RESTRICTIVE COVENANT AMENDMENT REVIEW SHEET

CASE: C814-88-000I(RCA)
Canyons at Rob Roy Rezoning
ADDRESS: 800 N. Capital of Texas Highway
APPLICANT: Brandywine Acquisition Partners, LP AGENT: Armbrust \& Brown, L.L.P.
(Ralph Bistline)
NEIGHBORHOOD PLAN AREA: N/A
T.I.A.: Yes
Z. P. C. DATE: $11 / 05 / 13,11 / 19 / 13,12 / 03 / 13$

AREA: 16.82 acres
(Amanda Morrow)
CAPITOL VIEW: No
HILL COUNTRY ROADWAY: Yes - Low Intensity Zone

WATERSHED: Bee Creek - Water Supply Rural DESIRED DEVELOPMENT ZONE: No
CURRENT ZONING: PUD - Planned Unit Development

## SUMMARY STAFF RECOMMENDATION:

Staff recommendation is to amend the Restrictive Covenant as follows -

1. That Article 1, Land Use and Site Development Standards, Section 1.10 of the Restrictive Covenant be modified as follows:
1.10. Commercial uses within the Property shall be limited to the commercial portions of the Property (as identified on the Concept Plan). The remainder of the Property shall be developed for single family uses. Block $A_{i}$ Lot 1 shall be developed as a multifamily use.
2. That the last page, Exhibit " $B$ " of the Restrictive Covenant be modified as follows:

## DAVENPORT RANCH WEST PLANNED UNIT DEVELOPMENT <br> SECTION ONE LAND USES

Tract*
Block A, Lots 2 through 9, and
Block B, Lots 1 through 30
Block-A,Lor + , and Block B, Lots 33 and 34

Block A, Lot 1

## Permitted Land Uses**

Single Family Residence Uses

Limited Office Uses

Multifamily Residential Use

[^0]** All uses shall be determined under City Zoning Ordinance (Chapter 13-2A, City Code of the City of Austin, as of May 7, 1987. Permitted uses as to each Tract and Lot within the Property shall include all uses allowed as a permitted use under the specified zoning classification.

## ZONING AND PLATTING COMMISSION RECOMMENDATION:

November 5, 2013: The motion to postpone to November 19, 2013 by the request of the neighborhood was approved by Commissioner Patricia Seeger, Commissioner Gabriel Rojas seconded the motion on a vote of 7-0.

November 19, 2013: The motion to postpone to December 3, 2013 by the request of staff was approved by Commissioner Gabriel Rojas, Commissioner Patricia Seeger seconded the motion on a vote of 7-0.

December 3, 2013: The motion to approve staff's recommendation for PUD, Planned Unit Development to change a condition of zoning and to limit the number of units to 225 was approved by Commissioner Sean Compton's motion, Commissioner Patricia Seeger seconded the motion on a vote of 4-0; Commissioner's Rahm McDaniel, Gabriel Rojas and Jason Meeker were absent.

RELATED CASE: C814-88-0001.10 - Canyons at Rob Roy Rezoning (also known as Davenport Ranch West P.U.D.)

## DEPARTMENT COMMENTS:

The site is located at 800 North Capital of Texas Highway and is currently undeveloped. The property is part of the Davenport Ranch West Planned Unit Development (PUD) that was approved by ordinance number 890202-B on February 2nd, 1989. In addition to the PUD ordinance, there was a Public Restrictive Covenant associated with the zoning case that was filed for record at the Travis County Courthouse in Volume 10,909 , Page 1601. The Davenport Ranch West PUD consists of approximately 113.46 acres. This tract is known as Lot A-1, Tract D, Section 1 of the Davenport Ranch West PUD. The site is currently designed as "office" under the Davenport Ranch West PUD. The applicant proposes to amend the PUD to allow multifamily residential use of the Property in accordance with multifamily residence low density "MF-2" district. The project will consist of a maximum of 245 dwelling units with structured parking on 16.29 acres. The project will comply with the height and impervious cover allowances for the Property as originally proposed and shown on the land use plan. The staff is recommending approval of the change in land use since the proposed "multifamily" use is a less intense use than an "office" use as well as an overall vehicle trip reduction with the proposed "multifamily" use. In order to change the PUD Land Use Plan, the applicant must also amend the Restrictive Covenant that accompanies the PUD amendment case. In particular, the Restrictive Covenant at the bottom of page 4 under Section 1.10, only references "single family uses". The applicant is requesting that the Restrictive Covenant be amended to include the sentence "Lot 1-A shall be developed as a multifamily use" in Section 1.10. Additionally on the last page, in Exhibit "B", "Block A, Lot 1 " needs to be eliminated from "Limited Office Uses" and added to "Multifamily Uses".

## EXISTING ZONING AND LAND USES:

|  | ZONING | LAND USES |
| :---: | :---: | :---: |
| SITE | PUD | Undeveloped |
| NORTH | PUD | Single family residential |
| SOUTH | LO | Office complex |


| EAST | SF-2 | Undeveloped |
| :---: | :---: | :---: |
| WEST | SF-2 | Single family residential |

CASE HISTORIES:

| CASE NUMBER | REQUEST | PLANNING COMMISSION | CITY COUNCIL |
| :---: | :---: | :---: | :---: |
| C14-93-0060 | From SF-2 to P | Approved P <br> [Vote: 7-0] | Approved P <br> [Vote: 7-0] |
| C14-98-0180 | From RR to SF-1 | Approved SF-1 <br> [Vote: 7-0] | Approved SF-1 <br> [Vote: 7-0] |

## NEIGHBORHOOD ORGANIZATIONS:

- Austin Neighborhood Council
- Rob Roy HOA, Inc.


## SCHOOLS:

Bridge Point Elementary School West Ridge Middle School West Lake High School

CITY COUNCIL DATE: December 12, 2013

January 23, 2014

January 30, 2014
CASE MANAGER: Wendy Rhoades

pending case

-     - = ZONING BOUNDARY

This product is for informational purposes and may nat have been prepared for or be suitable for legal. engtneering. or surveying purposes. It does not represent an on-lhe-ground survey and represents ondy the approximate retative location of property boundarios.

This product has been producad by CTM for the sote purpose of geogrephic reference. No warranty ta made


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WaEREAS, Dovenport Limited, a Toxas limited partnermip ("Daclarant"), is the owner of approximately 113.5 acres of land in Travis County, Texie, being more fully described in gixiblt A attachad hereto and incorporated heroin by raference fthe "Propačty"; and
 develop the Property and has agreed to impoee certain reetrictione and covenante on such dovolopanent in order to agaure itg compatibility with other exseting and plannad development for the area; and

Wisreas, the city of Auntin, Texan (the "City") and Declarant have agreed that the Property should be 1 mpreseed with certain covenants and restrictions runing with the 2 and and desire to net forth such agreaments in writing:

NOW, THEREEORE, Deelarant, for and in consideration of One and No/100 Dollars ( $\$ 1.00$ ) and other good and valuable consideration in hand paid by the city, the sufficiency and receipt of which are hereby acknowledged, does hereby agree with reepect to the Property. buch agreament to be deemed and conaldered as a covenant running with the land for the benefit of the City, and which shail be binding upon Declarant, its guccessors and assigns, to wit:

ARTICLE I.

## Land Uae and Site Development Standards

1. 01

The Property is part of Davenport Ranch West Planned Unit Development described and included as part of city of Austin Case No. C814-88-0001 (the "PUD"). The PUD ia schematically regresented as separate tracte ("Tracts") within the Property and

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certain ot . Gind on the concoptual atte plen (the "Concopt Plans") cubatted as part of the PUO. which Concept plane (and all other materials in the above referenced eity of Austin Case) axi incorporated herein. Tho devoiopment contomplated on the Concept Plaps will be phaeed over number of yeare. Nothing hereln oheld be conotrued to lindt or provent the right of De-
 plans or any other provision of thi foetrietion, mioject to the term aet gorth horein and other applzcable city recuitmants.
1.02 Nothing in thi Reatrietson onsdi be eonermuad to pronsint the exercian by the city council of the city of dte polsee powert and 1 ts authority under the city Charter and the lewa of the geate of texee, or to $11 \mathrm{~m} t \mathrm{t}$ or prevent the right of Deelerant for it oucceseore in ouneranip of any portion of the Land vithin the Proparty) from sooking variancea under any or all of the ordinances applicable to such land. The ippreval of the Concept Flane for the pup, and the zoning and land uses and the proliminary eubdiviulon plate pertoining to the Property, shall not lapse or explre and may be modified in accordance vith applicable provisions of the coce of the city of Ausein and beta law. Declarant anall mbant oste plan for review and approval by the City, purauant to applicable City ordanances, rules and regulations (inciuding applicable proviaions of thit Restriction and ordinances approved by the city Council in connection vith the PUD), prior to aite development. The terme and proviaions of this Restriction are intended to be congiatent with the Concept Plans subndtted as part of the PUD and approved by the City Council in counection with its soning the Property as a Planned Vnit Development zoning district in the above referenced city of Auatin Case.
1.03 Ali public facilities constructed within the Proparty. Inciuding without 11mitation atreets, street lights, street signs, gidewalks. vater supply systens, Bewerage aystems, waste treatment facilitien, dzainage systamg, and park and recreation

## REAL PRREET: CORDS


ogidpiont at suprovemente, ehall be constructed in accordance with the city's deosgn eriteria and mpecifleatione for efmylar faellition ac apflicable within the cjey, oxcopt an and to the oxtent medified by or pursuant to chl Nestriction; provided, however, that the Alternate Urban standarde Ordinance as in effect on Soptember 18, 1980, shall govern as to the coratruction of cortain streste within the Property identified on the Concept Plans. All plane and opecificationt lor such facilistiea shall bo submitted to and approved by the Caty prior to their construction. The City ahail have the 51 ght $t 0$ inopect the conatruction of the facilletion and to regidre that the focidities be construes ted in accordance wath the proviaions eet forth herein.
2.04 The Comprehensive Waterchede Ordinance (No. 860508V, as in effect May 7, 1987) onall apply to the Property; provided, hoiover, that on any residential portione of the Property (an identified on the Concept plans), single famly detached rebidential develogment, dimited to danelty of one unit per two acrea based on the gross site area of the renidential portion of the Property and vith minimum one acre lots; ahall be permittod; and provided further, that the variances eet forth on the Concept plans and on the preiiminary aubdiviaion plats pertaining to the Property in the above referenced city of Austin Case and approved by the City Council in connection with the PUD are hereby conflimed.
1.05 All proviatons of the Hill Country Roadway Ordinance (No. 860116-J, as in effect May 7, 1987) ahall apply to the Property; provided, however, that the variances set forth on the Concept Plans and on the preliminary subaivision plata pertaining to the Property in the above reforenced City of Austin Case and approved by the city Council in connection with the fud are hereby confirmad.
1.08 All lote within the Property fronting on Loop 360 ahall be subject to the acceas restrictions of the alll Country Roadway Ordinance (No. 660116-J, as in effect May 7, 1987), and


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direct driver : access to Lop 360 hall be permitted only an and to the extent set forth on the Concept Plans.
1.07 Critical environmental feature setbacks as bet forth in the Comprehensive Weteroheds Ordinance (No. 860s08-V, as in effect May 7, 1987 ) shall be required for the Property, and shall be depicted on the abdiviaion plata and site plane for the Property.
1.08 Ground water diacherye areas (aeepe and oprilage, according toicriteria for critical environmental features an defined by the Comprehensive Waterahedt Ordinance [No. 860508-V. ae In effect May 7, $1987 \|$ Shall be depicted on all aubdivision plate and eta plane for th d Property.
1.09 The city hae annexed, for the limited purpose of "Planning and Zoning", all of the Property not previously within the City' a zoning jurisdiction. 18 any or all of the Property is disannesed in the future, or otherwise not abject to the city's zoning jurisdiction, much property so disennened shall be du= veloped according to City standards as if it were within the limited purpose jurisdiction of the City. as and to the extant expressly sat forth in this Restriction. Declarant agrees that the Property may remain in the status of being within the furife diction of the City for limited purposes for forty (40) years from the effective date of this Restriction, and expressly waives the right to request and require annexation for full purposes Within three (3) years of the annexation for 11 mlted purposes. The City may from time to time annex all or a portion of the Property for full purposes at any time provided that such annegations shall be in accordance with this Restriction and all statutory requirements of the state of Texas regarding annexation of territory for full purposes.
1.10 Commercial use within the Property shall be limited to the commercial portions of the Property (as identified on the Concept Plans). The remainder of the Property shall be developed for single family reedential uees-botifi in all pereyeloped
Is a minuit: Family use.
1.11 ahe unes of the Property thall not be more inteneive than the ueas set forth on Ehhibitg attached horeto and sade a part hereof for ell purposes. As to portione of the property within the eity dimita of the City, uses ahall be in accor* dance with the permanent soning claseification fixed in the bove referenced city of Auetin zoning Caee. Development inten-
 bubgect to reduction on a lot by lot basis upen aubmittal to and review by the city of idnal ate dovelopment permit plane cone taining full vegatative and tree survey information and grading plane, bated on uch information and plane.
1.12 (a) The total developad area of the commercial portions of aech tract isenin the Property ohall not exceed the Lloor-to-area ratio ("EAR") and the impervious cover ("Impervious Cover": as uet zorth on the Concept Plane.
(b) The FAR or itpervioue Cover may be transteried among the lote within ach sract, and on any portion of a partice: Llar Tract may exceed the limit specified for guch Tract, prom Vided tiat the total PAR or Imperyious Cover within asch Tract does not axcend the total allowble FAR or Iapervious cover limits apeefised for buch Tract on the Concept glens. Declarant ahall have the fight to effectuate any auch allocation of FAR or Impervious Cover within a Tract by notice of allocation filad by Daclarant in tho Real Property Records of Travis County, Texae. Declarant ahell deliver wititen notice cif such allocation to the Director of the City's planning Department or any auceebsor agency thereto ("Planning Director"). In 'Buch event, Dectarant ahall have the right to receive from the Planning Director certificates verifying auch allocation of EAR and/or Impervious Cover and that the affected portion(e) of Tract(s) comply with the FAR and/or Impervious Cover reguiramenta of this Restriction. Further, in the quent of an allocation of FAR and/or Inpervious Cover by Declarant under the terns hereof, the allocatad FAR and/or imperWious Cover may only be utilized in connection with the

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denignated porian of the Tract to which such allocation has been made, unieas Declarant maken a reallocation of EAR and/or impervious Covar as set forth above.
(c) The right to allocate and saallocato FAR and/or Impervious Cover hereunder 12 essigmble in whole or in part by Declarant, but auch assi ghaent must be oxpreenly made in writing and filed of record in the Real Property Recorde of Travie County, Texan; and the mere conveyance of any portion of the Property Without the expracs traneler of the right to allocate FAR and/or lapervious Cover herounder thall not be conesdered to transfer or aselgn any allocation righta horeunder. Further, written notice of any anolgament of allocation fighte hereunder muet be dellvored to the planning Dizector before euch notice of asalgnment shall be binding upoi: the City for purposes hereof.
(d) In the ovent FAR and/or Impervious Cover are allocated to a particular portion of any Tract under the terme hereof, the ouner(a) of sueh portion mhall have the right to allocate availeble FAR and/or lmpervious Cover uithin auch portion by Written agreements giled with the Planning Director and in the Real Property Recorde of Travis County. Texal. In the event that FAR and/or Impervious Cover are allocated to a partieular portion of any Tract under the teras horenf and it it bubsequently determined that the actual FAR and/or impervious Cover required for the fuli developmont of euch portion is lose than the FAR and/or Impervious Cover so allocated to such portion, then, subject to the liwitations set forth on the Concopt Plans, the unused FAR andfor imparvious Cover shall be daemed available for use by other portions of auch Tract and the right to allocate or reallocate auch onceas EAR and/or Impervious Cover shall automatically be deamed to have reverted to Declarant or to the entity to whom Declarant has assigned the right to allocate such excess available FAR and/or impervious Cover.
(o) Once available EAR and/or Impervious Cover has bean allocated to a particular portion of any Tract under the
terme hereot. much FAR and/or limpervious Cover allocation aball be doemed to bo. - right running with the land which ohall autoo maticaliy be conveyed by the deed(e) transferring the pertinent portion unlese proviously reallocited ac provided herein or opeciflcally reserved in whole or in part by the ownar(e) of such portion in the dead(s) conveying euch portion.
1.13 The maximum height of cach buidding within the compereidi portione of each Traet within the Property ohald not axceed the helght eet ferth on the Concept plans. ahit restriction ohall not dimit the number of stories within each building so long we the hoight liatitation set forth on the Concept Plans 1s net exceeded.
1.14 Upon the approval and release of aste plan in eccordance with applicable ordinances of the city of Austin se to any portion of the property, tne development proposed for suth pertion of the Property with respect to which auch site plan has been 1 esued ohall be deemed to have complied with. 11 terme and provieions of this Reotrietion.

ARTICLE 11.
Water and Wantowater Sorisces
2.01 The PUD ehall receive vater and wastowater services as provided and subject to the conditions set forth on the preIiminary aubdiviaion plate pertaining to the Property in the above referenced City of Ausein Case.

ARTICLE III.
MLacel2aneous Provibzons
3.01 If any person, corporation or ontity of any other character shall violate or attempt to violate the foregoing agreements and covenants, it shall be lawful for the city or Daclarant, or their reepective successors and assigns, to prosecute proceedings at law or in equity against maid person or ontity violating or attempting to violate such agreaments or covenants and to prevent said person or entity from violating or otte"mpting to violate such agreanents or covenanta.
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3.02 . The failure at any time to enforce any agreement or covenant herein by the City, Declarant, or their respective surcescort and anaigne, whether any violation hereof is know or not, cabal not constitute aniver or estoppiol of the fight to do $+0$.
1.03 : Except at provided otherwise herein, this Restriclion may be modified, emended or terminated only by joint action of both (a) a majority of the member e of the City Council of the City of Austin, or such other governing body et may succeed the City Council of the City of Austin, and (b) by the owner (e) who is/are the owner (s) at the time of much modification; amendment or termination, of the portion(e) of the Property which is/are directly affected by the proposed modification, mondront or termsnation. Notice of any proposed modification shall be provided in the same manner io required by applicable City ordinances for an application for a zoning change.

Execured this $f 9$ day of Jqukary_ 1989.
DAVENPORT LIMITED, a Texas limited partnership

By: Westviow Development, Inc. d te managing partner


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By:


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SKETCH TO ACCOMPANY FIELD NOTES FOR $78.08 O^{3}$ ACRES, QEING ALL OF A 0.169 ACRE TRACT, VOL. 6656 PG. 780, ALL OF A $\mathbf{2 . 5 7 6}$ ACRE TRACT, VOL. 6656 PG. 780, PART OF A 6.02 ACRE TRACT, VOL. 6656 PG. 780, PART OF A 54.345 ACRE TRACT, VOL 5489 PG. 1543. AND PART OF A 316.99 ACRE TRACT, VOL. 4245 PG. 163

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## ERLD MOTRS

PHELD NOTES FOR 35.385 ACRES OU: OP THE JOHN BECKHAW SURVBY NO. 94 AND THE THOMAS CHAMBERS GURVEY NO. 5O4. SAID 353859 ACRES CONSIGTING OP THE POLLOWING: 11 ALL OP A 17.776 ACRE TTACT CONIRYED TO DES 8. OsBORNE, at al BY DBED RECORUED IN VOL S489. PAGE 1543 OF THE TRAVIS COUNTY DRRD ReCORDS. 2) ALL OF A 0.24 ACKR TRACT CONVRYED TO W.R. GBSBRMAN, of al BY DERD RECORDRD IN VOL 6E56. PACE 782 OP THE TRAVIS COUNTY DRED RECORDS, 31 A PORTION OP A 316.94 AICME TRACT CONVEYED TO ISAAC ARNOLD, ot al BY DEBD RECOADRD IN VOL 4245. PAGE 163 OP THE TRAVIS COUNTY DEED RECORDS, 8AID 35.385s ACRHS BEING MUHY PARTICULARLY DHSCRIBED BY METES AND BOURDS AS POLLOWS

STARTING FOK REPURENCE al a concrete monument found in the weet risht-ol-way line of the Copltal of Texas Mishway ltoop 3501 at Histway Roforance Statlon 580.50, beiag also in the neat line of Lot 6 of the Rob Roy Phans Ill Bubdiviaton. eubdiviaion of record, a plat of which in recorded in Buol 87. Pege 17J of the Travit County Plat Pecords:

THENCE along the woet right-of way tre of Lomp 360 asd the onst line of gaid Lot 6.
 of the said 17.776 ecre trout for the POINT OP EEGINNBN: of the 35.3859 acre tract:

THENCE alons the northeart line of Lot 6 berne almo the northoast boundery of enid hob Rey Fhase III, and the euvthwest line of the 17.796 acre tract. N $42^{\circ} 11^{\prime} 31^{\circ} \mathrm{W} .969 .65 \mathrm{fr}$.at to a * oteel pin iound:

THBNCE coatinuiag doug the northeas boundary of Rob Roy Pbase ill the fallowiag three (3) courses:

1. N41" $14^{\prime 2} 20^{\circ} \mathrm{W} .194 .97$ fact to e ateol pis found:
2. N59'12'03'W. 241.81 feet to : ateel pin found:
3. Nons a noe-tanget curve to the rigbl, an urc diotance of 966.28 feet, said arc havies a radiue of 1370.92 feet and a chord which beare $\mathrm{N} 20^{\circ} 59^{\circ} 53^{\prime \prime} \mathrm{W}$, a distance of 956.40 feot to atoel pin set io tha curving south right-of-way Lise of Peecal Lase. bing also the noptherat corror of Lot 1 of Rob Roy Phase III, and tioo being the sorthwest comer of the referenced 0.24 acre tract;

4. Aloag a curve to the leit, an arc diatance of 59.72 feet, said art haviag a redive of 343.26 foet and a thord which bearn N59 $09^{\circ} 57^{\circ} \mathrm{E}$, a diatabce of 59.64 feat to pin fotind the point of tangency;
5. $\$ 54^{\circ} 11^{\circ} 24^{\circ} \mathrm{E}$. a ditanace of 52 t .62 feot to $1^{\circ}$ etool pio found at a point of curvature:
6. Nong : curve to the laft. as are distance of 291.24 feot, said are hoving a redius of 470.94 feat an J a chord which bears $N 36^{\circ} 25^{\prime} 01^{\circ} \mathrm{B}$, a diptapee of 206.62 foet to a $1^{*}$ iteol plo found at the point of tengesey;
7. $N 18^{\circ} 42^{\circ} 01^{\circ} \mathrm{E}$, dintasce of $\mathbf{3 4 . 9 5}$ foot to a t" ateel pla ent at a poipt. of curvature:
8. Along ecurve to the riste. at are diotance of 471.36 feet, said arc having a redius of 268.00 foet and a chord which boers N691․ $10^{\circ} \mathrm{B}$, a dfetance of 412.01 foot to e $t^{n}$ ateol yta fouad at the polat of tangenom
9. $860^{\circ} 32^{\prime} 44^{\circ} \mathrm{B}$, a distaces of 124.84 foet to $\mathrm{a} \mathrm{t}^{*}$ atool pin fousd at a point of eurvatur:
 podius of 28.69 fost and a elcend which beare $818^{\circ} 15^{\prime} 44^{\prime \prime} \mathrm{B}$. a diotance of 42.84 foet to a totell pis feand in the ourviag wort risti-af-way line of Loop s60; Page + OF $_{6}$

Drveaport Rapch Weat<br>8outh Pert - 35.2059 Ac Pre 2 d 2

THENCE dons the meat right al-way lite of Loop 360. the followion air (6) courses:

 522.88 fowt to ecmerate monumedt found:
2. $818^{\circ} 11^{\circ} 00^{\prime}$ W, 311.51 fael so ecoecrete moaument found.
3. $500^{*} 48^{\circ} 54^{*}$ B, 114.28 foet to coecrote monument found:
4. $83^{\circ} 29^{\circ} 22^{\circ} \mathrm{E}$. 192.42 feot to concrate monumant found at a point of a beainaing of a nontabent curve:
5. Along ocurve to the left. an ere dotance of 271.22 foet. gaid arc beving a
 271.03 foet to cincrote monumeal found:
 contaning 35.385S wron eore or leas

Survayed as the ground and field noter prepared by Canyon Rogineering, Inc., 1000 Weotlake High Dr., Bide. 5A. Austin, Tosan 78746.



$10909: 614$

## $r$

SKETCH TO ACCOMPANY FIELD NOTES FOR
35.3859 ACRES, BEING ALL OF A 17.776 ACRE TRACT. VOL. 5489 PG. 1543, ALL OF A 0.24 ACRE TRACT, VOL. 6656 PG.7E2, AND A PORTION OF A 316.99 ACRE TRACT, VOL. 4245 PG. 163, TRAVIS CO., TEXAS


## Land Uses

Tract*
Block A, Lots 2 through 9, and Block B, Lots 1 through 30

Gleek-arnint-b, and Block B .

Lots 33 and 34

## Blodk A, Lot 1

Permitted Land Uses**
Single Famidy Residence Uses

- Each tract is reforred to by Plock and Lot on the Concept Plans.
**Al ubeg shall be determifeci under the $C$ ity zoning Ordinance \{Chapter 13-2A, rity Code uf the Ciey of Austin\}, as of May 7, 1987. Permitect uses as per cach Iract and lot within the Property shall inctude ald use: allowed as a permatted use under the specified zoning classifice:ron.

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P. O. BOX 108A

AUSTN. TEXAS 78767
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# COATS ROSE <br> A Professional Corporation 

December 5, 2013

## VIA EMAIL

Mr. Greg Guernsey, Director
Planning \& Development Review Department
City of Austin
505 Barton Springs, $5^{\text {th }}$ Floor
Austin, Texas 78704
Re: Canyons @ Rob Roy (C814-88-0001.10 and C814-88-0001(RCA)); Postponement Request

Dear Mr. Guernsey:
I am writing to you on behalf of our client, Rob Roy Homeowner's Association ("Client"), to formally request a postponement of the above-referenced case to the January 23, 2014 City Council hearing. A large number of my Clients (residents of Rob Roy) are abroad and are not able to attend the public hearing scheduled for December 12, 2013. This is our Client's first request for a postponement.

Thank you for your immediate attention to this matter. Please feel free to contact me if you have any questions.

Sincerely,

cc: Mayor \& City Council Members
Clark Patterson, City of Austin
Jerry Rusthoven, City of Austin

## 4811-8146-9202, y. 1


[^0]:    * Each tract is referenced to by Block and Lot on the Concept Plan

