#### **RESTRICTIVE COVENANT TERMINATION REVIEW SHEET**

**<u>CASE:</u>** C14-87-087(RCT)

### **<u>P.C. DATE:</u>** May 28, 2019

#### DISTRICT: 1

ADDRESS: 4605, 4607, & 4609 N. IH-35 Service Road Northbound

**OWNER / APPLICANT:** Bahrami Behzad

AGENT: The Abali, LLC (Megan Lasch)

**ZONING:** SF-3-NP, LO-NP, GR-CO-NP (existing); MF-6-CO-NP (proposed)

#### **SUMMARY STAFF RECOMMENDATION:**

Staff recommends the restrictive covenant termination.

#### PLANNING COMMISSION RECOMMENDATION:

May 28, 2019:

### **ISSUES:**

The proposed restrictive covenant termination (RCT) has been filed in conjunction with a rezoning case, C14-2019-0046.SH. The Restrictive Covenant affects three lots that are part of the proposed rezoning case. Staff also supports the proposed rezoning case. *Please refer to Exhibits A and B (Zoning Map and Aerial Exhibit)*.

#### **CASE MANAGER COMMENTS:**

The proposed restrictive covenant termination (RCT) would eliminate requirements tied to a 1987 zoning case (City File #C14-87-087). *Please refer to Exhibit C (Restrictive Covenant).* 

The associated rezoning case on the property proposes MF-6-CO-NP zoning to allow the development of a SMART Housing multifamily project. The existing RC prohibits multifamily land use and would prevent the proposed development. The RC also prohibits many other uses (listed below). In 1987, the City used RCs to attach conditions that would now be attached by conditional overlay (CO) or required administratively at time of site plan, not via a RC. Consequently, the RC clouds the property title and makes regulatory application confusing. Terminating the RC would remove the following condition:

 The property shall be limited to the following land uses: Administrative and business offices, Arts and crafts studio (limited), Business support services, Consumer convenience services, General retail sales (convenience), Hotel-motel, Medical offices, Personal improvement services, Personal services, Professional offices, Day care services (general, limited, and commercial), Public primary educational facilities, Public secondary educational facilities, and Religious assembly.

Staff supports termination of the RC. The outdated use of a RC to limit land uses does not reflect current regulations. Additionally, the limited uses do not allow some land uses that cannot be prohibited under current Code and federal law (for example, Group Home, Telecommunication tower, etc.) Most significantly, the RC would not allow the site to be developed with the proposed SMART Housing multifamily development that would further the goal of providing more affordable housing in Austin. Please see *Exhibit C (Applicant Correspondence)*.

### **STAFF RECOMMENDATION:**

Staff recommends the restrictive covenant amendment.

1. The proposed zoning should promote consistent and orderly planning.

The conditions of the 1987 RC are outdated and have been replaced by more appropriate and effective development regulations under current code. In 1987, the City used RCs to attach conditions that would now be attached by conditional overlay (CO) or required administratively at time of site plan, not via a RC. Consequently, the RC clouds the property title and makes regulatory application confusing.

2. The proposed rezoning does not grant an unequal benefit to the landowner.

Removal and/or modification of the restrictive covenant will make the property subject to current City codes and regulations, which is more consistent with other properties.

	ZONING	LAND USES
Site	SF-3-NP, LO-NP, GR-CO-NP	Single family residential, Commercial Services, Undeveloped
North	SF-3-NP, GR-MU-CO-NP, PUD	Single family residential, Greenbelt, Retail shopping center
South	SF-3-NP, LO-NP, LO-CO-NP	Single family residential, Vacant, duplex residential
East	SF-3-NP	Single family residential
West	IH 35, CS-CO-NP	IH 35

#### EXISTING ZONING AND LAND USES:

#### NEIGHBORHOOD ORGANIZATIONS:

Homeless Neighborhood Association Ridgetop Neighborhood Association Delwood II Neighborhood Organization Del Valle Community Coalition Claim Your Destiny Foundation Friends of Austin Neighborhoods Neighborhood Empowerment Foundation Central Austin Community Development Corporation Upper Boggy Creek Neighborhood Planning Team Mueller Community Associations Mueller Neighborhood Association North Austin Neighborhood Alliance North Loop Neighborhood Plan Contact Team

## **CITY COUNCIL DATE/ACTION:**

June 20, 2019:

#### ORDINANCE READINGS: 1<sup>st</sup> 2<sup>nd</sup>

i 3<sup>rd</sup>

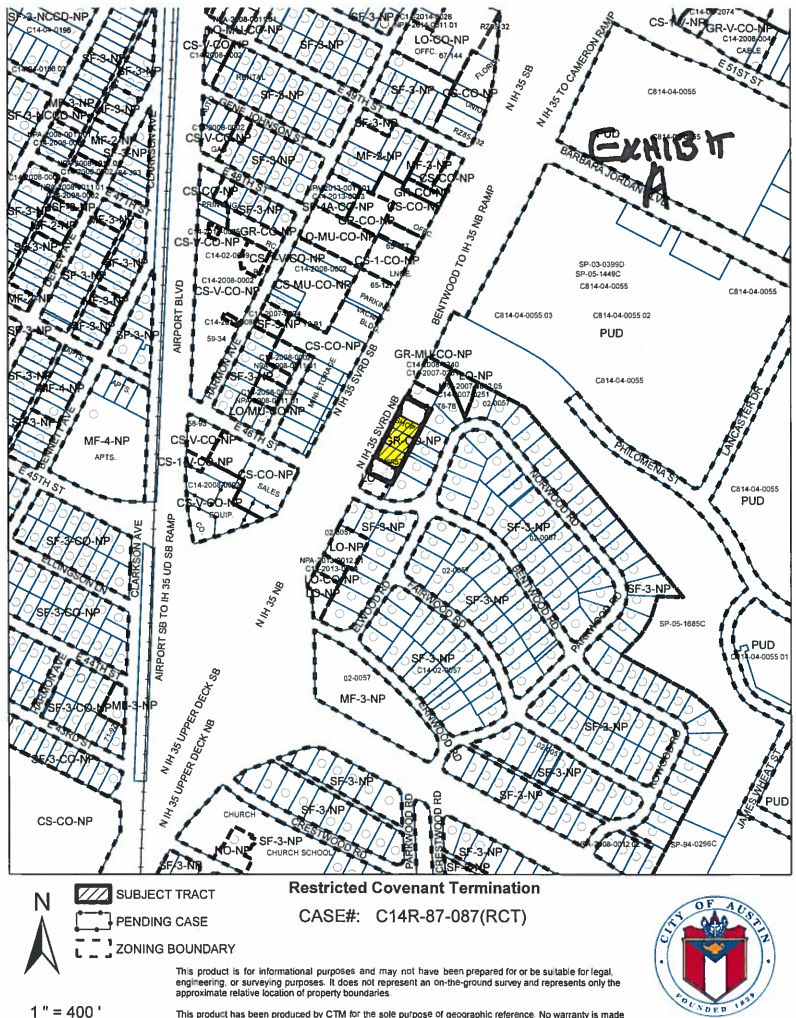
<u>CASE MANAGER:</u> Heather Chaffin e-mail: heather.chaffin@austintexas.gov

# AISD SELTexas

SELTexas Preservation Austin The Midtown Alliance Austin Innercity Alliance Anberly Airport Association Neighbors United for Progress Sierra Club Bike Austin Black Improvement Association Austin Neighborhoods Council

## **ORDINANCE NUMBER:**

**PHONE:** 974-2122



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Created: 5/10/2019



#### 4 28 0165 RESTRICTIVE COVENANT

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	5.	declared invalid, by ju	agreement or covenant shall be adgment or court order, the same any of the other provisions of such remaining portion of this in full effect.	
	6.	assigns, fails to enfo	ty of Austin, its successors or orce this agreement, whether or it are known, such failure shall er or estoppel of the right to	
	7.	Covenant, this agreeme terminated only by joi the members of the City or such other governin Council of the City of	Paragraph 3 of this Restrictive nt may be modified, amended, or int action of (a) a majority of y Council of the City of Austin, ig body as may succeed the City Austin, and (b) the owner(s) of a time of such modification, on.	
	City	citations to the Austin y Code of 1981, as amende cified.	A City Code shall refer to the Austin ad from time to time, unless otherwise	
			singular nouns and pronouns	
		lude the plural. CUTED this <u>Sth</u>	day of August, 1987.	
			Emerald Mray	•
	THE	STATE OF TEXAS	s	
		This instrument was ac	knowledged before me on <u>August</u>	
	r	Stu, 1987, by Emerald W	Notary Public, State of Texas Notary's name (printed):	
		Notary Public STAVE OF TEXAS IN USAN EXP. JULY 17, 1985	Notary's commission expires:	
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Zoning Case No. Cl4r-87-087

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#### RESTRICTIVE COVENANT

Owner: Emerald Wray

#### Owner's Address: 8805 Old Manor Road, Austin, Texas 78724

Consideration: One and No/100 Dollars (\$1.00) and other good and valuable consideration paid by the City of Austin to the Owner, the receipt and sufficiency of which is acknowledged.

Property: Tract 1: Lot 3 of Delwood Section 2, Block G, of record in Book 4, Page 282B of the Plat Records of Travis County, Texas.

Tract 2: Lot 4 of Delwood Section 2, Block G, of record in Book 4, Page 282B of the Plat Records of Travis County, Texas.

Tract 3: Lot 5 of Delwood Section 2, Block G, of record in Book 4, Page 282B of the Plat Records of Travis County, Texas.

Owner of the Property, for the consideration, impresses the Property with these covenants and restrictions running with the land:

- Tracts 1, 2, and 3 of the Property shall be considered a single site when any modifications of all or part of the Site Plan approved for those tracts, as part of Zoning Case No. C14r-87-087, are reviewed administratively in accordance with Sections 6100 through 6199 of Chapter 13-2A of the Austin City Code, so that any such review shall require review of all of Tracts 1, 2, and 3 as a single site. This provision exists in spite of the definition of site in Section 1334 of Chapter 13-2A of the Austin City Code.
- 2. If any person or entity shall violate or attempt to violate this agreement and covenant, it shall be lawful for the City of Austin, a municipal corporation, its successors and assigns, to prosecute proceedings at law or in equity, against such person or entity violating or attempting to violate such agreement or covenant, to prevent the person or entity from such actions, and to collect damages for such actions.
- 3. If any part of this agreement or covenant shall be declared invalid, by judgment or court order, the same shall in no way affect any of the other provisions of this agreement, and such remaining portion of this agreement shall remain in full effect.
- 4. If at any time the City of Austin, its successors or assigns, fails to enforce this agreement, whether or not any violations of it are known, such failure shall not constitute a waiver or estoppel of the right to enforce it.

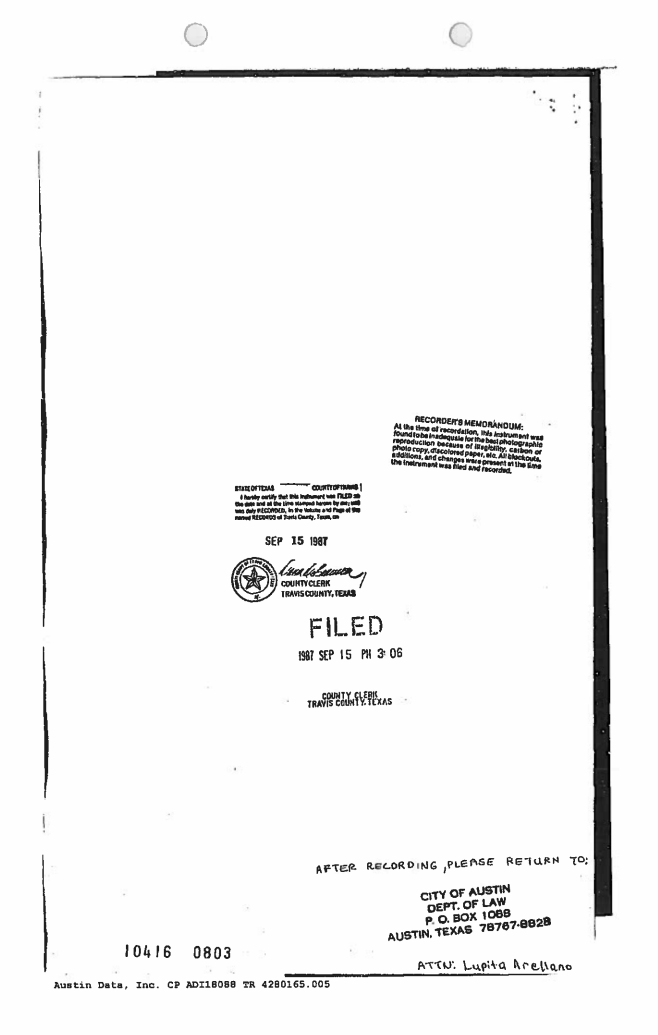
5. This agreement may be modified, amended, or terminated only by joint action of both (a) a majority of the mambers of the City Council of the City of Austin, or such other governing body as may succeed the City Council of the City of Austin, and (b) by the owner(s) of the Property at the time of such modification, amendment or termination.

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1 All citations to the Austin City Code shall refer to the Austin City Code of 1981, as amended from time to time, unless otherwise specified. .. When the context requires, singular nouns and pronouns include the plural. EXECUTED this \_\_\_\_\_ day of \_August , 1987. Emerald Wray THE STATE OF TEXAS 5 This instrument was acknowledged before me on August 5 \_, 1987, by Emerald Wray. Notary Public, State of Texas Notary's name (printed): LINDA RONEY-MCATEER STAT MEL (t, My Centra Erp. July 17, 1989 Notary's commission expires: 14R87087.RC2 Sec. 4. and a second at a 2 Michael and Party and a second s #0416 0802 · . . · · . Austin Data, Inc. CP ADI18088 TR 4280165.004





May 8, 2019



Greg Guernsey, Director of Planning and Zoning Department One Texas Center 505 Barton Springs Rd. Austin, TX 78704

RE: Addition of Termination of Restrictive Covenants to Zoning Case #C14-2019-0046.SH and Neighborhood Plan Amendment #NPA-2019-0012.01.SH

Mr. Guernsey,

We are requesting the attached Application for Termination of Restrictive Covenants be added to our current Zoning Case (C14-2019-0046.SH) and our current Neighborhood Plan Amendment (NPA-2019-0012.01.SH). The restrictive covenant in question will prohibit certain land uses, which will be counter to the use proposed in the Zoning Case and the Neighborhood Plan Amendment. Terminating the outdated Restrictive Covenant will allow the proposed development to move forward and allow the land to be developed to its highest and best use.

Thank you for your consideration and feel free to reach out to me, should you or your staff have any questions.

Sincerely,

Megan Lasch O-SDA Industries, LLC 5501-A Balcones Dr. #302 Austin, TX 78731