address

9/30/2020 Date

From the Charles Zoning Ordinance, Section 17.04.430.C.2:

No Special Use or amendment to Special Use shall be recommended by the Plan Commission unless it finds that the proposed Special Use or amendment to Special Use will conform with each of these standards. The Plan Commission shall submit its written findings together with its recommendations to the City Council after the conclusion of the Public Hearing, and also may recommend such conditions as it may deem necessary to ensure conformance with these standards.

On the basis of the evidence presented at the public hearing, the Plan Commission shall record its reasons for recommending approval or denial of the petition (findings of fact) in accordance with the following standards:

A. Public Convenience: The Special Use will serve the public convenience at the proposed location.

Anthony Place St. Charles Phase 2 Senior Apartments, an Independent Living Facility, as the proposed Special Use, will be a private, independent living, affordable housing development for seniors. This proposed use will provide interior common and exterior common area for residents but will

not serve as a public convenience to the surrounding community. However, the proposed Special Use will

allow older residents in the Fox Valley area the opportunity to remain in St. Charles, as a housing option.

B. Sufficient Infrastructure: That adequate utilities, access roads, drainage and/or necessary facilities have been, or are being, provided.

The existing road network, utilities (gas, water, electrical, sewer), and stormwater detention facility have been preliminarily assessed to provide adequate capacity and service to the proposed Special Use.

C. Effect on Nearby Property: That the Special Use will not be injurious to the use and enjoyment of other property in the immediate vicinity for the purposes already permitted, nor substantially diminish or impair property values within the neighborhood.



The Independent Living Facility, as the proposed Special Use, aligns with the residential and mixd-use land use policies detailed in the 2013 Comprehensive Plan in that this multi-family housing project will add to residential density in the area that will continue to support the economic base with increased consumer activity. The senior population that will occupy this development will not have impact on surrounding school populations. The senior population will consist of smaller households so increased traffic activity will be nominal and increased usage of physical infrastructure will not overwhelm the current networks in place.

D. Effect on Development of Surrounding Property: That the establishment of the Special Use will not impede the normal and orderly development and improvement of the surrounding property for uses permitted in the district.

The Independent Living Facility, as the proposed Special Use, will not impede the development and improvement of surrounding uses in the following manner: 1) the allowed road and pedestrian crosswalk ingress/egress points and amount of parking spaces for a development with a senior population will be provided in a manner that will not obstruct or prohibit existing auto traffic volume or circulation activity from the surrounding uses, and 2) the Independent Living Facility will be designed to align with physical infrastructure requirements to prevent existing systems from operating over capacity.

E. Effect on General Welfare: That the establishment, maintenance or operation of the Special Use will not be detrimental to or endanger the public health, safety, comfort or general welfare.

The Independent Living Facility, as a Special Use, will involve the new construction of quality, affordable housing in which the construction approach, building design, and ongoing maintenance will not be an environmental detriment to the surrounding area, particularly in not disrupting or overwhelming the detention pond south of the proposed Special Use project site or impacting retail activity in the adjacent retail shopping area to the west.

F. Conformance with Codes: That the proposed Special Use conforms to all applicable provisions of the St. Charles Municipal Code and meets or exceeds all applicable provisions of this Title, except as may be varied pursuant to a Special Use for Planned Unit Development.

The Independent Living Facility, as the proposed Special Use, conforms with Title 19 - Inclusionary Housing requirements by providing affordable housing in a new residential development. In the case of this proposed project, the 75 affordable units will exceed the eight (8) units that would be required as the minimum amount of affordable units for the total units, 75, that will make up this development.

CRITERIA FOR PLANNED UNIT DEVELOPMENTS (PUDS)

For Special Use for PUD or PUD Amendment applications.

The St. Charles Zoning Ordinance requires the Plan Commission to consider the criteria listed below in making a recommendation to the City Council on whether a proposed Planned Unit Development is in the public interest.

As the applicant, the "burden of proof" is on you to provide information that addresses the criteria below in order to demonstrate that the project is in the public interest.

(You may utilize this form or provide the responses on another sheet.)

| St. Charles Commercial Corridor PUD | 9/30/2020 |
|-------------------------------------|-----------|
| PUD Name | Date |

From the St. Charles Zoning Ordinance, Section 17.04.410.3:

The Plan Commission shall not favorably recommend, and the City Council shall not approve, a Special Use for a PUD or an amendment to a Special Use for a PUD unless they each make findings of fact based on the application and the evidence presented at the public hearing that the PUD is in the public interest, based on the following criteria:

- i. The proposed PUD advances one or more of the purposes of the Planned Unit Development procedure stated in Section 17.04.400.A:
 - 1. To promote a creative approach to site improvements and building design that results in a distinctive, attractive development that has a strong sense of place, yet becomes an integral part of the community.
 - 2. To create places oriented to the pedestrian that promote physical activity and social interaction, including but not limited to walkable neighborhoods, usable open space and recreational facilities for the enjoyment of all.
 - 3. To encourage a harmonious mix of land uses and a variety of housing types and prices.
 - 4. To preserve native vegetation, topographic and geological features, and environmentally sensitive areas.
 - 5. To promote the economical development and efficient use of land, utilities, street improvements, drainage facilities, structures and other facilities.
 - 6. To encourage redevelopment of sites containing obsolete or inappropriate buildings or uses.
 - 7. To encourage a collaborative process among developers, neighboring property owners and residents, governmental bodies and the community

Anthony Place St_Charles Phase 2 Senior Apartments, a Independent Living Facility as the proposed Special Use, meets #1, #3, #5, #6 in the following manner : Criteria #1 - The proposed project will result in a new, 4story residential senior community with outdoor parking and green space in which the proposed architectural design will fit into the physical context of adjacent retail uses and the residential uses south of Bricher Road. Criteria #3 - The proposed Special Use project is located in West Neighborhood Center in the West Gateway Subarea identified in the 2013 Comprehensive Plan as ideal for mixed uses. The Special Use project will be an independent senior community in which 100% of the units will be affordable housing supporting the mixed use_ initiative the Comprehensive Plan recommends. Criteria #5 - The proposed Special Use project will add new residential units which may result in increased customer activity for surrounding



businesses and stimulated economic growth in the surrounding area. The proposed Special Use will utilize existing sewer and water connections that were designed for future development of the Site. Additionally, existing storm water detention volume was also provided for future development of the Site. Criteria # 6 - The

proposed project will result in the redevelopment of a vacant lot as infill development, which is an appropriate mixed use to support the adjacent uses.

- ii. The proposed PUD and PUD Preliminary Plans conform to the requirements of the underlying zoning district or districts in which the PUD is located and to the applicable Design Review Standards contained in Chapter 17.06, except where:
 - A. Conforming to the requirements would inhibit creative design that serves community goals, or
 - B. Conforming to the requirements would be impractical and the proposed PUD will provide benefits that outweigh those that would have been realized by conforming to the applicable requirements.

Factors listed in Section 17.04.400.B shall be used to justify the relief from requirements:

- 1. The PUD will provide community amenities beyond those required by ordinance, such as recreational facilities, public plazas, gardens, public are, pedestrian and transit facilities.
- 2. The PUD will preserve open space, natural beauty and critical environmental areas in excess of what is required by ordinance or other regulation.
- 3. The PUD will provide superior landscaping, buffering or screening.
- 4. The buildings within the PUD offer high quality architectural design.
- 5. The PUD provides for energy efficient building and site design.
- 6. The PUD provides for the use of innovative stormwater management techniques.
- 7. The PUD provides accessible dwelling units in numbers or with features beyond what is required by the Americans with Disabilities Act (ADA) or other applicable codes.
- 8. The PUD provides affordable dwelling units in conformance with, or in excess of, City policies and ordinances.
- 9. The PUD preserves historic buildings, sites or neighborhoods.

The proposed Special Use will be a 100% affordable development in which seventy-five (75) of the units will be affordable units, exceeding the minimum affordable housing provision requirements outlined in Title 19 - Inclusionary Housing of the Municipal Code. The proposed Special Use will be in conformance with the -existing PUD requirements in that it will feature new landscaping and outdoor recreational space for -residents that will be superior to the existing vegetation on site, and will be a new construction residential building of high quality architectural design which will feature many energy efficiency elements within the design,

iii. The proposed PUD conforms with the standards applicable to Special Uses (section 17.04.330.C.2):

A. Public Convenience: The Special Use will serve the public convenience at the proposed location.

Anthony Place St. Charles Phase 2 Senior Apartments, an Independent Living Facility, as the proposed Special Use, will be a private, independent living, affordable housing development for seniors. This proposed use will provide interior and exterior common area space for residents but will not serve as a public convenience to the surrounding community. However, the proposed Special Use will allow older residents in the Fox Valley area the opportunity to remain in St. Charles, as an housing option.

B. Sufficient Infrastructure: That adequate utilities, access roads, drainage and/or necessary facilities have been, or are being, provided.

The existing road network, utilities (gas, water, electrical, sewer), and stormwater detention facility have been preliminarily assessed to provide adequate capacity and service to the proposed Special Use.

- C. Effect on Nearby Property: That the Special Use will not be injurious to the use and enjoyment of other property in the immediate vicinity for the purposes already permitted, nor substantially diminish or impair property values within the neighborhood. <u>The Independent Living Facility, as the proposed Special Use, aligns with the residential and mixd-use land</u> use policies detailed in the 2013 Comprehensive Plan in that this multi-family housing project will add to residential density in the <u>area that will continue to support the economic base with increased consumer activity. The senior population</u> that will <u>occupy this development will not have an impact on surrounding school populations. The senior population will consist of smaller household so increased auto traffic activity will be nominal and increased usage of physical infrastructure will</u>
- D. Effect on Development of Surrounding Property: That the establishment of the Special Use will not impede the normal and orderly development and improvement of the surrounding property for uses permitted in the district.

not overwhelm the current networks in place.

The Independent Living Facility, as the proposed Special Use, will not impede the development and improvement of surrounding uses in the following manner: 1) the allowed road and pedestrian crosswalk ingress/egress points and amount of parking spaces for a development with a senior population will be provided in a manner that will not obstruct or prohibit existing traffic volume or circulation activity from the surrounding uses, and 2) the Independent Living Facility will be designed to align with physical infrastructure requirements to prevent existing systems from operating over capacity.

E. Effect on General Welfare: That the establishment, maintenance or operation of the Special Use will not be detrimental to or endanger the public health, safety, comfort or general welfare.

The Independent Living Facility, as a Special Use, will involve the new construction of quality, affordable housing in which the construction approach, building design, and ongoing maintenance will not be an environmental detriment to the surrounding area, particularly in not disrupting or overwhelming the detention pond south of the proposed Special Use project site or impacting retail activity in the adjacent retail shopping area to the west.

F. Conformance with Codes: That the proposed Special Use conforms to all applicable provisions of the St. Charles Municipal Code and meets or exceeds all applicable provisions of this Title, except as may be varied pursuant to a Special Use for Planned Unit Development.

The Independent Living Facility, as the proposed Special Use, conforms with Title 19 - Inclusionary Housing requirements by providing affordable housing in a new residential development. In the case of this proposed project, the 75 affordable units will exceed the eight (8) units that would be required as the minimum amount of affordable units for the total units, 75, that will make up this development.

iv. The proposed PUD will be beneficial to the physical development, diversity, tax base and economic well-being of the City.

The proposed Special Use will be beneficial to the City through the addition of new, quality affordable rental housing stock for seniors (age 55 and older) in an area in which additional residential units may boost retail activity and be a catalyst for long term economic growth by attracting other uses that fit into the within the mixed use framework of the Comprehensive Plan.

v. The proposed PUD conforms to the purposes and intent of the Comprehensive Plan.

The proposed Special Use conforms with the 2013 Comprehensive Plan by the following: 1) instrumental in redeveloping a portion of the St. Charles Mall site (identified in the West Neighborhood Center in the West Gaterway Subarea Plan section of the Comprehensive Plan) in a manner that will complement Randall Road and maintain the character of the surrounding neighborhood, 2) potential customer base for adjacent businesses,3) will not require site assembly or participation from surrounding property owners., 4) new landscaping, attractive building design and materials, and appropriate signage that will enhance the character of the proposed development, and 5) addition of sidewalks and crosswalks in an efficient manner to promote more pedestrian traffic.

RESIDENTIAL ZONING COMPLIANCE TABLE

Name of Development: _____ Anthony Place St. Charles Phase 2 Senior Apartments

| | Zoning District Requirement | Existing PUD Requirement (if applicable) | Proposed | |
|---------------------------------------|--------------------------------|--|--------------|--|
| | District: | Ordinance #: | Proposed | |
| | | 1982-Z-6 | | |
| Minimum Lot Area | | | 1.55 Acres | |
| Minimum Lot Width | | | 150' | |
| Maximum Building Coverage | | | 68% | |
| Maximum Building Height | | | 4 Stories | |
| Minimum Front Yard | | | 40' | |
| Interior Side Yard | | | N/A- Corner | |
| Exterior Side Yard | | | N/A - Corner | |
| Minimum Rear Yard | | | 10' | |
| Landscape Buffer Yards ¹ | | | N/A | |
| % Overall Landscape Area | | | 32% | |
| Building Foundation Landscaping | | | 8' | |
| Public Street Frontage Landscaping | | | 20' | |
| Parking Lot Landscaping | | | 10' | |
| # of Parking Spaces | | | 82 Spaces | |

¹ Within the RM-3 zoning district, a Landscape Buffer Yard shall be provided along any lot line that abuts or is across a street from property in any RE, RS, or RT District. See Chapter 17.26 for planting and screening requirements for Landscape Buffers.

CITY OF ST. CHARLES TWO EAST MAIN STREET

ST. CHARLES, ILLINOIS 60174-1984

COMMUNITY DEVELOPMENT DIVISION

PHONE: (630) 377-4443 EMAIL: cd@stcharlesil.gov

PUD PRELIMINARY PLAN APPLICATION

| For City Use Project Name: | Anthony Place Phase 2 |
|-------------------------------|-----------------------|
| Project Number: | 2020-PR-011 |
| Cityview Project Number: | PLPUD 202000047 |



To request approval of a PUD Preliminary Plan, complete this application and submit it with all required plans and attachments to the Planning Division. Normally this application will track with an application for Special Use for a PUD, unless a Special Use for a PUD has previously been granted and no amendment is necessary.

When the application is complete staff will distribute the plans to other City departments for review. When the staff has determined that the plans are ready for Plan Commission review, we will place the PUD Preliminary Plan on a Plan Commission meeting agenda.

The information you provide must be complete and accurate. If you have a question please call the Planning Division and we will be happy to assist you.

| 1. Property Information: | Location: Parcel located in the St. Charles Commercial Center North of Bricher Road, South of IL Rt. 38 and West of Bricher Road/IL Rr. 38 Intersection, St. Charles, Illinois. | | | | | | | |
|------------------------------|--|---------------------------|--|--|--|--|--|--|
| | Parcel Number (s): | | | | | | | |
| | 09-33-351-025 | | | | | | | |
| | Proposed PUD Name: | | | | | | | |
| | Anthony Place St. Charles Phase 2 Senior Apartments | | | | | | | |
| 2. Applicant Information: | Name GC Housing Development LLC | Phone (847) 858-0530 | | | | | | |
| | Address 343 Wainwright Drive, Suite B | Fax (847) 291-1691 | | | | | | |
| | Northbrook, IL 60062 | Email cshears@gchdev.com | | | | | | |
| 3. Record Owner | Name The Shodeen Family Property Company, L.L.C. | Phone (630) 444-8252 | | | | | | |
| Information: | Address 77 N. First Street | Fax (630) 232-4520 | | | | | | |
| | Geneva, IL 60134 | Email dave@shodeen.com | | | | | | |

M PUBLIC BENEFITS, DEPARTURES FROM CODE:

A description of how the PUD meets the purposes and requirements set out in Section 17.04.400 of the Zoning Ordinance. Any requests for departures from the requirements of Title 16, "Subdivisions and Land Improvement," and Title 17, "Zoning," shall be listed and reasons for requesting each departure shall be given.

M SCHEDULE: Construction schedule indicating:

- a. Phases in which the project will be built with emphasis on area, density, use and public facilities, such as open space, to be developed with each phase. Overall design of each phase shall be shown on the plat and through supporting material.
- b. Approximate dates for beginning and completion of each phase.
- c. If different land use types are to be included within the PUD, the schedule must include the mix of uses to be built in each phase.

A PARK AND SCHOOL LAND/CASH WORKSHEETS

For residential developments, Park and School land/cash worksheets in accordance with Title 16 of the St. Charles Municipal Code with population projections establishing anticipated population and student yields.

INCLUSIONARY HOUSING SUMMARY See the attached Summary.

For residential developments, submit information describing how the development will comply with the requirements of Title 19, "Inclusionary Housing" of the St. Charles Municipal Code.

I (we) certify that this application and the documents submitted with it are true and correct to the best of my (our) knowledge and belief.

Date Record Owner 9/30/2020 - Jeffrey D. Crane, Manager Date or Authoria Agent GC Housing Development LLC

OWNERSHIP DISCLOSURE FORM LIMITED LIABILITY COMPANY (L.L.C.)

| STATE OF ILLINOIS)) SS. |
|---|
| KANE COUNTY) |
| I,Craig A. Shodeen, being first duly sworn on oath depose and say that I am |
| Manager of The Shodeen Family Property company, L.L.C, an Illinois Limited Liability |
| Company (L.L.C.), and that the following are all of the members of the said L.L.C.: |
| Shodeen Real Estate Company, L.L.C. |
| Generation Two, L.L.C. |
| Generation Three, L.L.C. |
| |
| |
| |
| |
| |
| |
| By: <u>Craig A. Shodeen</u> , Manager |
| Subscribed and Sworn before me this day of |
| July , 20 20 "OFFICIAL SEAL" LISA K. SMITH Notery Public, State of lilinois My Commission Expires 03/23/22 |
| Notary Public |

City of St. Charles Ownership Disclosure Forms

OWNERSHIP DISCLOSURE FORM LIMITED LIABILITY COMPANY (L.L.C.)

| STATE OF ILLINOIS) SS. KANE COUNTY I, |
|--|
| Manager of GC Housing Development LLC, an Illinois Limited Liability |
| Company (L.L.C.), and that the following persons are all of the members of the said L.L.C.: |
| Crane GC LLC |
| Grande GC LLC |
| |
| |
| |
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| |
| |
| Oran D.C. |
| By: Aller D. Celler |
| effrey D. Gane |
| Subscribed and Sworn before me this day of |
| September, 2020. 0 |
| September 2000 |
| (A) the |
| Notary Public |
| OFFICIAL SEAL DENNIS ANTON |
| Notary Public - State of Illinois My Commission Expires 10/31/2020 |
| The second s |

City of St. Charles Ownership Disclosure Forms

RESIDENTIAL ZONING COMPLIANCE TABLE

Name of Development: Anthony Place St. Charles Phase 2 Senior Apartments

| | Zoning District Requirement | Existing PUD Requirement (if applicable) | Proposal | |
|---------------------------------------|--------------------------------|--|--------------|--|
| | District: | Ordinance #: | Proposed | |
| Minimum Lot Area | | | 1.55 Acres | |
| Minimum Lot Width | | | 150' | |
| Maximum Building Coverage | | | 68% | |
| Maximum Building Height | | | 4 Stories | |
| Minimum Front Yard | | | 40' | |
| Interior Side Yard | | | N/A - Corner | |
| Exterior Side Yard | | | N/A - Corner | |
| Minimum Rear Yard | | | 10' | |
| Landscape Buffer Yards ¹ | | | N/A | |
| % Overall Landscape Area | | | 32% | |
| Building Foundation Landscaping | | | 8' | |
| Public Street Frontage Landscaping | | | 20' | |
| Parking Lot Landscaping | | | 10' | |
| # of Parking Spaces | | | 82 Spaces | |

¹ Within the RM-3 zoning district, a Landscape Buffer Yard shall be provided along any lot line that abuts or is across a street from property in any RE, RS, or RT District. See Chapter 17.26 for planting and screening requirements for Landscape Buffers.

PARK LAND/CASH WORKSHEET

City of St. Charles, Illinois

 Name of Development
 Anthony Place St. Charles Phase 2 Senior Apartments

 Date Submitted:
 9/29/2020

 Prepared by:
 Chealon Shears



Total Dwelling Units: ______

A credit for existing residential lots within the proposed subdivision shall be granted. Deduct one (1) unit per existing lot.

Total Dwelling Units w/ Deduction:

*If the proposed subdivision contains an existing residential dwelling unit, a credit calculated as a reduction of the estimated population for the dwelling is available. Please request a worksheet from the City.

| Estimated Population | | D. Luis Committee | Estimated Population | |
|------------------------------|--|---------------------------------------|--|---|
| Type of Dwelling | # Dwelling Units (DU) | Population Generation per Unit | Estimatea Fopulation | |
| Detached Single Famil | у | | | |
| > 3 Bedroom | | DU x 2.899 | | |
| > 4 Bedroom | | DU x 3.764 | - | |
| ➢ 5 Bedroom | | DU x 3.770 | | |
| Attached Single Famil | у | | | |
| > 1 Bedroom | | DU x 1.193 | | |
| > 2 Bedroom | | DU x 1.990 | = | |
| > 3 Bedroom | | DU x 2.392 | | |
| > 4 Bedroom | | DU x 3.145 | • | |
| Apartments | | | | |
| > Efficiency | | DU x 1.294 | | |
| > 1 Bedroom | | DU x 1.758 | | |
| > 2 Bedroom | 57 | DU x 1.914 | = 100 (Rounded from 100.2) | |
| ➢ 3 Bedroom | 18 | DU x 3.053 | = 34 (Rounded from 34.4) | |
| Totals | 75 | | * 134 (Note: This propo | sed project will target a 100% senior population age |
| 292010 | Total Dwelling Uni with deduction, if appli | | Estimate and the population of the standard for the stand | There will not be a student population present that nated Populations counts being as high as the listed 100 BD, respectively.0 |
| Park Site Requiremen | ts: | | | |
| Estimated Total Popula | tion x . | 010 Acres per capita = $\frac{*13}{}$ | 4 Acres | |
| Cash in lieu of require | ements: | | | |
| Total Site Acres | N/A x \$24 | 40,500 (Fair Market Value per In | mproved Land) = $\$$ | N/A |

SCHOOL LAND/CASH WORKSHEET

| Name of Development | Anthony Place St. Charles Phase 2 Apartments |
|---------------------|--|
| Date Submitted: | 9/29/2020 |
| Prepared by: | Chealon Shears |
| riepared by. | Chearon bhoars |



City of St. Charles. Illinois

Total Dwelling Units: ______* 75 - This will be a 100% senior development limited to residents 55 years and older in required age to occupy the property.

A credit for existing residential lots within the proposed subdivision shall be granted. Deduct one (1) unit per existing lot.

Total Dwelling Units w/ Deduction: 75

*If the proposed subdivision contains an existing dwelling unit, a credit is available calculated as a reduction of the estimated population for the dwelling. Please request a worksheet from the City.

| ······································ | | | | | Middle (Grades 6 to 8) | | | (Grad | High (Grades 9 to 12) | | |
|--|-----------|--|---|--|--|---|---|--|--|--|--|
| | | - gim, and | | | م مور و م مرد برد م | | | | | | |
| | DU x .369 | = | | | DU x .173 | | | DU x .184 | | | |
| | DU x .530 | = | | | DU x .298 | | | DU x .360 | | | |
| | DU x .345 | = | | | DU x .248 | . = | | DU x .300 | | | |
| | | | | | | | | | - | | |
| | DU x .000 | = | | and the second | DU x .000 | . = | | the second second second second second as its | = | | |
| | DU x .088 | = | | | DU x .048 | | | A REAL PROPERTY AND A CARDING OF THE | = | | |
| | DU x .234 | = | | 1 | DU x .058 | | | the second second and the second | = | | |
| | DU x .322 | = | | | DU x .154 | = | | DU x .173 | = | | |
| | | | | | | | | | | | |
| | DU x .000 | = | | | DU x .000 | = | | and a state of the second state of the state of the state of the second state of the s | | والاعدانيو وتوجوه | |
| 57 | DU x .002 | = | * N.A. | 1 | DU x .001 | = | the set of the set when a set of a set of | | | * N.A. | |
| 18 | DU x .086 | - 552 | *NA | | DU x .042 | = | * N.A. | to the second second second backet reason we | = | * N.A. | |
| | DU x .234 | = | | | DU x .123 | = | | DU x .118 | . = | | |
| 75 TDU | | | *0 | TE | | | *0 TN | м | | *0T | |
| | 100 | DU x .000 DU x .088 DU x .234 DU x .322 DU x .000 57 DU x .002 18 DU x .086 DU x .234 | DU x .000 = DU x .088 = DU x .234 = DU x .322 = DU x .322 = 18 DU x .000 = 18 DU x .002 = DU x .086 = DU x .234 = 75 TDU | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | |

School Site Requirements:

| Туре | # of students | Acres per student | Sit | e Acres |
|-----------------|---------------|-------------------------|-----|---------------------|
| Elementary (TE) | *0 | x .025 | = | *0 |
| Middle (TM) | *0 | x .0389 | = | *0 |
| High (TH) | *0 | x .072 | = | *0 |
| | | Total Site Acres | | *0 - See Note Above |

Cash in lieu of requirements:

N/A (Total Site Acres)

x \$240,500 (Fair Market Value per Improved Land)

N/A S

INCLUSIONARY HOUSING REQUIREMENTS

Background:

St. Charles Municipal Code Title 19 "Inclusionary Housing", requires developers of new residential developments to provide a proportionate share of affordable housing units within the development, or to pay a fee in-lieu of providing affordable housing units. Developers may also provide a mix of affordable housing units and fee in-lieu.

Affordable housing is defined as housing that has a sales price or rental amount that is within the means of a household with income at or below 80% Area Median Income (AMI) for for-sale units and at or below 60% AMI for rental units, adjusted for household size. See Title 19 for complete definitions.

The maximum price of affordable for-sale units and affordable rental units required by Title 19 shall be no greater than the affordable purchase price and affordable rent established annually by the Illinois Housing Development Authority (IHDA). Contact the Planning Division for the most recent affordable prices from IHDA.

Development Cost Offsets:

Developments that provide affordable housing units may be eligible for the following:

- Density Bonus equivalent to one bonus unit for each affordable unit constructed, up to 120% of base density.
- Waiver of building permit, demolition, plan review, and sewer/water connection fees for the required affordable units.
- Waiver of School and Park cash contributions (when required in lieu of park and land dedications) for the required affordable units.

Submission Requirements:

Submit information describing how the residential development will comply with the requirements of Title 19, "Inclusionary Housing". <u>Use the Inclusionary Housing Worksheet</u> to calculate the number of required affordable units to be incorporated within the residential development, or the required fee in-lieu payment.

If the development will include affordable units, submit the following additional information:

- The number of market-rate and affordable for-sale and rental units to be constructed, including type of dwelling, number of bedrooms per unit, proposed pricing, and construction schedule, including anticipated timing of issuance of building permits and occupancy certificates.
- Documentation and plans regarding locations of affordable units and market-rate units, and their exterior appearance, materials, and finishes.

City Council Determination:

City Council will review the proposal to comply with the requirements of Title 19 "Inclusionary Housing" and will determine whether affordable units, fee in-lieu, or a mix of affordable units and fee in-lieu will be accepted.

INCLUSIONARY HOUSING WORKSHEET



Name of DevelopmentAnthony Place St. Charles Phase 2 Senior ApartmentsDate Submitted:9/30/2020Prepared by:Chealon Shears

Use this worksheet to determine the affordable unit requirement for the proposed development and to propose how the development will meet the Inclusionary Housing requirements of Title 19.

Calculate the number of affordable units required:

| Unit Count Range | # of Units Proposed in Development | | % of Affordable Units Required | | # of Affordable Units Required |
|--------------------|---------------------------------------|---|-----------------------------------|---|-----------------------------------|
| 1 to 15 Units | | x | 5% | = | |
| More than 15 Units | 75 | x | 10% | = | 8 (Rounded from 7.5) |

How will the Inclusionary Housing requirement be met?

- X Provide on-site affordable units
- □ Pay a fee in-lieu of providing affordable units (calculate fee in-lieu below)
- Provide a mixture of affordable units and fee in-lieu
 - # of affordable units to be provided: _
 - Amount of fee in-lieu to be paid (calculate below): ______

Fee In-Lieu Payment Calculation

| # of Affordable Units Required | # of Affordable Units Proposed to Pay the Fee-In- Lieu | | Fee-In-Lieu Amount Per Unit | | Total Fee-In-Lieu Amount |
|-----------------------------------|---|---|--------------------------------|---|-----------------------------|
| 8 | | x | \$39,665.75 | = | \$0.00 |



Trustee's Deed

K9297

This Indenture, made this 6th day of April, 2009 between North Star Trust Company, an Illinois Corporation, as Successor Trustee to Harris N.A., as Successor Trustee to Harris Bank St. Charles, under the provisions of a deed or deeds in trust, duly recorded and delivered in pursuance of a Trust



2009K028346

RECORDER - KANE COUNTY, IL

RECURDED: 4/15/2009 3:17 PM REC FEE: 25.00 RHSPS FEE: 10.00 PAGES: 4

Agreement dated 10th day of August, 1989 and known as Trust Number LT-2021 party of the first part, and THE SHODEEN FAMILY PROPERTY COMPANY, L.L.C., a Delaware limited liability company party of the second part.

ADDRESS OF GRANTEE(S): 17 North First Street, Geneva, Illinois

Witnesseth, that said party of the first part, in consideration of the sum of Ten (\$10.00) dollars, and other good and valuable considerations in hand paid, does hereby Convey and Quit Claim unto said party of the second part, the following described real estate, situated in Kane County, Illinois, to wit:

See Legal Description attached as Exhibit "A" and made a part hereof

P.I.N. 09-33-351-025

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V

Together with the tenements and appurtenances thereunto belonging.

To Have and to Hold the same unto said party of the second part, and to proper use, benefit and behoof forever of said party of the second part.

This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuant to and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the provisions of said Trust Agreement above mentioned, and of every other power and authority thereunto enabling.

In Witness Whereof, said part of the first part has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Trust Officer and attested by its Trust Officer, the day and year first above written.

NORTH STAR TRUST COMPANY As Trustee, as aforesaid, By: Trust Office Attest: Trust Officer Chicago Title Insurance Company 1795 West State Street Geneva, IL 60134

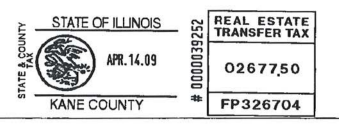
STATE OF ILLINOIS SS. COUNTY OF COOK I, the undersigned, a Notary Public in and for said County, in the State aforesaid do hereby certify that Laurel D. Thorpe, Trust Officer and Maritza Castillo, Trust Officer, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Trust Officer and Trust Officer respectively appeared before me this day in person and acknowledged that they signed and sealed and delivered the said instrument as their own free and voluntary act of said Company for uses and purposes therein set forth; and the said Trust Officer did also then and there acknowledge that said Trust Officer as custodian of the corporate seal of said Company did affix the said corporate seal of said Company for the uses and purposes therein set forth.

Given under my hand and notarial seal the 6th day of April, 2009.

luía



Notary Public



MAIL TO: Mail tax Bill to: The Shadeen Family Property Con 17 N. First Street

Genera, IL UDI34

ADDRESS OF PROPERTY

4.554 Acres Kane County, Illinois

THIS INSTRUMENT PREPARED BY:

Laurel D. Thorpe North Star Trust Company 500 W. Madison St., Suite 3150 Chicago, Illinois 60661

EXHIBIT "A" LEGAL DESCRIPTION

THAT PART OF THE SOUTHWEST 1/4 OF SECTION 33, TOWNSHIP 40 NORTH, RANGE 8 EAST OF THE THIRD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS: BEGINNING AT THE MOST EASTERLY CORNER OF ST. CHARLES COMMERCIAL CENTER, UNIT NO. EIGHT, ST. CHARLES, KANE COUNTY, ILLINOIS, BEING ON THE SOUTHWESTERLY LINE OF ILLINOIS STATE ROUTE NO. 38; THENCE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE 26.67 FEET; THENCE SOUTHWESTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 50.0 FEET; THENCE SOUTHERLY ALONG A LINE FORMING AN ANGLE OF 156 DEGREES 53 MINUTES 54 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 54.36 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE PENULTIMATE DESCRIBED COURSE 21.0 FEET TO THE SOUTHWESTERLY LINE EXTENDED SOUTHEASTERLY OF SAID UNIT NO. EIGHT: THENCE CONTINUING SOUTHWESTERLY ALONG THE PROLONGATION OF THE LAST DESCRIBED COURSE 104.0 FEET TO THE MOST WESTERLY CORNER OF ST. CHARLES COMMERCIAL CENTER, UNIT NO. TEN, ST. CHARLES, KANE COUNTY, ILLINOIS; THENCE SOUTHEASTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 205.36 FEET TO THE MOST SOUTHERLY CORNER OF SAID UNIT NO. TEN; THENCE NORTHEASTERLY ALONG A LINE FORMING AN ANGLE OF 90 DEGREES 34 MINUTES 25 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 224.85 FEET TO THE MOST EASTERLY CORNER OF SAID UNIT NO. TEN, BEING ON SAID SOUTHWESTERLY LINE; THENCE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE, BEING A CURVE TO THE RIGHT HAVING A RADIUS OF 3123.23 FEET, 335.77 FEET TO THE MOST NORTHERLY CORNER OF ST. CHARLES COMMERICAL CENTER, UNIT NO. NINE, ST. CHARLES. KANE COUNTY, ILLINOIS; THENCE SOUTHWESTERLY ALONG A NORTHWESTERLY LINE OF SAID UNIT NO. NINE 169.77 FEET TO AN ANGLE IN THE WEST LINE OF SAID UNIT NO. NINE; THENCE SOUTHERLY ALONG SAID WEST LINE FORMING AN ANGLE OF 141 DEGREES 42 MINUTES 17 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 141.50 FEET TO THE SOUTH LINE OF SAID QUARTER; THENCE WESTERLY ALONG SAID SOUTH LINE AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 1522.34 FEET TO THE EASTERLY LINE OF BRICHER ADDITION TO ST. CHARLES, TOWNSHIP, KANE COUNTY, ILLINOIS; THENCE NORTHERLY ALONG SAID EASTERLY LINE FORMING AN ANGLE OF 89 DEGREES 24 MINUTES 28 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED COUNTER-CLOCKWISE THEREFROM) 566.32 FEET TO A SOUTHWESTERLY CORNER OF ST. CHARLES COMMERICAL CENTER, UNIT NO. TWO, ST. CHARLES, KANE COUNTY, ILLINOIS; THENCE SOUTHEASTERLY ALONG A SOUTHWESTERLY LINE OF SAID UNIT NO. TWO FORMING AN ANGLE OF 58 DEGREES 59 MINUTES 27 SECONDS WITH THE LAST DESRIBED COURSE (MEASURED COUNTER-CLOCKWISE THEREFROM) 330.0 FEET TO AN ANGLE IN SAID SOUTHWESTERLY LINE; THENCE SOUTHERLY ALONG A WESTERLY LINE OF SAID UNIT NO. TWO FORMING AN ANGLE OF 135 DEGREES OO MINUTES WITH THE LAST DESCRIBED COURSE (MEASURED COUNTER-CLOCKWISE THEREFROM) 39.60 FEET TO AN ANGLE IN SAID WESTERLY LINE; THENCE SOUTHEASTERLY ALONG A SOUTHWESTERLY LINE OF SAID UNIT NO. TWO FORMING AN ANGLE OF 135 DEGREES OO MINUTES WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 152.96 FEET TO THE MOST SOUTHERLY CORNER OF LOT 3 IN SAID UNIT NO. TWO; THENCE NORTHEASTERLY ALONG A SOUTHEASTERLY LINE OF SAID LOT 189.50 FEET TO AN ANGLE IN SAID SOUTHEASTERLY LINE: THENCE SOUTHEASTERLY ALONG A SOUTHWESTERLY LINE OF SAID LOT AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 74.50 FEET TO AN ANGLE IN SAID SOUTHWESTERLY LINE; THENCE NORTHEASTERLY ALONG A SOUTHEASTERLY LINE OF SAID LOT AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 105.50 FEET TO AN ANGLE IN SAID SOUTHEASTERLY LINE; THENCE SOUTHEASTERLY ALONG A SOUTHWESTERLY LINE OF SAID LOT AT RIGHT ANGLES TO THE LAST DESCRIED COURSE 32.54 FEET TO AN ANGLE IN SAID SOUTHWESTERLY LINE; THENCE NORTHEASTERLY ALONG A SOUTHEASTERLY LINE OF SAID LOT AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 235.0 FEET TO THE MOST WESTERLY CORNER OF SAID UNIT NO. EIGHT; THENCE SOUTHEASTERLY ALONG THE SOUTHWESTERLY LINE OF SAID UNIT NO. EIGHT TO MOST EASTERLY CORNER OF SAID UNIT NO. EIGHT; THENCE NORTHEASTERLY ALONG THE SOUTHEASTERLY LINE OF SAID UNIT NO. FIGHT TO THE POINT OF BEGINNING (EXCEPT PART IN ST. CHARLES COMMERCIAL CENTER UNITS 12, 13, 14 AND 15 AND EXCEPT PART IN RANDALL ROAD COMMERCIAL PROPERTIES PHASE V AND PHASE II AND EXCEPT PART IN LEFFLER'S FOLLY SUBDIVISION AND EXCEPT PART IN GIBSON'S CAR WASH SUBDIVISION AND EXCEPT PART IN TRUST T-303 TRACT DESCRIBED IN DOCUMENT 7483858) ALL IN THE CITY OF ST. CHARLES, KANE COUNTY, ILLINOIS.

RECORDER - KANE COUNTY, ILLINOIS

PLAT ACT AFFIDAVIT - METES AND BOUNDS DESCRIPTION

STATE OF ILLINOIS

COUNTY OF KANE

| | | | Susa | n Stover | | | | | , being d | uly sworn o | n oa | th, states that |
|-----|---------------------|---------|-------|-----------|-----|------|----|-------|-----------|-------------|------|-----------------|
| she | works Vosides at | Chicago | Title | Insurance | Co. | 1795 | w. | State | Street, | Geneva, | IL | 60134 |

And further states that: (please check the appropriate box)

SS.

A. [X]. That the attached deed is not in violation of 765 ILCS 205/1 (a), in that the sale or exchange is of an entire tract of land not being a part of a larger tract of land; or

B. [] That the attached deed is not in violation of 765 ILCS 205/1 (b) for one of the following reasons: (please circle the appropriate number)

Please circle the number of the paragraph which is applicable to attached deed.

- The division or subdivision of land is into parcels or tracts of five acres or more of size which does not involve any new streets or easements of access;
- 2. The division of lots or blocks of less than one acre in any recorded subdivision which does not involve any new streets or easements of access;
- 3. The sale or exchange of parcels of land between owners of adjoining and contiguous land;
- 4. The conveyance of parcels of land or interests therein for use as right of way for railroads or other public utility facilities and other pipe lines which does not involve any new streets or easements of access;
- 5. The conveyance of land owned by a railroad or other public utility which does not involve any new streets or easements of access;
- 6. The conveyance of land for highway or other public purposes or grants or conveyances relating to the dedication of land for public use or instruments relating to the vacation of land impressed with a public use;
- 7. Conveyances made to correct descriptions in prior conveyances;
- 8. The sale or exchange of parcels or tracts of land following the division into no more than two parts of a particular parcel or tract of land existing on July 17, 1959, and not involving any new streets or easements of access;
- 9. The sale is of a single lot of less than five acres from a larger tract when a survey is made by an Illinois Registered Land Surveyor; provided this exemption shall not apply to the sale of any subsequent lots from the same larger tract of land, as determined by the dimensions and configuration of the larger tract on October 1, 1973, and provided also that his exemption does not invalidate any local requirements applicable to the subdivision of land.

Affiant further states that she makes this affidavit for the purpose of inducing the Recorder of Deeds of Kane County, Illinois, to accept the attached deed for recording, and that all local requirements applicable to the subdivision of land are met by the attached deed and the tract described therein.

Signature of Affiant

SUBSCRIBED AND SWORN TO BEFORE ME

this 20 olary Public

OFFICIAL SEAL MARY L. JOHNSON Notary Public, State of Illinois My Commission expires 06/22/09

2009K028346 4/4



Illinois Department of **Natural Resources**

One Natural Resources Way Springfield, Illinois 62702-1271 http://dnr.state.il.us JB Pritzker, Governor

Colleen Callahan, Director

August 24, 2020

Chealon Shears GC Housing Development LLC 343 Wainwright Drive, Suite B Northbrook, IL 60062

RE: Anthony Place Senior Apartments St. Charles Phase 2 Project Number(s): 2103501 County: Kane

Dear Applicant:

This letter is in reference to the project you recently submitted for consultation. The natural resource review provided by EcoCAT identified protected resources that may be in the vicinity of the proposed action. The Department has evaluated this information and concluded that adverse effects are unlikely. Therefore, consultation under 17 Ill. Adm. Code Part 1075 and 1090 is terminated.

Consultation for Part 1075 is valid for two years unless new information becomes available that was not previously considered; the proposed action is modified; or additional species, essential habitat, or Natural Areas are identified in the vicinity. If the project has not been implemented within two years of the date of this letter, or any of the above listed conditions develop, a new consultation is necessary. Consultation for Part 1090 (Interagency Wetland Policy Act) is valid for three years.

The natural resource review reflects the information existing in the Illinois Natural Heritage Database and the Illinois Wetlands Inventory at the time of the project submittal, and should not be regarded as a final statement on the site being considered, nor should it be a substitute for detailed site surveys or field surveys required for environmental assessments. If additional protected resources are encountered during the project's implementation, you must comply with the applicable statutes and regulations. Also, note that termination does not imply IDNR's authorization or endorsement of the proposed action.

Please contact me if you have questions regarding this review.

Adam Rawe

Adam Rawe Division of Ecosystems and Environment 217-785-5500

Inclusionary Housing Requirements

Title 19 - Inclusionary Housing Ordinance Compliance

Anthony Place St. Charles Phase 2 Senior Apartments will be a Seventy-Five (75) unit affordable, independent senior residential community. This proposed project complies with Title 19 - Inclusionary Housing Ordinance by including 100% affordable rental units in which the rents for a majority of the units will be at or below 60% of the Area Median Income, adjusted for household size, aligning with the current Qualified Allocation Plan guidelines issued by the Illinois Housing Development Authority. Providing 75 affordable units exceeds the eight (8) Inclusionary Housing Plan calculation listed in this application.

Anthony Place St. Charles Phase 2 Senior Apartments will consist of approximately Seventy-Five (75) affordable independent senior rental units, in which the proposed unit mix will include approximately Fifty-Seven (57) One Bedroom Units and Eighteen (18) Two Bedroom Units. The proposed rents, based on current available data from 2020 Low Income Housing Tax Credit Rent Limits, will be approximately \$850 for a one bedroom unit and \$1,010 for a two bedroom unit. (NOTE: These rents are preliminary estimates and are subject to change upon ongoing project underwriting to ensure the proposed project will be financial feasible to develop and operate.)

Public Benefits, Departures From Code

The St. Charles Commercial Corridor Planned Unit Development (PUD) meets the purposes and requirements stated in the Section 17.04.400 in the City of St. Charles Zoning Ordinance. The existing PUD allows for a variety of permitted uses, and also allows for a public benefit beyond current requirements to provide affordable housing units, in conformance with St. Charles Municipal Code Title 19 - Inclusionary Housing requirements, in an amount that exceeds requirements. In this instance, the proposed project, Anthony Place St. Charles Phase 2 Senior Apartments, will a 100% affordable senior community of seventy-five (75) affordable units, exceeding the eight (8) Inclusionary Housing Plan calculation listed in this application.

For the purposes of this application, the City of St. Charles Staff has recommended that underlying BR zoning classification be maintained and that a PUD amendment allow for 1) permitted bulk design standards to accommodate this proposed affordable housing development, and 2) allow Independent Living Facilities as a Special Use which is defined as

" A multiple-family dwelling that is limited to occupancy by persons who are fifty-five (55) years of age and older or, if two (2) persons occupy unit, at least one (1) shall be fifty-five (55) years or older. Such facilities may include offering congregate meals in a common dining area. This use may include incidental medical services for the convenience of residents, but is distinct from an Assisted Living Facility or Nursing Home, as defined herein".

This Special Use will be in conformance with Section 17.04.400 by providing new construction development of high quality design that will include energy efficiency features in the building and site design, featuring landscaping that will be superior to the existing surrounding landscaping and foliage in adjacent uses, and will provide new sidewalks and crosswalks that will support safer pedestrian traffic, particularly to the adjacent retail uses west of the proposed Special Use project site.

Schedule

A. Project Phases

Anthony Place St. Charles Phase 2 Senior Apartments will consist of only phase of development and construction.

B. Beginning and Completion Dates

The proposed construction schedule is as follows:

| Proposed Construction Schedule | | | | | | |
|---|----------------|--|--|--|--|--|
| The projected construction schedule for this development is as follows: | | | | | | |
| Issuance of Building Permit | Early May 2022 | | | | | |
| Project Financial Closing | May 2022 | | | | | |
| Construction Start | May 2022 | | | | | |
| Issuance of Temporary Certificate of Occupancy | Late May 2023 | | | | | |
| Issuance of Final Certificate of Occupancy | June 2023 | | | | | |

C. Different Land Use Types

There will be only be one land us type involved in this proposed project – Independent Living Facility as permitted Special Use through a PUD amendment. The proposed schedule detailed above will apply to this use.

Exhibit A - LEGAL DESCRIPTION

THAT PART OF THE SOUTHWEST QUARTER OF SECTION 33, TOWNSHIP 40 NORTH, RANGE 8 EAST OF THE THIRD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS: COMMENCING AT THE MOST EASTERLY CORNER OF LOT 3, ST, CHARLES COMMERCIAL CENTER, UNIT NO. TWO, ST. CHARLES, KANE COUNTY, ILLINOIS; THENCE SOUTHEASTERLY ALONG THE SOUTHWESTERLY LINE OF ILLINOIS STATE ROUTE NO. 38, 325.46 FEET; THENCE SOUTHWESTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 121.00 FEET FOR A POINT OF BEGINNING; THENCE NORTHEASTERLY ALONG THE LAST DESCRIBED COURSE 121.00 FEET TO SAID SOUTHWESTERLY LINE; THENCE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE 26.67 FEET; THENCE SOUTHWESTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE 50.00 FEET; THENCE SOUTHERLY ALONG A LINE FORMING AN ANGLE OF 156 DEGREES 53 MINUTES 54 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 54.36 FEET; THENCE SOUTHWESTERLY PARALLEL WITH THE PENULTIMATE DESCRIBED COURSE 369.00 FEET; THENCE NORTHWESTERLY PARALLEL WITH SAID SOUTHWESTERLY LINE 63.00 FEET; THENCE SOUTHWESTERLY ALONG A LINE FORMING AN ANGLE OF 135 DEGREES 00 MINUTES 00 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 73.54' THENCE NORTHWESTERLY PARALLEL WITH SAID SOUTHWESTERLY LINE 129.00 FEET; THENCE SOUTHWESTERLY ALONG A LINE FORMING AN ANGLE OF 135 DEGREES 00 MINUTES 00 SECONDS WITH THE LAST DESCRIBED COURSE (MEASURED CLOCKWISE THEREFROM) 22.63 FEET; THENCE SOUTHWESTERLY AT RIGHT ANGLES TO THE PENULTIMATE DESCRIBED COURSE 114.00 FEET TO A LINE DRAWN PARALLEL WITH SAID SOUTHWESTERLY LINE FROM THE MOST SOUTHERLY CORNER OF SAID LOT 3; THENCE NORTHWESTERLY PARALLEL WITH SAID SOUTHWESTERLY LINE 220.50 FEET TO SAID MOST SOUTHERLY CORNER; THENCE NORTHEASTERLY ALONG A SOUTHEASTERLY LINE OF SAID LOT 189.50 FEET TO AN ANGLE IN SAID SOUTHEASTERLY LINE; THENCE SOUTHEASTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHWESTERLY LINE OF SAID LOT 74.50 FEET TO AN ANGLE IN SAID SOUTHWESTERLY LINE; THENCE NORTHEASTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHEASTERLY LINE OF SAID LOT 105.50 FEET TO AN ANGLE IN SAID SOUTHEASTERLY LINE; THENCE SOUTHEASTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHWESTERLY LINE OF SAID LOT 32.54 FEET TO AN ANGLE IN SAID SOUTHWESTERLY LINE; THENCE NORTHEASTERLY AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHEASTERLY LINE OF SAID LOT 235.00 FEET TO A LINE DRAWN PARALLEL WITH THE SOUTHWESTERLY LINE OF SAID STATE ROUTE FROM THE POINT OF BEGINNING: THENCE SOUTHEASTERLY ALONG SAID PARALLEL LINE 325.46 FEET TO THE POINT OF BEGINNING, IN THE CITY OF ST. CHARLES, KANE COUNTY, ILLINOIS.



LEGAL DESCRIPTION

LECORE DELOCIONES TO THE SOUTH ESTOLIVATER OF SECTION 31. TOWNSHIP 40 NORTH, RANGE 8 EAST OF THE THIRD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS: COMMENCING AT THE MOST EASTERLY CORNER OF LOT 3, 51. GAVILES COMMERCIAL CENTER, UNT NON, 51. CHARLES, KANE COMMY LLINOS: THERE SOUTHASTERLY AND STE ASTERLY CORNER OF LOT 3, 51. GAVILES COMMERCIAL CENTER, UNT NON, 51. CHARLES, KANE COMMY LLINOS: THERE SOUTHASTERLY LANGE THE SOUTHASTERLY LANGE THE SOUTHASTERLY LANGE MEN SOUTHASTERLY. AT INGERT ANALES TO THE LAST DESCRIBED COURSE (1) O TET I FOR A FONT OF REGINANCE, THERE SOUTHASTERLY. AND SOUTHASTERLY AT INGERT ANALES TO THE LAST DESCRIBED COURSE (1) O TET I FOR A FONT OF REGINANCE, THERE SOUTHASTERLY. AND SA DIFFET THERE SOUTHASTERLY AT INGENT ANALES TO THE LAST DESCRIBED COURSE (1) ONE TO THE SOUTHASTERLY LANGE AND FET. THENCE SOUTHASTERLY ALONG A LINE FORMING AN ANALE OF 150 DESCRIBED COURSE (1) O TET I FOR A FONT OF REGINANCE, THENCE SOUTHASTERLY ALONG A LINE FORMING AN ANALE OF 150 DESCRIBED COURSE (1) O TET I FORME SOUTHASTERLY ALONG A LINE FORMING ANA ANALE OF 150 DESCRIBED COURSE (1) O TET I THEOL SOUTHASTERLY LANGE AND THE LAST DESCRIBED COURSE (1) O TET I THEOL SOUTHASTERLY. ALONG A LINE FORMING AN ANALE OF 150 DESCRIBED COURSE (1) O TET I THEOL SOUTHASTERLY LANGE AND LANGE SOUTHASTERLY ALONG A LINE FORMING ANA ANALE OF 150 DEGREES 00 MINUTES 00 SECONDS WITH THE LAST DESCRIBED COURSE (1) O TEST FORMA ANALES OF 150 DESCRIBED COURSE (1) O TEST FORMA ANALES OF 150 DESCRIBED COURSE (1) O TEST FORMA ANALES OF 150 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE ANALES OF 150 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE ANALES OF 150 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE ANALES OF 150 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE AND LANGE OF 500 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE AND LANGE OF 500 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE AND LANGE OF 500 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE AND LANGE OF 500 DESCRIBED COURSE (1) O THEOL SOUTHASTERLY LANGE AND LANGE OF 500 DE ANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHEASTERY LINE OF SAND T105.09 FEET TO AN ANDER SAND SOUTHEASTERY X LINE, THENCE SOUTHEASTERY X1 ROUTH TANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHESTERY LINE OF SAND LOT 32.47 FEET TO AN ANGLE IN SAID SOUTHWESTERY. V LINE, THENCE NORTHEASTERY X1 RIGHT ANGLES TO THE LAST DESCRIBED COURSE ALONG A SOUTHEASTERY. X1 LINE OF SAND LOT 30.60 FEET TO A LINE DRAWN PRAALLEL LINE 32.64 FEET TO THE AND SOUTHWESTERY. LINE OF SAND THE FORT THE FORT OF BEGINNING, IN THE CITY OF ST. CHARLES, KANE COUNTY, LLUNGS.

PUBLIC UTILITY EASEMENT PROVISIONS

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ACCESS EASEMENT PROVISIONS

AN ACCESS EASEMENT OS TO BE RESERVED FOR AND GRANTED TO THE OWNER OF LOT 2 AS HEREON PLATTED, THEIR HEIRS, SUCCESSORS, ASSIGNS AND INVITEES, AND TO THE CITY OF ST. CHARLES, FOR THE PURPOSE OF INGRESS AND EGRESS TO THE PUBLICLY DEDICATED ROADWAY.

NOTES:

THIS SITE IS CURRENTLY ZONED BR-REGIONAL BUSINESS

| CLIDI | 'EYOR'S | CTA. | TEMEND |
|-------|---------|------|--------|
| | | | |

THE ABOVE PLAN WAS PREPARED UNDER MY DIRECT SUPERVISION FROM EXISTING RECORDS, MAPS AND PLATS.

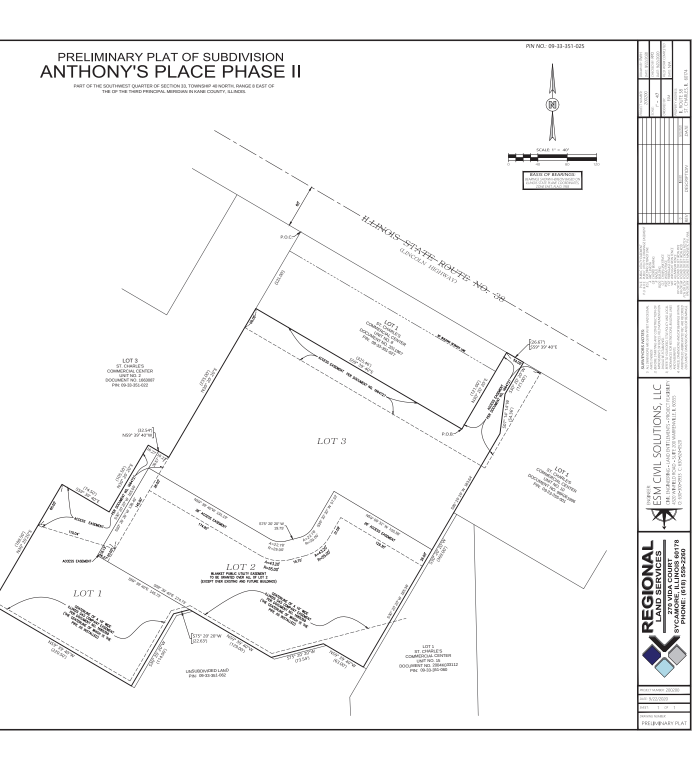
REGIONAL LAND SERVICES LLC 270 VIDA COURT, SYCAMORE, IL 60178 LAND SURVEYOR DESIGN FIRM NO. 184.007858

LICENSE EXPIRES: 04/30/2021

BY DATE: ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035.003832 LICENSE EXPIRES DATE:11/30/2020







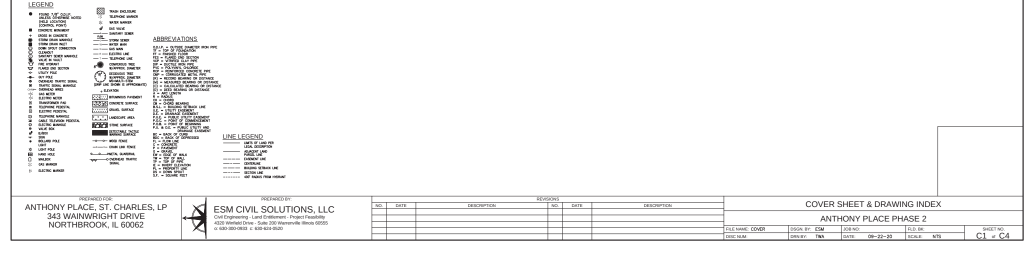
NOT FOR CONSTRUCTION

PRELIMINARY IMPROVEMENT PLANS for ANTHONY PLACE PHASE 2

ST. CHARLES, IL

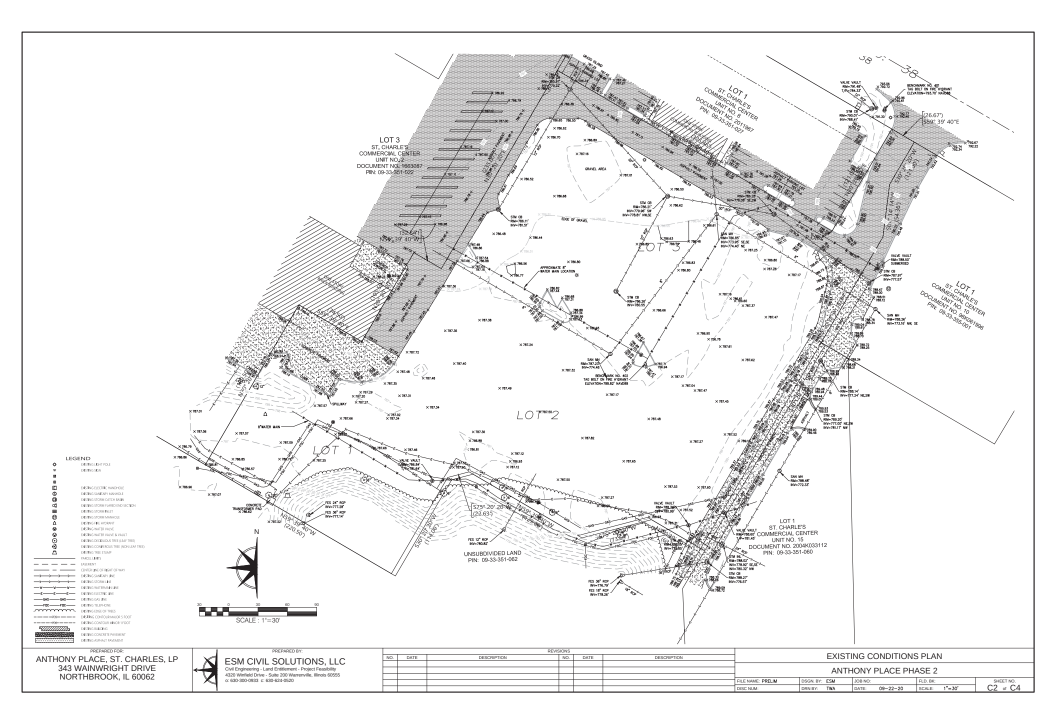
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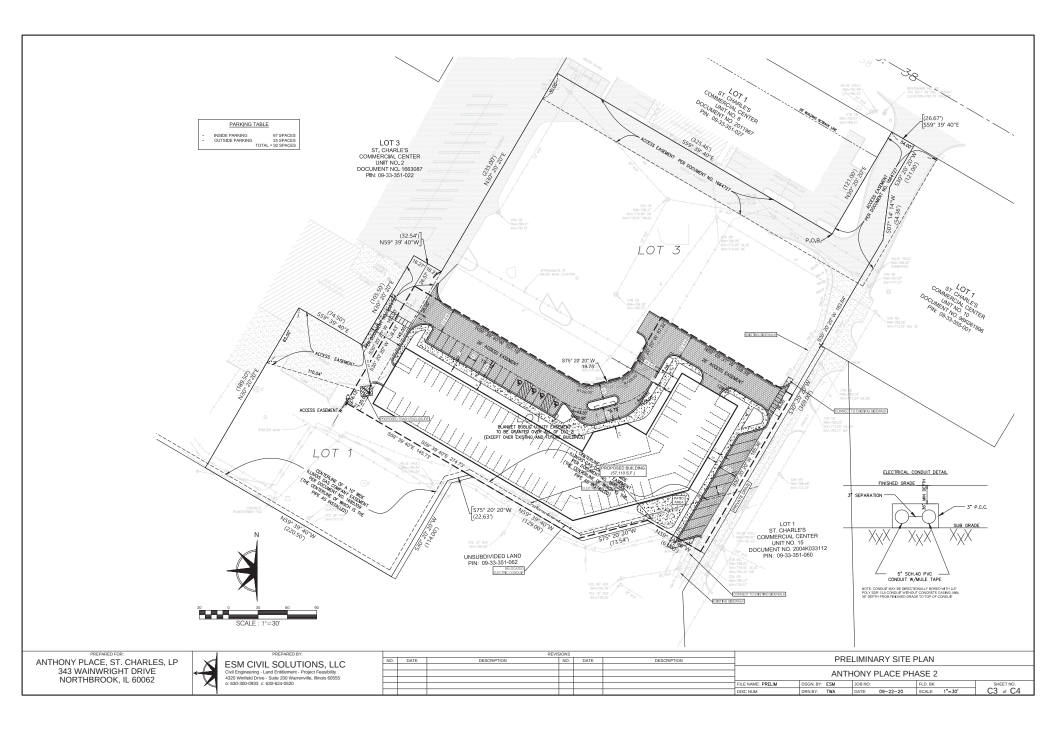


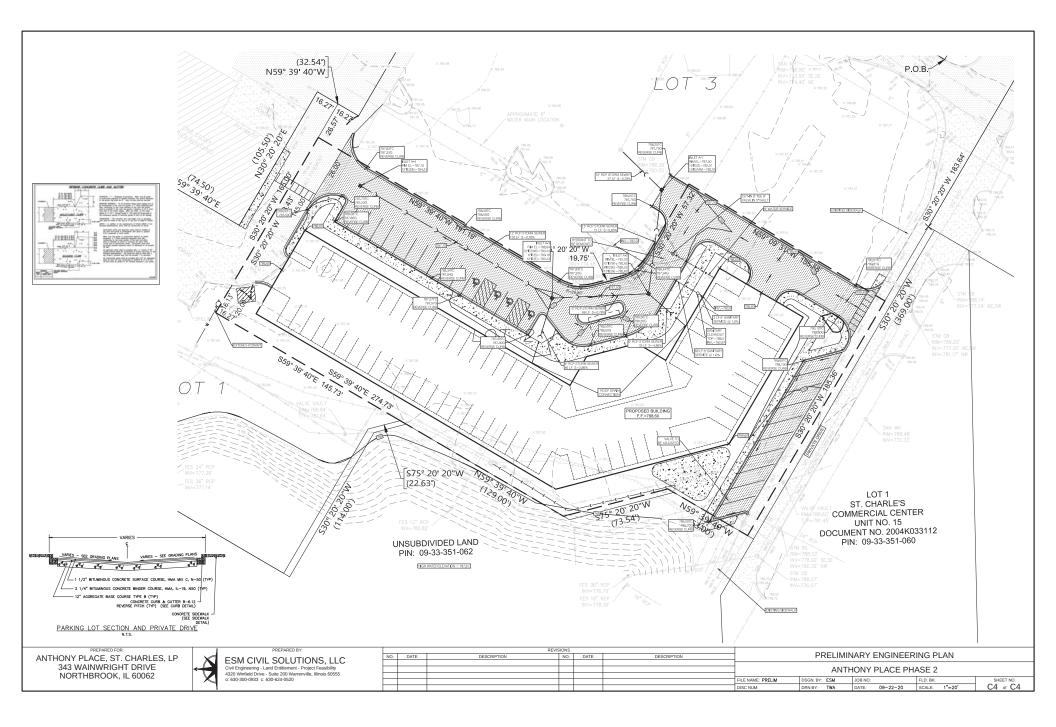


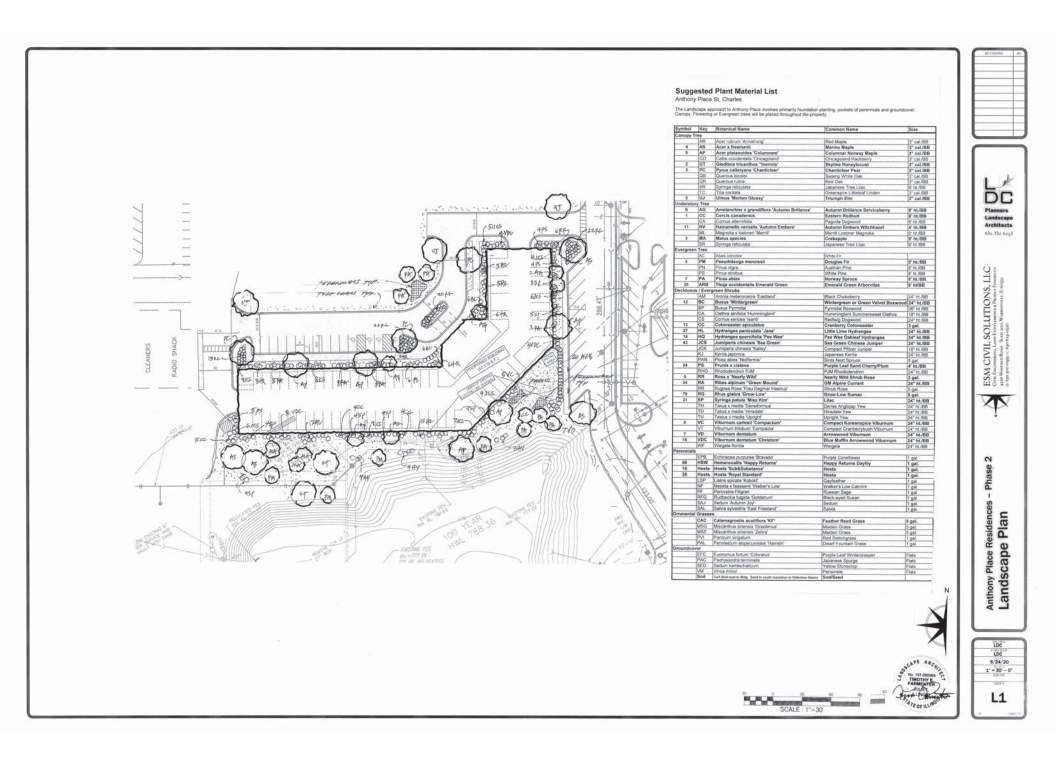
INDEX OF SHEETS

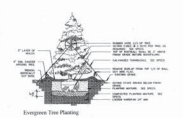
- C1 COVER SHEET & DRAWING INDEX
- C2 EXISTING CONDITIONS PLAN
- C3 PRELIMINARY SITE PLAN
- C4 PRELIMINARY ENGINEERING PLAN
- L1 LANDSCAPING PLAN
- L2 LANDSCAPING DETAILS
- T1 FIRE TRUCK TURNING RADIUS EXHIBIT

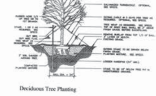




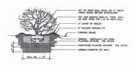








O NOT THAT LEADER



Shrub Planting

Planting Notes Anthony Place Residences – St. Charles, Illinois

- 1. The Contractor shall verify all existing conditions and dimensions in the field prior to bidding and report any discrepancies to the architect/owner.
- All planting techniques and methods shall be consistent with the latest edition of "Horticulture Standards of Nurserymen, Inc.," and as detailed on this drawing. Discrepancies shall be reported immediately to the Landscape Architect.
- All plant material shall be subject to inspection and approval. The Landscape Architect reserves the right to reject any plants, which fail to meet the inspection. All rejected material shall be removed and replaced by the contractor.
- 4. Substitution from the specified list will be accepted only when satisfactory evidence in writing is submitted to the Landscape Architect, showing that the plant specified is not available. Requests for approval of substitute plant material. Only those substitutions of at least equivalent size and having essential characteristics similar to the originally specified material will be issued in writing by the Landscape Architect.
- Guy and stake deciduous/evergreen trees if conditions warrant, or as requested by the Landscape Architect. (Refer to planting details specifications)
- All shrub, perennial, and groundcover beds shall be mulched with a minimum of 3° of shredded hardwood bark.
- 7. All plant material shall be guaranteed for one year.
- 8. The contractor shall be entirely responsible for all damages to water pipes, drains, severs, streets, pavements, sidewalks, or other structures of any kind encountered during the progress of work, and shall be liable for damages to public or private property resulting there from.
- The contractor shall be responsible for notifing all public and private utility companies. 48 hours: prior to any excavation, 1-800-882-1234. Cost of replacement and repair of existing utilities damaged as a result of contractor's operations shall be the contractor's responsibility.

Suggested Plant Material List

Anthony Place St. Charles

The Landscape approach to Anthony Place involves primarily foundation planting, pockets of perennials and groundcover. Canopy, Flowering or Evergreen trees will be placed throughout the property.

| Symbol | Key | Botanical Name | Common Name | Size |
|-----------------------|-----------|--|--|---------------------|
| anopy T | ree | | | |
| | AR | Acer rubrum 'Armstrong' | Red Maple | 3" cal./BB |
| 4 | AS | Acer x freemanii | Marmo Maple | 3" cal./BE |
| 5 | AP | Acer platanoides 'Columnare' | Columnar Norway Maple | 3" cal./BE |
| | CO | Ceitis occidentalis 'Chicagoland' | Chicagoland Hackberry | 3" cal./BB |
| 2 | GT | Gleditsia tricanthos "Inermis" | Skyline Honeylocust | 3" cal/Bl |
| 3 | PC | Pyrus calleryana 'Chanticleer' | Chanticleer Pear | 3" cal/Bl |
| * | QB | Pyrus calleryana Gnansicieer | | |
| | | Quercus bicolor | Swamp White Oak | 3" cal./BB |
| | QR | Quercus rubra | Red Oak | 3" cai./88 |
| | SR | Syringa reticulata | Japanese Tree Liac | 6" ht./BB |
| | TC | Titia cordata | Greenspire Littleleaf Linden | 3" cal./BB |
| 3 | LU | Ulmus 'Morton Glossy' | Triumph Elm | 3" calJBI |
| Indersto | ry Tree | | | |
| 6 | AG | Amelanchier x grandifiora 'Autumn Brillance' | Autumn Brillance Serviceberry | 8' ht/BB |
| 1 | CC | Cercis canadensis | Eastern Redbud | 8' ht/BB |
| 1 | CA | | | 6' ht/BB |
| 4.0 | HV | Comus alternifolia | Pagoda Dogwood Autumn Embers Witchhazel | 4' ht/88 |
| 11 | | Hamamelis vernalis 'Autumn Embers' | Autumn Embers Witchnazel | |
| _ | ML. | Magnolia x loebneri 'Merril' | Merrill Loebner Magnolia | 6" ht./BB |
| 3 | MA | Malus species | Crabapple | 8' ht/88 |
| - | SR | Syringa reticulata | Japanese Tree Lilac | B'ht/BB |
| vergree | | a contraction of the second seco | | |
| | IAC | Abies concolor | White Fir | - |
| | | | | 01 h 4 1000 |
| 3 | PM | Pseudotsuga menziesii | Douglas Fir | 8' ht,/BB |
| _ | PN | Pinus nigra | Austrian Pine | 8" ht /BB |
| | PS | Pinus strobus | White Pine | 8" ht./BB |
| 7 | PA | Picea abies | Norway Spruce | 8' ht/BB |
| 20 | ARB | Thuja occidentalis Emerald Green | Emerald Green Arborvitae | 6" ht/BB |
| | | | and a second resolution | 1- 11-00 |
| recignon | | reen Shrubs | loud on the second | In such as a |
| 2012 | AM | Aronia melanocarpa 'Eastland' | Black Chokeberry | 24" ht/BB |
| 12 | BC | Buxus 'Wintergreen' | Wintergreen or Green Velvet Boxwood | 24" ht/BE |
| | BP | Buxus Pyrmidal | Pyrmidal Boxwood | 36" M /88 |
| | CA | Clethra alnifolia 'Hummingbird' | Hummingbird Summersweet Clethra | 18" ht /88 |
| | CS | Cornus serices 'Isanti' | Redtwig Dogwood | 24" ht/98 |
| 13 | CC | Cotoneaster apiculatus | Cranberry Cotoneaster | |
| | | Cotoneaster apiculatus | | 3 gal. |
| 27 | HL. | Hydrangea paniculata 'Jane' | Little Lime Hydrangea | 24" ht/BE |
| 18 | HQ | Hydrangea quercifolia 'Pee Wee' | Pee Wee Oakleaf Hydrangea | 24" ht/B8 |
| 43 | JC:S | Jumiperis chinesis 'Sea Green' | Sea Green Chinese Juniper | 24" ht/B8 |
| | JCK | Jumiperis chinesis 'Kalley' | Compact Pfitzer Juniper | 18" ht/BB |
| | KJ | Kerris japonica | Japanese Kerria | 24" M/BB |
| | PAN | indime japonica | Japanese Kerna | 24 16,00 |
| | | Picea abies 'Nidiformis' | Birds Nest Spruce | 5 gal. |
| 24 | PS | Prunis x cistena | Purple Leaf Sand Cherry/Plum | 4' ht/88 |
| | RHO | Rhododendron PJM | PJM Rhododendron | 24" ht/BB |
| 6 | RR | Rosa x 'Nearly Wild' | Nearly Wild Shrub Rose | 2 gal. 24" ht/BE |
| 24 | RA | Ribes alpinum "Green Mound" | GM Alpine Currant | 24" ht/BE |
| | RR | Rugosa Rosa 'Frau Dagmar Hastrup' | Shrub Rose | 5 gal |
| 79 | RG | Rhus glabra 'Grow-Low' | Grow-Low Sumac | 5 gal, |
| | SP | Rifus platra Grow-Low | | 24" ht/BE |
| 31 | | Syringa patula 'Miss Kim' | Lilac | |
| | TH | Taxus x media 'Densiformus' | Dense Anglojap Yew | 24" M./BB |
| _ | TD | Taxus x media 'Hinsdale' | Hinsdale Yew | 24" ht./BB |
| | TU | Taxius x media 'Upright' | Upright Yew | 24" ht./BB |
| 5 | VC | Taxius x media 'Upright' Viburnum carlesii 'Compactum' | Compact Koreanspice Viburnum | 24" ht/BE |
| - | VT | Vibumum trilobum 'Compacta' | Compact Cranberrybush Viburnum | 24" ht/BB |
| 7 | VD | Viburnum dentatum | Arrowwood Viburnum | 24" hL/BB |
| | | | | |
| 15 | VDC | Viburnum dentatum 'Christom' | Blue Muffin Arrowwood Viburnum | 24" ht/BE |
| and the | WF | Weigela florida | Weigela | 24" ht./BB |
| ³ erennial | | | | Sector Contraction |
| 1111 | EPB | Echinacea purpurea 'Bravado' | Purple Coneflower | 1 gal |
| 50 | HSW | Hemerocallis "Happy Returns" | Happy Returns Daylily | 1 gal. |
| 10 | Hosta | Hosta 'Sub&Substance' | Hosta | 1 gal. |
| 30 | Hosta | Maste Band Standard | Hosta | |
| - 30 | | Hosta Royal Standard | | t gal. |
| _ | LSP | Liatris spicata 'Kobold' | Gayfeather | 1 gal. |
| | NF | Nepeta x faassenii 'Walker's Low' | Walker's Low Catmint | 1 gai. |
| | PF | Perovskia Filigran | Russian Sage | 1 gal. |
| | RFG | Rudbeckia fulgida 'Goldstrum' | Black-eyed Susan | 1 gal. |
| | SAJ | Sedum 'Autumn Joy' | Sedum | 1 gal. |
| | SAL | Salvia sylvestris 'East Friesland' | Salvia | 1 gal. |
| lenmart | al Grasse | Towns showing cast to page of | Touris | 1. gm. |
| mont | | | In the second seco | 10 |
| _ | CAC | Calamagrostis acutiflora 'KF' | Feather Reed Grass | 5 gal. |
| | MSG | Miscanthus sinensis 'Gracilimus' | Maiden Grass | 5 gal. |
| | MSZ | Miscanthus sinensis 'Zebra' | Maiden Grass | 6 gal. |
| _ | PVI | Panicum virigatum | Red Switchgrass | 1 ani |
| | PAL | | Pres dwitchgrass | 1 gal |
| | | Pennisetum alopecuroides 'Hamein' | Dwarf Fountain Grass | 1 gal. |
| | | | | 4.022 |
| rounded | | Euonymus fortuni 'Coloratus' | Purple Leaf Wintercreeper | Flats |
| rounded | EFC | | | |
| rounded | | Pachysandra terminalia | | |
| rounded | PAC | Pachysandra terminalis | Japanese Spurge | Flats |
| srounded | PAC | Pachysandra terminalis Sedum kamtschaticum | Japanese Spurge Yellow Stonecrop | Flats |
| Grounded | PAC | Pachysandra terminalis | Japanese Spurge Yellow Stonecrop Periwinkle | Flats |



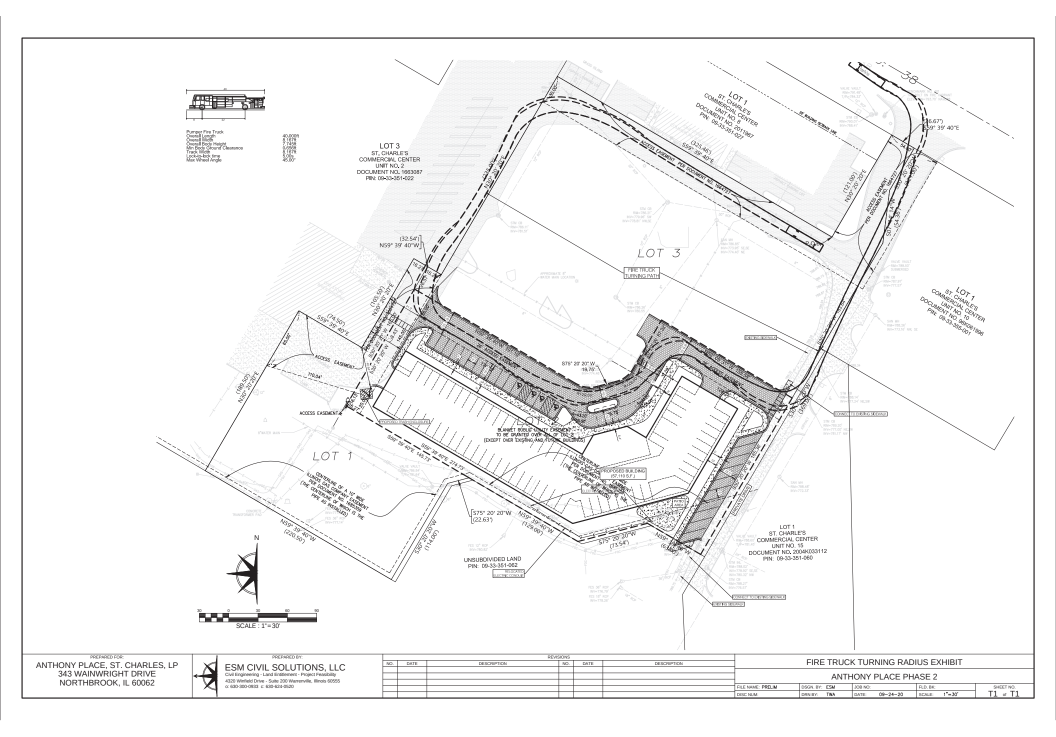
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Phase

1 Details Anthony Place Residences Landscape

LDC LDC 9/24/2020 A 44 14 L2





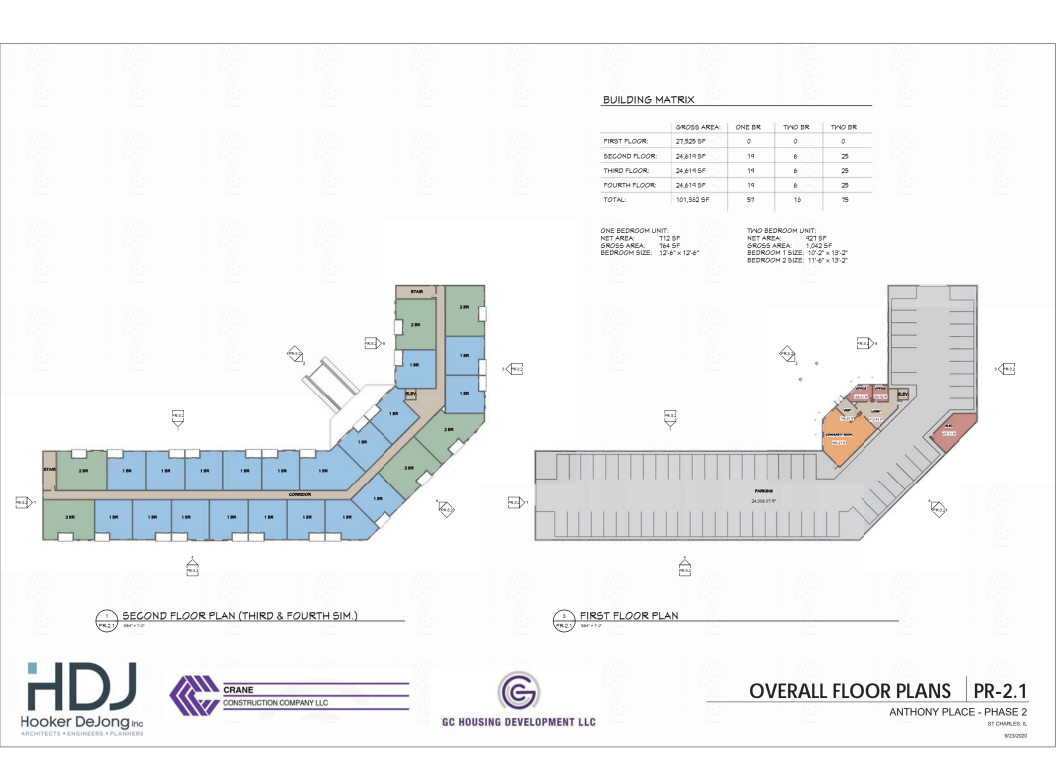




EXTERIOR CONCEPT PR-3.1

ANTHONY PLACE - PHASE 2 ST CHARLES, IL 9/23/2020





4/19/82

ORDINANCE NO. 1982-Z-6

AN ORDINANCE REZONING PROPERTY TO THE R-5 MULTIPLE RESIDENCE DISTRICT AND B-3 SERVICE BUSINESS DISTRICT AND GRANTING A SPECIAL USE AS A PLANNED UNIT DEVELOPMENT FOR THE ST. CHARLES COMMERCIAL CENTER PROPERTY

REFER TO: MINUTES 4-19-8 1479 PAGE

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DATE OF PUBLICATION <u>Mot</u> NEWSPAPER <u>published</u>

WHEREAS, a petition for rezoning to R-5 Multiple Residence District and B-3 Service Business District with a special use as a planned unit development has been filed by the State Bank of St. Charles as Trustee under Trust No. T-303, owner of the property described in Exhibit "A" (hereafter the Subject Realty), attached hereto and made a part hereof; and

WHEREAS, the Plan Commission of the City of St. Charles has held a hearing on said petition in accordance with law; and

WHEREAS, the City Council of the City of St. Charles has received the recommendation of the Plan Commission and has considered the same;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of St. Charles, Kane and DuPage Counties, Illinois, as follows:

Section 1. That the zoning map of the City of St. Charles pursuant to Section 17.07.040, "Official Map-Adopted", of the St. Charles Municipal Code be and is hereby amended by rezoning the property legally described as Lot 1 in Exhibit "A" to R-5 Multiple Residence District and the property legally described as Lot 2, Lot 3, Lots 4 through 9 and PARCEL TWO in Exhibit "A" to B-3 Service Business District with all of the Subject Realty being granted a special use as a Planned Unit Development.

Section 2. That the development of the Subject Realty as a planned unit development pursuant to this Ordinance shall be in accordance with all applicable ordinances of the City of St. Charles as now in effect or as hereafter amended, including but not limited to, Title 17 entitled "Zoning" and Title 16 entitled "Subdivisions and Land Improvement" of the St. Charles

Ordinance No. 1982-Z-6 Page 2

Municipal Code (sometimes respectively referred to as the "Zoning Title" and "Subdivision Title") and in accordance with the additional procedures, definitions, uses and restrictions contained herein and set forth in Exhibits "B", "C", and "D", attached hereto and made a part hereof.

A. Concept Plan

The concept plan for the Subject Realty, attached hereto as Exhibit "C", is hereby approved. Said approval does not constitute authority to proceed with construction. Rather it is an approval of the general features of the development and is a basis for preparing more detailed preliminary plans for each phase. More restrictive standards and site design criteria than those shown on Exhibit "C" and described herein or set forth in the underlying zoning district may be required by the City Council at the time of presentation of a preliminary plan or final plan. Approval of the concept plan in no way obligates the City Council to approve preliminary plans and final plans which do not conform to this Ordinance and all other ordinances of the City and such additional standards and site design criteria required by the City except for the standards set or variations granted herein at the time of City Council action on such preliminary and final plans

B. Uses

Only those uses listed in Exhibit "B", Paragraph I, "Permitted Uses", shall be permitted.

C. Phases

The Planned Unit Development shall be developed in no more than eleven (11) phases in the order shown and described in Exhibit "D".

D. Density

The maximum density for residential uses and the maximum total square footage of buildings for non-residential uses allowed for each lot shall be as provided in Exhibit "B".

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E. Building Permits

No building permit shall be issued for construction or reconstruction of any structure or addition until after the preliminary plans, engineering plans, landscaping plans, architectural plans and final plans have been approved and a final plat recorded for the phase or subphase in which the building permit or permits are requested. Plans and specifications for any construction shall in all respects conform to the applicable ordinances of the City of St. Charles. At his option, the Building Commissioner of the City of St. Charles may require submission of plans to and the approval of Building Officials and Code Administrators International, Inc, (BOCA), or comparable organization before a building permit shall be issued. The cost of such BOCA review shall be borne by the applicant and shall be paid prior to the issuance of a building permit.

F. Curb Cuts

Curb cuts shall be permitted only as shown on the Concept Plan shown in Exhibit "D". Specifically, no more than one (1) curb cut shall be allowed on Prairie Street. No more than two (2) curb cuts shall be allowed on 14th Street and no more than three (3) curb cuts shall be allowed on Bricher Road (not shown on Concept Plan). Curb cuts allowed on Illinois Route 38 shall be as follows:

1. One (1) access to the southerly side as a "right-in, right-out" approximately 430 feet easterly of Randall Road centerline.

2. One (1) full access main entry way to the southerly side directly aligned with the existing main entrance to the north which is approximately 950 feet easterly of the Randall Road centerline.

3. One (1) full access main entry way to the southerly side aligned with the existing entrance to the north which is approximately 1650 feet easterly of the Randall Road centerline.

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4. One (1) "right-in, right-out only" access to the northerly side with the centerline between Lots 6 and 7 approximately 1890 feet easterly of the Randall Road centerline. A barrier curb island to control unauthorized entry shall be provided by Owner.

5. One (1) full access to the northerly side having a centerline coinciding with the lot line between Lots 4 and 5 approximately 440 feet westerly of 14th Street.

6. One (1) full access to the southerly side having a centerline coinciding with the extension of the lot line between Lots 4 and 5 approximately 440 feet westerly of 14th Street.

G. Access

Emergency access for fire and police vehicles shall be provided on all sides of all buildings.

H. Off-Street Loading and Parking

Loading berths and parkings spaces shall be provided in accordance with the provisions set forth in the Zoning Title except as otherwise provided in Exhibit "B".

I. Yards

No yard or setback shall be less than the requirements of the Zoning Title or as shown in Exhibit "B", as the case may be, unless the City Council shall have determined otherwise at the time of approval of the preliminary plan. The City Council may reasonably require a greater yard or setback than shown in the Zoning Title or Exhibit "B".

J. Streets

1. The Owner shall be responsible for the construction and cost of all required street improvements for a 38-foot wide street in accordance with the standards for subdivision streets as set forth

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in the Subdivision Title including pavement and the curbs, gutters, storm sewers, sidewalks, street lights, street trees and other related improvements on the following streets:

- a. The south half of Prairie Street between the west property line of Lot 1 and the easterly line of 14th Street including acceleration and deceleration lanes, if required by City, and not including sidewalks east of the east property line of Lot 1 on Prairie Street.
- b. The west half of 14th Street between the northerly line of Prairie Street and the southerly line of Illinois Route 38 including acceleration and deceleration lanes, if required by City.
- c. The north half of Bricher Road between the westerly property line of Lot 11 and the easterly line of the intersection of Bricher Road, Illinois Route 38 and 14th

Street including acceleration and deceleration lanes. The City may at its option delay installation of the improvements on Bricher Road by requiring the Owner to establish an escrow account based on the developer's consulting engineer's estimated cost to be approved by the City Council. Such escrow account shall be in a form and amount acceptable to the City Council to allow the City to procure the funds solely for the construction of improvements on Bricher Road and shall be established prior to execution of a final plat. Owner shall not be required to pay any additional funds once the escrow account has been established nor shall Owner be entitled to interest on the escrow or to any refund of funds in excess of actual cost of construction.

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A required street improvement shall be made at the time a phase or subphase which abuts that street is developed and the entire length of the street shall be improved regardless of whether or not the phase being developed abuts the entire length of the street. Prior to the construction of any improvements, or the escrowing of funds in the case of Bricher Road, the Owner shall dedicate the additional right-of-way required to provide at least forty (40) feet of right-of-way along the southerly and easterly edge of Subject Realty unless more or less than one-half $(\frac{1}{2})$ of the road right-of-way is on Subject Realty in which event Owner shall dedicate the right-of-way for all of the road and right-of-way easterly and southerly of the centerline which is part of Subject Realty. Owner shall, however, be responsible only for the installation of improvements along the northerly one-half $\binom{1}{2}$ of Bricher Road. In the event Owner is able to obtain an agreement with the property owner southerly of Subject Realty for purposes of centering the improved Bricher Road and installation of same and provided such agreement is acceptable to City, the location of Bricher Road as improved in relation to Subject Realty may be modified. Owner shall not be required to pay for acquisition costs of additional right-ofway not on Subject Realty as part of the development.

2. The Owner shall be responsible for the construction and cost of all street improvements on Illinois Route 38 required by the City or the Illinois Department of Transportation including entranceway improvements and the following:

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- a. Additional widening of pavement to 38 feet at 14th Street to install an east-bound left-turn lane.
- Painted median striping modifications and additions to delineate the left-turn lanes as phasing of the development requires.

K. Utilities

1. As necessary for this development, the Owner shall construct and pay for all on-site and off-site extensions and improvements for:

- a. water mains;
- b. sanitary sewer lines;
- c. storm water facilities;
- d. retention and detention basins;
- e. surface drainage ways and facilities;
- f. electric facilities in accordance with City policy in effect at time of construction.

Owner shall also construct and pay for related appurtenances for the foregoing, and shall obtain for and grant to or cause to be granted to the City, at no cost to the City, on-site and off-site easements for said utilities and for any other utilities and communication facilities that the City may request. Prior to the approval of a final plat for a phase, the City shall have the right to designate which easements, on-site and off-site extensions, and improvements for water mains, sanitary sewers, storm sewers, surface drainage facilities, retention and detention basins and other utilities will be accepted by the City for that phase. For those easements and improvements accepted, the Owner shall transfer to the City or cause to be transferred to the City (free and clear of all liens and encumbrances) title to all on-site and off-site exten-

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sions (except domestic service connections) for water mains, sanitary sewer lines and storm sewer lines, electric lines and the related appurtenances for each of the foregoing.

For those improvements not to be accepted by the City,
 Owner shall, however, comply with all provisions of the Subdivision
 Title including the posting of a proper guarantee and collateral to assure installation.

3. As of the date of this Ordinance, the Subject Realty has been placed on restrictive status by the Illinois Environmental Protection Agency (IEPA), prohibiting future sanitary sewer extensions in certain areas. No sanitary sewer extensions requiring IEPA permits shall be extended to serve the Subject Realty without the approval of the Illinois Environmental Protection Agency. The City shall have no obligation to assist or participate in any proceedings, construction of improvements, or other activities for the purposes of expediting the receipt of a permit for sanitary sewer or water extension or connection from the Illinois Environmental Protection Agency or other regulatory agencies. The Owner of the Subject Realty or its agent shall have no right to enforce speedier action by the City on projects related to such Illinois Environmental Protection Agency approval or such other regulatory agency approval.

4. Except as provided in Paragraph K, 5, below, in the event the City requests Owner to over-size certain on-site water mains installed on Subject Realty, such over-sizing shall take place on the following basis: the developer's consulting engineer shall have prepared cost estimates subject to City Council approval indicating the cost for the normal sewer or water main size and that requested by 1982-Z-6

Ordinance No. Page 9 : 4/19/82

the City for over-sizing. Such actual cost difference and no more will be assumed by the City, and such reimbursement made upon acceptance by the City Council and receipt of a Bill of Sale conveying title to such mains to the City free and clear of all liens and encumbrances. At City's election, Owner shall pay for over-sizing provided City shall enter a recapture agreement pursuant to Chapter 24, Section 9-5-1, of the Illinois Revised Statutes, providing for recovery of the over-sizing costs with a maximum time period of six (6) years with interest at the rate of eight percent (8%) per annum on the amount unpaid. At the end of six (6) years, the City shall pay for any unrecovered over-sizing costs. City may, however, recover such payment from those properties which would have been required to pay but for the 6-year payoff by City. All engineering and construction costs shall be paid by Owner.

5. The Owner shall procure an easement for City and construct a 12-inch sanitary sewer from the existing sanitary sewer on Gray Street to the east property line of the Subject Realty. The City shall reimburse the Owner for one-half $\binom{1}{2}$ the cost of installing said sanitary sewer or \$25,000, whichever is less provided Owner shall have obtained an easement for City in a form acceptable to City extending easterly from 14th Street to Gray Street at or prior to the time of presentation of engineering plans. In the event such easement shall not have been procured, Owner shall pay for the necessary extensions to alternative sewer lines.

6. In the event the City desires to install utilities to service areas beyond the Subject Realty sooner than the Owner is required to install such utilities, the Owner shall grant the necessary easements on or across the Subject Realty at such time as City shall request.

The City shall pay for and install such utilities and be reimbursed

by Owner for Owner's share of the cost of installation of such utilities at or prior to the time of approval of a final plat or plats for portions of the subject property benefiting from the utilities. Owner shall pay City eight percent (8%) interest per annum on Owner's share of such cost.

7. Owner shall not object to the establishment of a special service area covering Subject Realty for the purpose of care, maintenance, replacement and reconstruction of storm water distribution system and storm water facilities and sanitary sewers or for the engineering and construction of traffic signals with the maximum levy of \$.10 per \$100.00 of assessed value per year.

8. Prior to the approval of a final plat for any phase of the planned unit development, the Owner shall have provided City a release in a form acceptable to City, releasing City from any and all obligations of certain agreements if applicable to the real estate involved it would have acquired by virtue of accepting land within the planned unit development and any amendments to said agreements, said agreements being an agreement entitled "Declaration of Easements and Agreement for Use and Maintenance of Storm Drainage System" recorded February 13, 1979, as Document No. 1494073 and agreement entitled "Reciprocal Construction Operating and Easement Agreement" recorded February 13, 1979, as

L. Signalization

Prior to approval of a final plat for any phase of the planned unit development, Owner and any mortgagee or other encumbrancer shall have approved and executed a recordable document signifying their approval of and the Owner's agreement to pay for the proportionate share of the cost of signalization for the intersection on Illinois Route 38 approximately 950 feet easterly of Randall Road based on standard origin/destination procedures at such time as warranted. Said

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Ordinance No. 1982-Z-6 Page 11

agreement shall create a lien against Lot 11 as shown on Exhibit "C" which shall be enforceable as a foreclosure of a mortgage and shall be in a form acceptable to City.

M. Signs

Upon submittal of the final plans for each phase, the Owner and/or Developer shall submit written and graphic descriptions of the sign standards, including location, for each phase. Such sign standards shall be subject to the review and approval of the City Council and shall be as set forth in Exhibit "B" and provisions of all City ordinances.

N. Landscaping

All unpaved areas shall be landscaped in accordance with the plans reviewed by the Plan Commission and approved by the City Council. Landscaping for a phase or subphase shall be completed prior to the occupancy of any structure for that phase or subphase. However, if conditions beyond the control of the Developer prohibit the installation of the landscaping prior to a request for occupancy of a structure, a performance bond or irrevocable letter of credit in a form and amount given by a firm acceptable to the City shall be posted until such time as the landscaping is completed.

0. Land/Cash Donation

The Owner shall dedicate land or cash in accordance with the provisions of Chapter 16.32 entitled "Dedications" of the St. Charles Municipal Code as in effect at the time a final plat is completed for any phase.

P. Variations Granted

The following variations from the Zoning Title and Subdivision Title are granted:

> 1. A variation from Section 16.16.040 of the St. Charles Municipal Code, "Proposed Subdivision Design Features", paragraph A, 2, to

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1982-Z-6

Ordinance No. Páge 12:

> permit private streets to serve the project as shown on the Concept Plan. For those improvements not to be accepted by the City, Owner shall, however, comply with all provisions of the Subdivision Title including the posting of a proper guaranty and collateral to assure installation.

2. A variation from Section 16.16.040, C, 3, to allow Lot 9 to not abut a publicly dedicated street, provided there are easements for ingress and egress which are in conformity with State law.

3. A variation to eliminate the installation of sidewalks along the north and south sides of Illinois Route 38, provided there is a network of sidewalks within the Subject Realty and provided there shall be a continuous sidewalk along 14th Street, Prairie Street and Bricher Road for the full frontage of Subject Realty, all in a form acceptable to the City Council.

4. A variation to permit one (1) sign for Lot 9 to be located on Lot 8.

Q. Dedication of Land

Upon request by the City, the Owner shall dedicate to the City a 33-foot wide strip of land along the westerly edge of Lot 11 between Illinois Route 38 and Bricher Road. Such dedication shall be for street purposes and those public and quasi-public utilities deemed necessary by the City Council. Such dedication shall be free and clear of all liens and encumbrances, covenants and restrictions, and at no cost to the City.

Section 3. Hold Harmless and Indemnification. In the event a claim is made against the City, or if the City is made a party-defendant in any legal proceeding arising out of the approval of this Ordinance or the development of the Subject Realty, the Owner shall at City's election defend the City and

4/19/82

Ordinance No. 1982-Z-6 Påge 13:

hold the City harmless from all losses, judgments, costs, fees, including attorney fees, and expenses in connection therewith. The City shall reasonably cooperate in the defense of such proceedings.

Section 4. List of Exhibits

- A. Legal Description of the Subject Realty
- B. Standards and Site Design Criteria
- C. Concept Plan for the Subject Realty
- D. Phasing Schedule
- E. Consent

Section 5. The provisions of this Ordinance shall be deemed not to be separable and if any provision which limits Owner or requires payment to City shall be held invalid, then at the option of the City, any unplatted areas of Subject Realty shall not be developed other than at a density or for the non-residential uses permitted in the R-1 Single Family Residence District.

Section 6. Upon petition and full compliance with all applicable ordinances, the City at its sole discretion may amend this Ordinance for all of Subject Realty or a portion thereof.

Section 7. This Ordinance shall constitute a covenant running with the land and is binding upon the owners, lessees, other grantees, successors in interest, and assigns. This Ordinance may be recorded in the Recorder of Deeds Office, Kane County, Illinois.

Section 8. This Ordinance shall be in full force and effect from and after its passage and approval in accordance with law, but only if all owners, lessees, and mortgagees of Subject Realty shall have consented in writing and delivered such written consent in the form attached as Exhibit "E" to the City within thirty (30) days after the date hereof.

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Ordinance No. 1982-Z-6 Påge 14

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PRESENTED to the City Council of the City of St. Charles, Kane and DuPage Counties, Illinois, this <u>19th</u> day of <u>April</u>, 1982.

PASSED by the City Council of the City of St. Charles, Kane and DuPage Counties, Illinois, this <u>19th</u> day of <u>April</u>, 1982. APPROVED by the Mayor of the City of St. Charles, Kane and

DuPage Counties, Illinois, this 19th day of April , 1982.

MAYOR

Council Vote: Ayes: 9 Nays: 0 Absent: 1

4/19/82

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This document prepared by: Allen L. Landmeier City Attorney City of St. Charles 2 East Main Street St. Charles, IL 60174

EXHIBIT "A"



DONAHUE and THORNHILL REGISTERED LAND SURVEYORS

SUBDIVISION _ INDUSTRIAL _ FARMS TOPOGRAPHICAL _ RESIDENTIAL _ MORTGAGE CALCULATING _ LEGAL DESCRIPTIONS _ MAPPING RIGHT-OF-WAY ELECTRONIC DISTANCE MEASUREMENT 20 SOUTH SECOND STREET GENEVA, ILLINOIS 60134

232-7418

PARCEL ONE

APR 0 6 1982

PLANNING OFFICE ST. CHARLES, ILL.

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March 18, 1982

That part of the Southwest Quarter of Section 33, Township 40 North, Range 8 East of the Third Principal Meridian described as follows: Commencing at the southeast corner of Joe Keim's Randall Road Sub-division, St. Charles Township, Kane County, Illinois; thence south-easterly along the northeasterly line of Illinois State Route No. 38, 1440.0 feet; thence northeasterly at right angles to the last described course 935.0 feet for a point of beginning; thence southwesterly along the last described course 275.0 feet; thence southeasterly at right angles to the last described course 310.0 feet; thence southeasterly along a line forming an angle of 175°42'43" with the last described course (measured clockwise therefrom) 217.38 feet to the west line of Fourteenth Street South; thence northerly along said west line 1024.06 feet to a point that is 208.67 feet southerly of the center line (measured along said west line) of Prairie Street; thence westerly parallel with said center line 283.67 feet; thence northerly parallel with said west line 168.67 feet to a point that is 40.0 feet southerly of said center line (measured at right angles thereto); thence westerly parallel with said center line 581.84 feet to a point that is 1134.54 feet easterly of the east line of said Subdivision (measured along said center line); thence southerly parallel with said east line 321.03 feet to a line drawn parallel with said northeasterly line from the point of beginning; thence southeasterly parallel with said northeast-erly line 677.64 feet to the point of beginning in the City of St. Charles, Kane County, Illinois, and containing 13.782 acres.*

<u>Lot 2</u>

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<u>Lot 1</u>

That part of the Southwest Quarter of Section 33, Township 40 North, Range 8 East of the Third Principal Meridian described as follows: Commencing at the southeast corner of Joe Keim's Randall Road Subdivision, St. Charles Township, Kane County, Illinois; thence southeasterly along the northeasterly line of Illinois State Route No. 38, 1440.0 feet; thence northeasterly at right angles to the last described course 660.0 feet; thence southeasterly at right angles to the last described course 310.0 feet; thence southeasterly along a line forming an angle of 175°42'43" with the last described course (measured clockwise therefrom) 217.38 feet to the west line of Fourteenth Street South for a point of beginning; thence northwesterly along the last described course 217.38 feet; thence southwesterly along a line drawn at right angles to said northeasterly line 450.0 feet; thence easterly at right angles to the last described course 230.05 feet; thence easterly along a line forming an angle of 147°24'40" with the last described course (measured clockwise therefrom) 239.93 feet to said west line of Fourteenth Street South; thence northerly along said west line 400.0 feet to the point of beginning in the City of St. Charles, Kane County, Illinois, and containing 3.452 acres.*

Lot 3

That part of the Southwest Quarter of Section 33, Township 40 North, Range 8 East of the Third Principal Meridian described as follows: Commencing at the southeast corner of Joe Keim's Randall Road Subdivision, St. Charles Township, Kane County, Illinois; thence southeasterly along the northeasterly line of Illinois State Route No. 38, 1440.0 feet; thence northeasterly at right angles to the last described course 210.0 feet; thence southeasterly at right angles to the last described course 510.0 feet; thence southwesterly at right angles to the last described course 227.60 feet to said north-

*and also that part of the west half of 14th Street South, lying easterly of and adjacent to the foregoing described tract.

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easterly line for a point of beginning; thence northeasterly along the last described course 227.60 feet; thence southeasterly at right angles to the last described course 30.05 feet; thence easterly along a line forming an angle of 147°24'40" with the last described course (measured clockwise therefrom) 239.93 feet to the west line of Fourteenth Street South; thence southerly and southwesterly along said west line 445.70 feet to said northeasterly line; thence northwesterly along said northeasterly line 331.37 feet to the point of beginning in the City of St. Charles, Kane County, Illinois, and containing 2.416 acres.*

Lots 4 through 9

That part of the Southwest Quarter of Section 33, Township 40 North, Range 8 East of the Third Principal Meridian described as follows: Commencing at the southeast corner of Joe Keim's Randall Road Subdivision, St. Charles Township, Kane County, Illinois; thence southeasterly along the northeasterly line of Illinois State Route No. 38, 1440.0 feet for a point of beginning; thence northeasterly at right angles to the last described course 660.0 feet; thence southeasterly at right angles to the last described course 310.0 feet; thence southwesterly at right angles to the last described course 450.0 feet; thence southeasterly at right angles to the last described course 200.0 feet; thence southwesterly at right angles to the last described course 227.60 feet to said northeasterly line; thence northwesterly along said northeasterly line 510.61 feet to the point of beginning in the City of St. Charles, Kane County, Illinois, and containing 5.706 acres.

PARCEL TWO

Tract Lying South of Route 38

That part of the Southwest Quarter of Section 33, Township 40 North, Range 8 East of the Third Principal Meridian described as follows: Beginning at the northeast corner of Knell Subdivision, St. Charles Township, Kane County, Illinois; thence northerly along the easterly line of said Knell Subdivision extended northerly 224.37 feet to the southwesterly line of Illinois State Route No. 38; thence southeasterly along said southwesterly line 1541.09 feet to a point of curvature; thence continuing southeasterly along said southwesterly line, being along a curve to the right having a radius of 3123.23 feet that is tangent to the last described course at the last described point 630.73 feet to the most northerly corner of tract No. 91C as described in Circuit Court Case 64-1473; thence southwesterly along the northwesterly along the south line of said Quarter 1546.31 feet to the easterly line of Bricher Addition to St. Charles Township, Kane County, Illinois; thence northerly along the easterly line of said Bricher Addition 689.79 feet to the northeast corner thereof; thence westerly along the northerly line of said Bricher Addition 1.01 feet to the southeast corner of Knell Subdivision; thence northerly along the easterly line of said Knell Subdivision 378.75 feet to the point of beginning in the City of St. Charles, Kane County, Illinois, and containing 30.352 acres.

*and also that part of the west half of 14th Street South, lying easterly of and adjacent to the foregoing described tract.

EXHIBIT "B"

STANDARDS AND SITE DESIGN CRITERIA

I. PERMITTED USES

- A. The following uses are permitted on Lots 4, 5 6, 7, 8,
 9, 10 and 11 as shown on the Concept Plan:
 - 1. Amusement establishments including bowling alleys, pool halls, dance halls, skating rinks
 - 2. Animal hospitals
 - 3. Antique shops
 - 4. Art galleries and museums
 - 5. Art and school supply stores
 - 6. Auction rooms
 - 7. Automobile accessory stores
 - 8. Automobile laundries
 - 9. Automotive vehicle and automotive equipment sales
 - Bakeries where not more than 50% of the floor area is devoted to processing, and not employing more than eight (8) persons
 - 11. Banks and financial institutions
 - 12. Barber shops
 - 13. Beauty parlors
 - 14. Bicycle stores, sales, rental and repair
 - 15. Blueprinting and photocopying establishments
 - 16. Book and stationery stores
 - 17. Business machine sales and service
 - 18. Camera and photographic supply stores
 - 19. Candy and ice cream stores
 - 20. Carpet and rug stores
 - 21. Caskets and casket supplies
 - 22. Catering establishments
 - 23. China and glassware stores
 - 24. Churches, rectories and parish houses
 - 25. Clothing establishments
 - 26. Clubs and lodges, private, fraternal or religious
 - 27. Coin and philatelic stores
 - 28. Contractors and construction offices
 - 29. Costume rental
 - 30. Currency exchanges
 - 31. Custom dressmaking
 - 32. Department stores
 - 33. Drive-in restaurants
 - 34. Drugstores
 - 35. Dry cleaning establishments, retail, employing not more than four persons
 - 36. Dry goods store
 - 37. Electrical and household appliance stores including radio and television sales
 - 38. Employment agencies
 - 39. Exterminating shops
 - 40. Flower shops and conservatories
 - 41. Food stores, including grocery stores, meat markets, bakers and delicatessens (retail sales only)

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Exhibit "B" (cont.)

Page 2

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- 42. Frozen food stores, including locker rental in conjunction therewith
- 43. Fuel and ice sales, retail only
- 44. Furniture stores, including upholstery
- 45. Furrier shops, including the incidental storage and conditioning of furs
- 46. Garden supply, tool and seed stores
- 47. Accessory uses
- 48. Gift shops
- 49. Greenhouses
- 50. Haberdasheries
- 51. Hardware stores
- 52. Health centers
- 53. Hobby shops
- 54. Hospital
- 55. Interior decorating shops, including upholstery and making of draperies, slipcovers, and other similar articles when conducted as part of the retail operations and secondary to the principal use
- 56. Hotels
- 57. Jewelry stores, including watch repair
- 58. Job printing shops, using presses having beds of not more than 14 inches and 20 inches
- 59. Laboratories, medical and dental, also research and testing
- 60. Laundries, coin-operated or automatic self-service type or hand, employing not more than two persons in addition to one owner or manager
- 61. Leather goods and luggage stores
- 62. Libraries
- 63. Liquor stores, retail sales
- 64. Loan offices
- 65. Locksmith shops
- 66. Machinery and equipment sales, but not including service repair or reconditioning and storage of all machinery shall be within enclosed buildings
- 67. Mail order service storage
- 68. Meat markets, including the sale of meat and meat products to restaurants, motels, clubs, and other similar establishments when conducted as part of the retail business on the premises
- 69. Meeting halls
- 70. Medical and dental clinic
- 71. Millinery shops
- 72. Musical instrument sales and repair
- 73. Newspaper offices, but not including printing
- 74. Offices, business, professional and public
- 75. Office machine sales and servicing
- 76. Office supply stores
- 77. Open sales lots
- 78. Opticians and optometrists
- 79. Orthopedic and medical appliance stores, but not including the assembly or manufacture of such articles
- 80. Paint and wallpaper

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Exhibit "B" (cont.) Page 3

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- 81. Pet shops
- 82. Phonograph record and sheet music stores
- 83. Photography studios, including developing and printing of photographs when conducted on the premises as a part of the retail business
- 84. Physical culture and health services, gymnasiums
- 85. Picture framing when conducted on the premises for retail trade
- 86. Plumbing showrooms and shops
- 87. Post offices
- 88. Radio and television broadcasting studios and towers
- 89. Radio and television service and repair shops
- 90. Recording studios
- 91. Restaurants, including live entertainment and dancing
- 92. Restricted production and repair limited to the following: art needlework, clothing, custom manufacturing and alterations for retail only
- 93. Schools, commercial or trade not involving any danger of fire, explosion, nor of offensive noise, vibration, smoke, dust, odor, glare, hear, or other objectionable influences
- 94. Schools of music, dance or business
- 95. Second-hand stores and rummage shops
- 96. Sewing machine sales and services, household machines only
- 97. Shoe stores
- 98. Shoe and hat repair stores
- 99. Signs as regulated in this Ordinance
- 100. Sporting Goods stores
- 101. Tailor shops
- 102. Taverns and cocktail lounges
- 103. Taxidermists
- 104. Telegraph offices
- 105. Temporary buildings for construction pruposes for a period not to exceed the duration of such construction
- 106. Theaters indoor
- 107. Ticket agencies, amusements
- 108. Tobacco shops, retail sales
- 109. Toy shops
- 110. Travel bureaus and transportation ticket office
- 111. Typewriter and adding machine sales and service establishments
- 112. Undertaking establishments and funeral parlors
- 113. Variety stores
- 114. Wearing apparel shops
- B. The following uses are permitted on Lot 1 as shown on the Concept Plan:

1. Multiple-family dwellings

C. The following uses are permitted on Lot 2 as shown on the Concept Plan:

Business service establishments which perform services on the premises:

1. Better business bureau

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Exhibit "B" (cont.) Page 4

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- 2. Business and/or management consultant
- 3. Business office, in which chattels or goods, wares or merchandise are not displayed or sold on the premises
- 4. Chamber of commerce
- 5. Credit agency
- 6. Funeral parlor or undertaking establishment

7. Insurance office

- 8. Interior decorating studio
- 9. Investment company
- 10. Labor union and/or organization
- 11. Mail order house
- 12. Photographic studio
- 13. Real estate office
- 14. Secretarial service
- 15. Social and fraternal association
- 16. Trade association

Professional office establishments:

- 1. Accounting, auditing and bookkeeping
- 2. Architect's office
- 3. Artist and industrial designer's office
- 4. Attorney and law office
- 5. Chiropodist's office
- 6. Chiropractor's office
- 7. Dentist's office
- 8. Doctor's, surgeon's and/or physician's office
- 9. Engineering office
- 10. Landscape architect's office
- 11. Land surveyor's office
- 12. Minister's office.
- 13. Optician's office
- 14. Osteopath's office

Retail business, which supply commodities on the premises limited to:

- 1. Art gallery
- 2. Antique shop
- 3. Bookstore
- 4. Gift shop
- 5. Flower shop
- 6. Leather and luggage goods stores
- 7. Equestrian riding apparel shops

Public, quasi-public and governmental buildings or facilities: 1. Church

- 2. Off-street parking facility
- 3. Museums, art gallery
- D. The following uses are permitted on Lot 3 as shown on the Concept Plan:

1. The uses permitted on Lot 2 listed in Paragraph 1, C, above

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Exhibit "B" (cont.) Page 5

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- 2. Antique shop
- 3. Art galleries or collector shop
- 4. Camera and photography store
- 5. Clock shop
- 6. Clothing stores -- men's, women's
- 7. Clothing stores -- sports
- 8. Crystal, china or glass shop
- 9. Furniture stores
- 10. Gift shop with specialty theme
- 11. Home entertainment center store
- 12. Jewelry
- 13. Leather goods and luggage stores
- 14. Linen or lace shop
- 15. Restaurant
- 16. Shoe stores
- 17. Tobacco shop
- 18. Travel bureaus
- 19. Banks and financial institutions

II. DENSITY

The maximum density for residential use and the maximum total square footage of building for non-residential use allowed for each lot shown on the Concept Plan shall be as follows:

A. Lot 1 - 15 units per acre for a maximum of 210 units

- B. Lot 2 12,000 square feet
- C. Lot 3 25,000 square feet
- D. Lot 4 10,000 square feet
- E. Lot 5 10,000 square feet
- F. Lot 6 10,000 square feet
- G. Lot 7 10,000 square feet
- H. Lot 8 10,000 square feet
- 1. Lot 9 19,000 square feet
- J. Lot 10 75,000 square feet
- K. Lot 11 180,000 square feet

III. YARDS

There shall be a minimum setback of thirty feet (30') from Prairie and 14th Streets and twenty feet (20') from Route 38. No parking or structures, including but not limited to, all accessory buildings, swimming pools, signs and fences over six feet (6') tall shall be permitted within said setback areas. Said setback areas shall be suitably landscaped and planted so as to provide open green space. Buildings shall be set back at least thirty feet (30') from all public rights-of-way.

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Exhibit "B" (cont.) Page 6

Any yard adjoining residential property shall be a minimum of thirty feet (30') in depth.

IV. SIGNS

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All signs exceeding 12 square feet in surface area shall be submitted to the Plan Commission for review and approval prior to issuance of a building permit.

- A. Non-flashing but illuminated business signs with no moving parts, awnings and marquees are permitted on Lots 4, 5, 6, 7, 8, 9, 10 and 11 subject to regulations set forth elsewhere in City ordinances and the following:
 - The illumination of any exterior sign shall be only during business hours or 11:00 pm - whichever is later. Where a sign is illuminated by light reflected upon it, direct rays of light shall not beam upon any part of any existing residential buildings, nor into a Residence District, nor into a street. A sign in direct line of a traffic signal shall not be in red, green, or amber illumination.
 - 2. The gross surface area in square feet of all signs on a lot or building shall not exceed three (3) times the number of lineal feet of the building frontage; and each side of a building which abuts a street or frontage road shall be considered as a separate frontage; and the gross area of all signs located on a side of a lot or building abutting a street shall not exceed the number of lineal feet of such building frontage.
 - 3. Signs shall not project into the public way.
 - 4. Any sign located within ten feet (10') of the paved surface of a street or within ten feet (10') of a sidewalk or driveway, or within fifty feet (50') of the intersection of two (2) or more streets shall have the lowest elevation at least twelve feet (12') above curb level.
 - 5. A sign affixed to a building shall not project higher than the building height, or thirty feet (30') above the curb level, whichever is lower, except in the case of a one-story building where the sign may project not more than three feet (3') above the building height. A ground sign shall not exceed forty feet (40') in height above curb level.
 - No more than one (1) free standing ground sign may be erected on each of the following lots: 4, 5, 6, 7, 8, 9, and 10 and no more than four (4) such signs on Lot 11, one (1) of which may be erected having a total gross display area of not more than .75/1.00 of the gross

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Exhibit "B" (cont.) Page 7

> floor area of the building situated on the property, provided, however, that no one display surface shall contain more than 300 square feet, and the total area of all display surfaces shall not exceed 600 square feet; such sign structure shall be set back at least half the required yard depth from the abutting street, and the bottom edge of any display surface shall be at least eight feet (8') above the level of the ground, and its overall height shall not exceed 24 feet above the curb level. Its overall width shall not exceed twenty feet (20').

- B. Non-flashing but illuminated business signs with no moving parts are permitted on Lots 2 and 3 subject to all City Ordinances and the following:
 - The illumination of any sign shall be only during business hours. Where a sign is illuminated by light reflected upon it, the lighting shall be shielded in such a manner as to prevent direct rays of light from shining on buildings other than those on the immediate premises, or from shining into a street.
 - 2. The gross surface area in square feet of all signs on a lot or building shall not exceed the number of lineal feet of the building frontage; except, that on a corner lot the gross surface area of all signs on a side street frontage shall not exceed one-half square foot area for each lineal foot of the building frontage on such side street. Each street frontage shall be considered a separate frontage and the separate permitted gross surface sign areas shall not be combined.
 - 3. Signs shall be affixed flat against the building walls and shall not project therefrom for more than twelve inches (12") except in the case of a yard sign.
 - 4. A single free-standing yard sign on each of the said two lots is permitted. Such yard sign shall not exceed thirty-two (32) square feet in gross surface area, nor shall it exceed the gross surface area permitted in Subsection 2 of this Section. No yard sign shall be permitted within the required setback adjoining a street.
 - 5. No sign shall project higher than twelve feet (12') above the established grade of the building.
- C. Signs located on Lot 1 shall be in accordance with the underlying zoning district.

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Exhibit "B" (cont.) * Page 8

V. OFF-STREET PARKING AND LOADING

Off-street parking spaces and loading berths shall be provided in accordance with the provisions set forth in the Zoning Title except the parking spaces for uses other than grocery stores and multiple family dwellings may be 9 feet by $18\frac{1}{2}$ feet. The size of parking spaces for grocery stores and multiple family dwellings shall conform to the provisions of the Zoning Title.

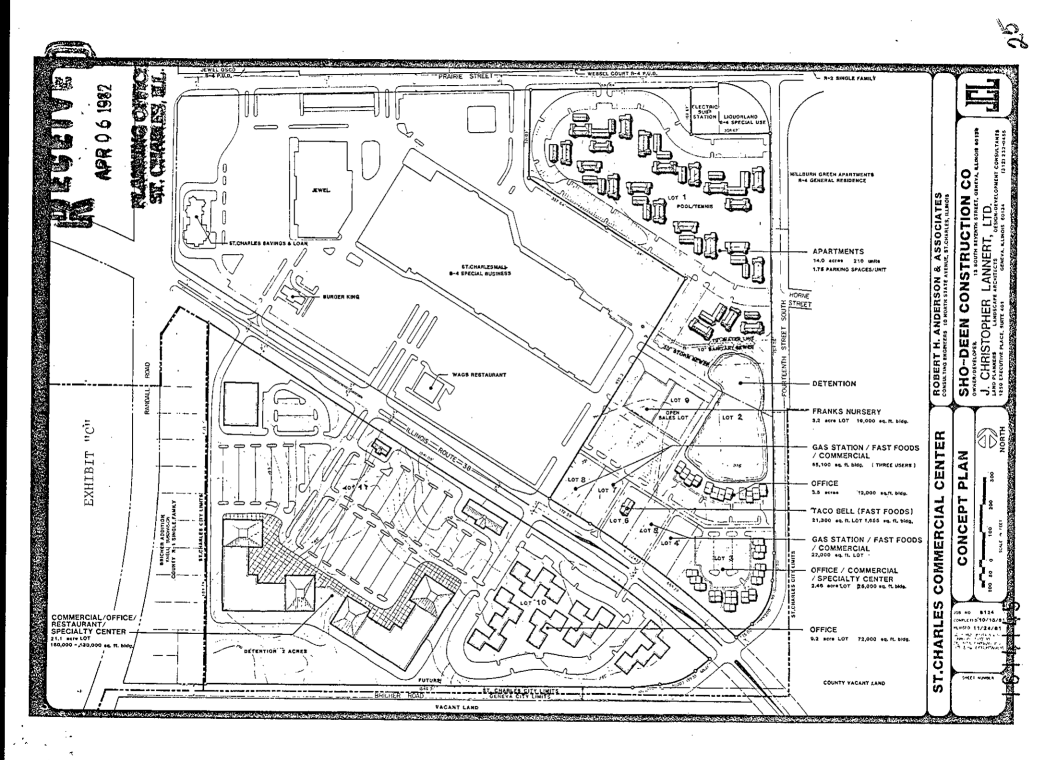


EXHIBIT "D"

PHASING

The Subject Realty shall be developed in no more than eleven (11) phases. A phase shall consist of one or more lots as described on the Concept Plan. Subject to Council approval, there may be subphases, in which case the final plan shall constitute only that portion of the approved preliminary plan which the applicant proposes to record and develop. For any subphase all improvements shall be completed for the entire phase unless the City Council approves otherwise.

The Owner may vary the following phasing schedule provided all off-site extensions and improvements for streets, access drives, water mains, sanitary sewers, storm water facilities, retention and detention basins, surface drainage ways and facilities and electrical facilities necessary, as determined by the City Council, to service the phase being presented shall be completed and paid for by Owner as part of that phase, including the applicant's obtaining and granting all necessary offsite easements and dedication of rights-fo-way. If there is concurrent phasing or subphasing, the completion schedule of all the aforesaid extensions and improvements shall require a sequence which provides for usage by the phase or subphase furthest from the existing utilities at the time such phase or subphase is completed. If there are two or more phases being developed at one time the sequence shall provide for service to the phase first requiring such service.

All on-site and off-site extensions and improvements for water mains, sanitary sewers, storm water facilities, retention and detention basins, surface drainage ways and facilities and electrical facilities shall be installed as necessary to serve each phase. In addition certain on-site and off-site improvements shall occur in accordance with the following schedule:

- 1. The development of Lots 9 and 6 (Phase 1) shall include the following improvements:
 - a. Construction of the full width access road between Lot 9 and Lots 6, 7 and 8.
 - b. Construction of the full width access road between Lots 6 and 7 and installation of the barrier curb and necessary widening of Illinois Route 38 for the "right-in, right-out" curb cut on Route 38.
 - c. Completion and restoration of detention basin on Lots 1 and 2 in accordance with the requirements of the City.
- 2. The development of Lot 10 shall include the following improvements:
 - a. All required improvements to Illinois Route 38 along the frontage of Lot 10 or a subphase of Lot 10, including intersection improvements on Route 38 at Bricher Road.

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Exhibit "D" (cont.) Page 2

> b. Dedication of right-of-way and escrowing of funds for future Bricher Road improvements based on the frontage of Lot 10 or a subphase of Lot 10 along Bricher Road as more fully described in the body of this Ordinance.

4/19/82

- 3. The development of Lot 11 shall include the following improvements:
 - a. All remaining improvements to Illinois Route 38.
 - b. All remaining dedications of right-of-way and escrowing of funds for the future improvement of Bricher Road.
 - c. The dedication of a 33-foot wide strip of land along the west property line of Lot 11.
- 4. When Lots 1, 2 or 3 are developed, or the access drive between Lots 2 and 3 is completed to 14th Street, whichever occurs first, the Owner shall complete the following improvements:
 - a. The dedication of right-of-way and improvement to the west half of 14th Street from Illinois Route 38 to Prairie Street. In the event the necessary right-ofway along the east side of 14th Street is attained and the City Council decides the full width of 14th Street should be improved, the Owner shall improve the full width of 14th Street and be reimbursed by the City for the costs of improving the east half of 14th Street.
 - b. Installation of the water main loop along 14th Street.
- 5. The development of Lot 1 shall include the improvement of the south half of Prairie Street along the north property line of Lot 1.
- 6. The development of Lots 3 or 4, whichever occurs first, shall include the construction of the full width of the access drive between Lots 3 and 4 including any required improvements to Illinois Route 38 for said access drive.

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EXHIBIT "E"

CONSENT

We, the Owners and Lessees of the Subject Realty described in Exhibit "A", approve of accept and agree to the terms and conditions set forth in the Ordinance to which this Consent is attached.

> State Bank of St. Charles as Trustee under the Provisions of a Trust Agreement dated November 22, 1972, and known as Trust No. T-303

BY:

VICE PRESIDENT & TRUST OFFICER

(SEAL) ATTEST: STATE OF ILLSINO(SIN) COUNTY OF KME

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I, THE INDERSIGNED , a NOTARY PUBLIC in and for said County, in the state aforesaid, DO HEREBY CERTIFY that Cuel Vice President - Trust Officer of STATE BANK OF ASST. CASHIER SCIUM LOCHER and Assistant. Secretary of said bank, personally known to me to be the said persons whose names are subscribed to the foregoing instrument as such Vice President -ASST. CASHIER Tant Secretary respectively, appeared before me this Trust Officer and Assi day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said bank, for the uses and purposes therein set forth and the said ASST. CASHIER Assistant-Secretary did also then and there acknowledge that he as custodian of the corporate seal of sad bank, did affix the said corporate seal of said bank to said instrument as his own free and voluntary act and as the free and voluntary act of said bank, for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal this / day of 28 1982. NOTARY PUBLIC

Exhibit "E" (cont.) Page 2 of 3

CONSENT

We, the Mortgagees of the Subject Realty described in Exhibit "A", approve, accept and consent to the terms, and conditions set forth in the Ordinance to which this Consent is attached.

Batavia Savings & Loan Association as Mortgagee under Document No., 1537805, dated this 143 -day of MA 1982.

STATE OF ILLINOIS)) SS COUNTY OF Kame ;

1. The undersigne , in and for said County, in the State aforesaid, DO HEREBY CERTIPY that personally known to me to be the President of the alion corporation, and llass 120 personally known to me to be the Secretary of said corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such _____ President and _____ Secretary of said corporation, and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Mullors of said corporation as their free and yoluntary act, and as the free and voluntary act and deed of sald corporation, for the uses and purposes therein NOTARL set forth. GIVEN under my hand and seal this 1:4 day of 1982. 16 4 45

NOTARY PUBLIC

- Exhibit "E" (cont.) Page 3 öf 3

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First National Bank of Elgin as Mortgagee under Document No. 1591511, this <u>14</u> day of <u>1982</u>, 1982.

By:

STATE OF ILLINOIS) COUNTY OF Kane) SS

1. 5 in and for said County, in the State aforesaid, DO HEREBY CERTIFY that JOHN W. Made personally known to me to be the \underline{Fx} . <u>Wice</u>-President of the TIRST NATIONAL BONK of HE Hain corporation, and Linda TENNER of said corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such $E_{\rm X}$ $\sqrt{1ce}$ - President and Asst, Secretary, they signed and delivered the said instrument as $\underline{\mathsf{Px}}, \underline{\mathsf{Vie}}$ President and Asst Secretary of said corporation, and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and seal this 14th day of 1982.

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NOTARY PUBLIC

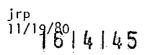
STATE OF ILLINOIS) COUNTIES OF KANE AND DUPAGE) CITY OF ST. CHARLES

SS.

This is to certify that the foregoing is a true and correctcopy of Ordinance No.1982-Z-6entitledAN ORDINANCE REZONINGPROPERTY TO THE R-5 MULTIPLE RESIDENCE DISTRICT & B-3 SERVICEBUSINESS DISTRICT & GRANTING A SPECIAL USE AS A PLANNED UNITDEVELOPMENT FOR THE ST.CHARLES COMMERCIAL CENTER PROPERTY

passed by the City Council of the City of St. Charles on the <u>19th</u> day of <u>April</u>, 19<u>82</u> A.D., as morefully appears from the records and files of said City in my custody.

Given under my hand and the official seal of said City of St. Charles, this <u>17th</u> day of <u>May</u>, 19<u>82</u> A.D.





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FILED FOR RECORD KANE COUNTY ULL

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Elenner E. Jungeles SFRORMER OF DEEDS

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