Community Planning and Development

Planning Services



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TO: City Council

FROM: Kyle A. Dalton, AICP, Senior City Planner

DATE: September 17, 2015

RE: Official Zoning Map Amendment Application #2015I-00040

6502 E. Union Avenue (formerly known as 4900 S. Monaco St.)

Rezoning from B-4 with waivers UO-1 UO-2 to S-MX-12

Staff Report and Recommendation

Based on the criteria for review in the Denver Zoning Code, Staff recommends that City Council approve Application #2015I-00040 for a rezoning from B-4 with waivers UO-1 UO-2 to S-MX-12.

Request for Rezoning

Application: #2015I-00040

Address: 6502 E. Union Avenue

Statistical Neighborhood/Council Dist.: Southmoor Park / Council District 4

Registered Neighborhood Orgs.: Denver Neighborhood Association, Inc.; Inter-Neighborhood

Cooperation

Area of Property: 4.69 acres

Current Zoning: B-4 with waivers UO-1 UO-2

Proposed Zoning: S-MX-12

Property Owner(s): Belleview Land Group, LLC
Owner Representative: Randy Schwartz, for the owner

Summary of Rezoning Request

- The site is located on the southwest corner of Niagara Street and Union Avenue.
- The property is mostly vacant, with some surface parking serving adjacent offices.
- The property owner is requesting rezoning to facilitate development by removing the property from cumbersome old code zoning and coming into a standard Denver Zoning Code zone district.
- The requested S-MX-12 zone district is in the Suburban neighborhood context; permits a wide mix of residential, civic, and commercial uses; and has a maximum building height of 12 stories or 150 feet. Further details of the zone district can be found in Article 3 of the Denver Zoning Code (DZC).

Existing Context

The site is located in an area west of the Denver Tech Center and the Belleview light rail station, known as DTC West. The immediate vicinity primarily contains multi-unit residential and office uses, with auto-



oriented retail sales and services located near the interchange of I-25 and Belleview Avenue. The following table summarizes the existing context proximate to the subject site:

	Existing Zoning	Existing Land Use	Existing Building Form/Scale	Existing Block, Lot, Street Pattern
Site	B-4 with waivers UO-1 UO-2	Vacant and surface parking	n/a	Curvilinear grid of streets. Superblocks to
North	B-4 with waivers and conditions UO-1 UO-2	Multi-unit residential	4-story apartment buildings	north and west. An improved grid network exists to the east,
South	B-4 with waivers UO-1 UO-2	Vacant	n/a	extending three blocks to the Belleview light rail station and Interstate 25.
East	T-MU-30 with waivers	Vacant	n/a; to the southeast is a 5-story multi-unit dwelling building with shallow setbacks (high build-to)	
West	B-4 with waivers UO-1 UO-2	Office	3-story office surrounded by surface vehicle parking, structured vehicle parking, and landscaping	

1. General Development Plans

The site is across Niagara Street from, but is not a part of, the Belleview Station General Development Plan. The GDP is briefly described here for context only. Approved in 2006, the GDP is intended to create a transit-oriented mixed-use development complementary to the Belleview light rail station with a mix of uses. The GDP expresses a general goal of concentrating building height and intensity near the station, tapering to "mid-rise" building heights along the west edge of the GDP, which is Niagara Street. Urban Design Standards and Guidelines also apply in the GDP area.

2. Existing Zoning

Subject Site Zoning

The current B-4 zone district with waivers was adopted in 1981 following extensive public involvement in the rezoning of the then-vacant land. At the time, much of the area from Belleview to Quincy, I-25 to the county line, was rezoned and divided into four subareas. The remnants of these subareas can be seen in the zone district boundary lines on the zoning map on the following page. The subject site is located in the ordinance's Subarea #4, which is roughly bounded by today's Niagara Street, the Union Avenue alignment, and the Denver/Arapahoe County line on the west and south.



The zoning waivers allocate gross floor area by subarea, on a subarea-wide basis. As a result, individual projects claim gross floor area as they are built, thereby reducing gross floor area available for other land in the same subarea. Within this Subarea 4, a maximum of 1,200,000 gross floor area is permitted. The following limits on gross floor area by use also apply:

Use	Gross Floor Area (maximum, square feet)
Retail	100,000
Hotel	500,000
Residential	225,000
Office and other allowed uses	Unlimited, within the total subarea gross floor area below
TOTAL	1,200,000

Within this Subarea 4, all of the gross floor area for residential has been allocated to projects already built on the west side of Monaco Street, leaving no residential gross floor area for undeveloped properties such as the subject site. Based on the most recent zone lot amendment

which allocates square footages within the subarea, this site is currently entitled to 215,000 square feet of office uses.

The maximum allowed height is 280 feet.

The waivers also prohibit uses including adult related businesses, billboards, auto sales, mail order house, establishments selling monuments and tombstones, and other unique uses under the Former Chapter 59. Generally, most neighborhood-serving retail, sales, and services are allowed, as are office, residential, and lodging uses.

The complete current zoning waivers ordinance is attached to this staff report.

Generally speaking, the UO-1 use overlay allows adult uses with limitations. The UO-2 use overlay allows outdoor general advertising devices, or billboards, with limitations. These use overlay districts were applied in 2010 to all land with the B-4 base zoning, but they are of no effect unless land is rezoned from the Former Chapter 59 into the Denver Zoning Code. Essentially, the current use overlays are placeholders. However, the waivers of the current zoning already prohibit adult uses and billboards. Because these uses are not allowed today and there is no need to add them, the applicant did not choose to "keep" the inapplicable UO-1 UO-2 overlay zones. Therefore, if this rezoning is approved, the property will be rezoned to straight S-MX-12 without overlays.

Zoning to the south and west

Land south and west of the subject site is also zoned B-4 with waivers and located in the same Subarea 4 as the subject site.

Zoning to the north

Land to the north across Union Avenue is zoned B-4 with waivers in Subarea 2, or B-4 with waivers and conditions in Subarea 3. Each of these subareas has the same use waivers as Subarea 4, where the subject site is located. Different subarea-wide gross floor area allowances apply. In Subarea 3 to the north/northeast, the maximum height is 210 feet. In Subarea 2 to the northwest, the maximum height is 130 feet.

Zoning to the east

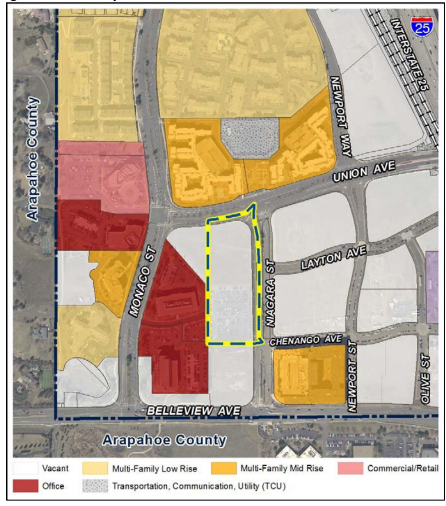
Land to the east across Niagara Street is zoned T-MU-30 with waivers. This zoning permits maximum building heights of 220 feet and an aggregated maximum floor area ratio of 5.0. The waivers adjust building form standards including setbacks and build-to requirements, and establish comprehensive sign plan requirements unique to the site.

The following map shows approximate boundaries of the maximum heights allowed by current zoning in surrounding areas, and the proposed maximum height in feet for this application.



Proposed: 150'

3. Existing Land Use Map



4. Existing Building Form and Scale (Google Maps images)



The subject Site, looking south-southwest from Union Avenue.



Looking west at the parking lot on the site, from the corner of Niagara St. and Chenango Ave.



3-story office structure located directly west of the site.



4-story multi-unit dwellings located to the north across Union Avenue from the site.

Summary of City Agency Referral Comments

As part of the DZC review process, the rezoning application is referred to potentially affected city agencies and departments for comment. A summary of agency referral responses follows:

Asset Management: Approved - No Comments.

Denver Public Schools: No Response.

Development Services – Fire Prevention: No Response.

Development Services – Project Coordination: Approve Rezoning Only – Will Require Additional Information at Site Plan Review.

Development Services – Transportation: No Response.

Development Services – Wastewater: No Response.

Environmental Health: Approved – No Comments.

Parks and Recreation: Approved – No comments.

Public Works – Survey: Approved.

Public Review Process

- CPD staff provided Informational notice of receipt of the rezoning application to affected members of City Council and registered neighborhood organizations on April 27, 2015.
- The property was posted for a period of 15 days announcing the July 1, 2015, Denver Planning Board public hearing, and written notification of the hearing was sent to all affected registered neighborhood organizations and City Council members.
- CPD staff provided written notice of the July 22, 2015, City Council committee meeting to affected members of City Council and registered neighborhood organizations on July 8, 2015. The committee moved the bill to the full City Council.
- CPD staff provided written notice of the August 31, 2015, City Council public hearing to affected members of City Council and registered neighborhood organizations on August 10, 2015.
- Signs were not posted announcing the August 31, 2015, City Council public hearing, so City Council rescheduled the public hearing for September 21, 2015. Signs were posted at least 21 days in advance of the September 21, 2015, City Council public hearing.
- CPD staff provided written notice of the September 21, 2015, City Council public hearing to affected City Council members and registered neighborhood organizations on August 28, 2015.
- Other Public Outreach and Input
 - Registered Neighborhood Organizations (RNOs)
 - As of the date of this staff report, neither of the registered neighborhood organizations had submitted a position on this application.

Other Public Comment

- As of the date of this staff report, three comments were received regarding this application. The comments are attached to this staff report.
 - An emailed letter was received from Brooke Maloy on behalf of Madre Investment Company LLC, majority land owner of property east of this site, in opposition to the application. She expresses that a building not to exceed 5 or 8 stories would better fit the scale of surrounding buildings and conditions, and that downstream sanitary systems may be impacted by the rezoning.
 - An emailed letter was received from Peter Culshaw on behalf of Shea Properties in support of the application. Mr. Culshaw notes three significant changes in the area since 1981 as justifying circumstances supporting the rezoning, and that the proposed S-MX-12 better reflects the transit-oriented mixed use nature of the area.
 - An emailed letter was received from Trey Warren on behalf of Front Range Land and Development, developer of property east of this site, in opposition to the application. Mr. Warren expresses concern that an increase in density could be inconsistent with how his site is being designed and developed, with potential impacts on views and infrastructure. He suggests custom zoning approaches instead of a standard zone district.

Criteria for Review / Staff Evaluation

The criteria for review of this rezoning application are found in DZC, Sections 12.4.10.7 and 12.4.10.8, as follows:

DZC Section 12.4.10.7

- 1. Consistency with Adopted Plans
- 2. Uniformity of District Regulations and Restrictions
- 3. Public Health, Safety and General Welfare

DZC Section 12.4.10.8

- 1. Justifying Circumstances
- Consistency with Neighborhood Context Description, Zone District Purpose and Intent Statements

1. Consistency with Adopted Plans

The following adopted plans apply to this property:

- Denver Comprehensive Plan 2000
- Blueprint Denver (2002)

Denver Comprehensive Plan 2000

The proposal is consistent with many Denver Comprehensive Plan strategies, including:

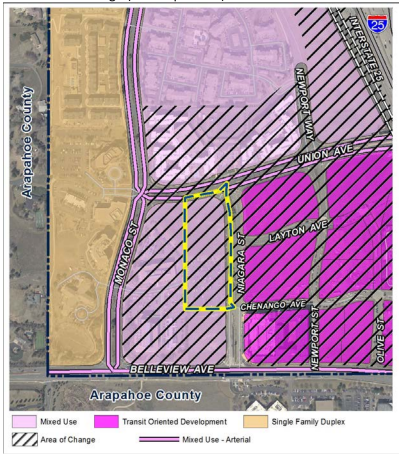
 Environmental Sustainability Strategy 2-F — Conserve land by promoting infill development with Denver at sites where services and infrastructure are already in place; designing mixed use communities and reducing sprawl so that residents can live, work and play within their own neighborhoods.

- Environmental Sustainability Strategy 4-A Promote the development of sustainable communities and centers of activity where shopping, jobs, recreation and schools are accessible by multiple forms of transportation, providing opportunities for people to live where they work.
- Land Use Strategy 3-B Encourage quality infill development that is consistent with the character of the surrounding neighborhood; that offers opportunities for increased density and more amenities; and that broadens the variety of compatible uses.
- Land Use Strategy 4-A Encourage mixed-use, transit-oriented development that makes effective use of existing transportation infrastructure, supports transit stations, increases transit patronage, reduces impact on the environment, and encourages vibrant urban centers and neighborhoods.
- Mobility Strategy 4-E Continue to promote mixed-use development, which enables people to live near work, retail and services.

The proposed map amendment will enable mixed-use development at an infill location where services and infrastructure are already in place, within walking distance of a rail transit station. The S-MX zone districts broaden the variety of uses as compared to the highly waivered B-4 zone district. The rezoning is consistent with these plan recommendations.

Blueprint Denver

According to the 2002 Plan Map adopted in Blueprint Denver, this site has a concept land use of Mixed Use and is located in an Area of Change (see map below).



Future Land Use

According to Blueprint Denver, Mixed Use areas "have a sizable employment base as well as housing. Intensity is higher in mixed-use areas than in other residential areas. Land uses are not necessarily mixed in each building or development or even within each block. But within the neighborhood, residential and non-residential uses are within walking distance of one another. The proportion of residential to commercial uses varies considerably from one mixed-use district to another" (p. 41). The S-MX-12 zone district allows mixed uses with higher intensity, consistent with this plan recommendation.

Area of Change / Area of Stability

The site is in an Area of Change. In general, "The goal for Areas of Change is to channel growth where it will be beneficial and can best improve access to jobs, housing and services with fewer and shorter auto trips" (p. 127). Further, "the base strategy for encouraging development [in Areas of Change] is to allow sufficient development intensity and appropriate mixes of uses so that planned land uses will be economically feasible" (p. 128). The existing zoning with waivers strictly limits the development potential of this site. If the site is rezoned to the more flexible standard S-MX-12 zone district, growth and development will be made more feasible on this site, consistent with the plan's Area of Change designation.

Street Classifications

Blueprint Denver classifies Union Avenue as a Mixed Use Arterial. There is no Blueprint Denver classification for Niagara Street because it did not exist at the time the plan was adopted. According to Blueprint Denver, a Mixed Use street is "located in high-intensity mixed-use commercial, retail and residential areas with substantial pedestrian activity" and is "attractive for pedestrians and bicyclists because of landscaped medians and tree lawns." Further, "Arterials are designed to provide a high degree of mobility and generally serve longer vehicle trips to, from, and within urban areas (p. 51)." Movement of people and goods is the primary function on these streets. The S-MX-12 zone district allows the high-intensity mixed uses imagined for these streets in Blueprint Denver.

In summary, the proposed map amendment to S-MX-12 will enable growth in an area that Blueprint Denver identifies as appropriate for change and mixed uses along streets with high-intensity mixed uses.

Other Land Use Recommendations

Among the specific strategies to implement Blueprint Denver, the plan calls for amending "the code to eliminate obsolete zone districts and amend the map to apply new zone districts to affected areas" (p. 162-3). Rezoning from the obsolete Former Chapter 59 to a standard zone district in the new Denver Zoning Code is directly consistent with this plan recommendation.

2. Uniformity of District Regulations and Restrictions

The proposed rezoning to S-MX-12 will result in the uniform application of zone district building form, use and design regulations within the zone district.

3. Public Health, Safety and General Welfare

The proposed official map amendment furthers the public health, safety, and general welfare of the City primarily through implementation of the city's adopted land use plan.

4. Justifying Circumstance

The application identifies several changed or changing conditions as the Justifying Circumstance under DZC Section 12.4.10.8.A.4, "The land or its surrounding environs has changed or is changing to such a degree that it is in the public interest to encourage a redevelopment of the area or to recognize the changed character of the area." The land and its surrounding environs have changed significantly since the 1981 zoning. The opening of an RTD light rail station a quarter-mile east of the site provides a major additional transportation option, as does the development of a finer-grained street network in the years since. Extensive mixed-use transit-oriented development in the area east of the site has followed the station opening over the past several years. The availability of the new Denver Zoning Code, adopted in 2010, also is a major changed circumstance. Accordingly, Sec. 12.4.10.8.A.4 is an appropriate justifying circumstance for the proposed rezoning.

5. Consistency with Neighborhood Context Description, Zone District Purpose and Intent Statements

The requested S-MX-12 zone district is within the Suburban Neighborhood Context. The neighborhood context generally consists of single-unit and multi-unit residential, commercial strips and centers, and office parks. Commercial buildings are often separated from residential. The context consists of an irregular pattern of block shapes. Building height is typically low, except for some mid- and high-rise structures, particularly along arterial streets.

The neighborhood pattern surrounding this site is consistent with the code's description of the Suburban Neighborhood Context. The block shapes are irregular in pattern with some grid elements and some broken grids and curvilinear streets. Because the neighborhood building form, lot, and block pattern is suburban in character, and site is on an arterial street where mid- and high-rise structures are sometimes found in the neighborhood context, the proposed rezoning to S-MX-12 is consistent with the neighborhood context description.

The general purpose of the Mixed Use Zone Districts is to "promote safe, active, pedestrian-scaled, diverse areas and enhance the convenience and ease of walking, shopping and public gathering within and around the city's neighborhoods" (DZC 3.2.4.1.A). According to the specific zone district intent stated in the Denver Zoning Code, the S-MX-12 zone district "applies to areas or intersections served primarily by major arterial streets where a building scale of 1 to 12 stories is desired" (DZC Section 3.2.4.2.F). As this site is on an arterial street (Union Avenue), another major arterial is located just to the south (Belleview Avenue, Colorado state highway 88), and the building scale may be desirable based on the plan direction discussed above, the rezoning is consistent with the zone district purpose and intent statements.

Planning Board Recommendation

The Denver Planning Board held a public hearing on July 8, 2015, to consider this application. The Planning Board heard testimony from two individuals. The applicant testified in support of the application. Then-Councilwoman Peggy Lehmann testified expressing concern about views from buildings to the east of the mountains to the west and that an 8-story building would be a better fit for this site. By a vote of 7 in favor and 0 against, the Planning Board recommended approval of the application and found that the applicable review criteria had been met.

Staff Recommendation

Based on the analysis set forth above, CPD staff finds that the application for rezoning the property located at 6502 E. Union Avenue to the S-MX-12 zone district meets the requisite review criteria. Accordingly, staff recommends that the application be approved.

Attachments

- 1. Current zoning waivers
- 2. Application
- 3. Public comment letters

ORDINANCE NO. 655

SERIES OF 1981

COUNCIL BILL NO. 684

INTRODUCED BY:

Silchin, Reynolds, Earpis Backworth, Henryll, Burch

A B I L L

FOR AN ORDINANCE RELATING TO ZONING, CHANGING THE ZONING CLASSIFICATION FOR A SPECIFICALLY DESCRIBED AREA, GENERALLY DESCRIBED AS THE AREA WEST OF INTERSTATE 25 AND THE PARADISE VALLEY COUNTRY CLUB, BETWEEN BELLEVIEW AVENUE AND QUINCY AVENUE, RECITING CERTAIN WAIVERS PROPOSED BY THE OWNER AND APPLICANTS FOR THE ZONING CLASSIFICATION AND PROVIDING FOR A RECORDATION OF THIS ORDINANCE.

BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

Section 1. That upon consideration for a change in the zoning classification of the land hereinafter described, council finds:

- 1. That the land hereinafter described is presently classified as part of the R-2-A District, as part of the R-0 District and as part of the RS-2 District;
- 2. That the owner and applicants propose that the zoning classification of the land hereinafter described be changed to B-4;
- 3. That the land hereinafter described is owned by Belquince Investment Company, and that the applicants for the change in zoning classification hereinafter set forth are Urban Investment and Development Company and Miller-Davis Company;
- 4. That in their application, the owner and the applicants have represented that if the zoning classification is changed pursuant to their application, the owners and the applicants will and hereby do:

- (a) Waive the right to use or occupy the land hereinafter described in Section 2 or to use occupy or erect thereon any structure or structures designed, erected, altered, used, or occupied for an ambulance service; for auto sales; for a blacksmithing shop; for a crafting service; for an electric contractor; for a food locker plant; for koshering of poultery; for a mail order house; for metal sharpening; for mirror silvering; for a mortuary; for a motorcycle shop; for a painting and decorating contractor; for radio and television broadcasting; for a sign contractor; for an establishment selling monuments and tombstones; for a special trades contractor; for fabrication, except for craftwork and electronic components; for an adult book store; for an eating place with adult amusement or entertainment; for an adult photo studio; for an adult theater; for any use intended to provide adult amusement or entertainment on the payment of a fee or admission charge; or for an outdoor general advertising device;
- (b) For the area referred to on Exhibit "A" as

 Sub Area 1, which may be hereinafter referred

 to as Sub Area 1 and which is more particularly

 described in Exhibit "B" which exhibit is

 herein incorporated by reference:
 - (1) Waive the right to develop the maximum gross floor area as permitted in the B-4 District by agreeing not to construct, erect, and/or build in excess of 700,000 square feet of gross floor area in Sub Area 1, exclusive of publicly owned

- buildings, and agree within that 700,000 square foot limit to not construct more than 150,000 square feet of residential or more than 50,000 square feet of retail.
- (2) Waive the right to erect, construct and/or build any building having a height in excess of 80 feet.
- (3) For the area described in this paragraph
 (b) of Subsection 4 of Section 1 only,
 waive the right to use or occupy the land
 or erect thereon any structure or structures
 designed, erected, altered, used or occupied for a hotel.
- (c) For the area shown on Exhibit "A" as Sub Area

 2, which may be hereinafter referred to as Sub

 Area 2 and which is described in Exhibit "C",

 which Exhibit is herein incorporated by reference:
 - (1) Waive the right to develop the maximum gross floor area as permitted in the B-4 District by agreeing not to construct, erect and/or build in excess of 650,000 square feet of gross floor area in Sub Area 2, exclusive of publicly owned buildings, and agree within that 650,000 square foot limit to not construct more than 200,000 square feet of office or more than 50,000 square feet of retail.
 - (2) Waive the right, in the area more than 500 feet east of the west line of Sub Area 2, to erect, construct and/or build any building having a height in excess of 130 feet. Within the westerly 500 feet of Sub Area 2, height limits shall be governed by a bulk regulation whereas no part of any structure (except eaves,

church spires, church towers, flag poles, antennaes, chimneys, flues, vents or accessory water tanks) shall project up through the bulk limit which is defined by a plane extending up over Sub Area 2 at an angle of 6° (approximately 11 feet per 100 feet horizontal) with respect to the horizontal line which is co-directional to the western Sub Area boundary line. This horizontal line passes through a point 30 feet above existing grade at the mid point of said boundary line.

- (3) For the area described in this paragraph (c) of Subsection 4 of Section 1 only, waive the right to use or occupy the land or erect thereon any structure or structures designed, exected, altered, used or occupied for a hotel,
- (4) Waive the right to use or occupy any of the westernmost 250 feet of Sub Area 2 to erect thereon any structure or structures designed, erected, altered, used or occupied for office uses.
- (5) Waive the right to erect, construct and/or build any structure or structures within 100 feet of the western boundary of Sub Area 2
- (d) For the area referred to on Exhibit "A" as Sub Area 3, which may be hereinafter referred to as Sub Area 3 and which is described in Exhibit "D", which Exhibit is herein incorporated by reference:
 - (1) Waive the right to develop the maximum gross floor area as permitted in the B-4 District by agreeing not to construct,

erect and/or build in excess of 2,350,000 square feet of gross floor area in Sub Area 3, exclusive of publicly owned buildings, and agree within that 2,350,000 square foot limit to not construct more than 2,000,000 square feet of office, more than 625,000 square feet of residential, more than 150,000 square feet of retail.

(2) Waive the right to erect, construct and/or build any building having a height in

excess of 210 feet

- (e) For the area referred to on Exhibit "A" as

 Sub Area 4, which may hereinafter be referred to
 as Sub Area 4 and which is more particularly
 described in Exhibit "E" which Exhibit is
 herein incorporated by reference:
 - (1) Waive the right to develop the maximum gross floor area as permitted in the B-4 District by agreeing not to construct, erect, and/or build in excess of 1,200,000 square feet of gross floor area in Sub Area 4, exclusive of publicly owned buildings, and agree within that 1,200,000 square foot limit to not construct more than 225,000 square feet of residential, more than 100,000 square feet of retail, or more than 500,000 square feet of hotel.
 - (2) Waive the right, in the area more than 500 feet east of the West line of Sub Area 4, to erect, construct and/or build any building having a height in excess of

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280 feet. Within the westerly 500 feet of Sub Area 4, height limits shall be governed by a bulk regulation whereas no part of any structure (except eaves, church spires, church towers, flag poles, antennaes, chimneys, flues, vents or accessory water tanks) shall project up through the bulk limit which is defined by a plane extending up over Sub Area 4 at an angle of 12° (approximately 22 feet per 100 feet horizontal) with respect to the horizontal and which plane starts at a horizontal line which is codirectional to the western Sub Area boundary line. This horizontal line passes through a point 30 feet above existing grade at the mid point of said boundary line.

(3) Waive the right to erect, construct and/or build any structure or structures within 100 feet of the western boundary of Sub Area 4.

Section 2. That the coning classification of the land

area in the City and County of Denver described as follows or included within the following boundaries shall be and hereby is changed from R-2-A, R-0 and RS-2 to B-4:

A PARCEL OF LAND SITUATED WITHIN THE EAST & OF SECTION 8, TOWNSHIP 5 SOUTH, RANGE 67 WEST OF THE 6TH PRINCIPAL MERIDIAN CITY AND COUNTY OF DENVER, COLORADO. SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT WHICH IS THE INTERSECTION OF THE MORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE AND THE WEST LINE OF THE EAST & OF SAID SECTION 8 FROM WHICH JHE SOUTH & CORNER OF SAID SECTION 8 BEARS SOUTH 00039'23" WEST. 50.00 FEET; THENCE ALONG SAID MORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE SOUTH 89056'41" EAST, 1276.53 FEET; THENCE LEAVING SAID MORTH RIGHT-OF-WAY LINE NORTH 00011'19" EAST, 436 FEET; TO THE SOUTHWEST CORNER OF A TRACT UNDER LEASE DATED FEBRUARY 23, 1961, RECORDED OCTOBER 26, 1961 IN THE RECORDS OF THE CLERK AND RECORDER OF ARAPAHOE COUNTY IN BOOK 1297, STARTING AT PAGE 169; THENCE

CONTINUING ALONG THE SAME BEARING WORTH 00011'19" EAST ALONG THE WESTERLY BOUNDARY LINE OF SAID LEASED PREMISES 669.04 FEET TO AM ANGLE POINT OF SAID WESTERLY BOUNDARY; THENCE CONTINUING ALONG THE SAME BEARING NORTH 00°11'19" EAST (LEAVING SAID WESTERLY BOUNDARY, BUT ALONG THE CENTERLINE OF A PUBLIC SERVICE EASEMENT RECORDED IN BOOK 692, PAGE 344, WITH THE CLERK AND RECORDER OF ARAPAHOE COUNTY, 40.00 FEET; THENCE LEAVING SAID CENTERLINE OF THE EASEMENT NORTH 50°51'49" EAST, 610.00 FEET; THENCE NORTH 04°38'56" WEST, 429.42 FEET TO THE CENTERLINE OF SAID EASEMENT; THENCE NORTH 50°45'19" EAST ALONG SAID CENTERLINE - 160.00 FEET TO A POINT ON THE SAID WESTERLY BOUNDARY OF THE LEASED PREMISES.

THENCE ALONG SAID WESTERLY BOUNDARY THE FOLLOWING TWO COURSES: 24000'35" WEST, 959.57 FEET; THENCE NORTH 65059'25" EAST, 325.15 FEET; TO THE INTERSECTION OF THE BOUNDARY OF SAID LEASED PREMISES WITH THE WEST RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY I-25; THENCE WORTH 24903'07" WEST ALONG SAID RIGHT-OF-WAY LINE 981.32 FEET TO THE EAST 1/16 LINE OF SAID SECTION 8; THENCE NORTH 00025'30" EAST ALONG SAID EAST 1/16 LINE 58.18 FEET; THENCE MORTH 24903'07" WEST, 1207.46 FEET; ALONG SAID WEST RIGHT-OF-WAY LINE TO ITS INTERSECTION WITH THE SOUTH RIGHT-OF-WAY LINE OF EAST QUINCY AVENUE; THENCE ALONG SAID RIGHT-OF-WAY NORTH 82935'53" WEST, 804.30 FEET; TO A POINT ON THE WEST LINE OF SAID EAST; 1/2 OF SECTION 6; THENCE ALONG SAID WEST LINE OF THE EAST 1/2 OF SECTION 8, SOUTH 00039'23" WEST, 5227.77 FEET; TO THE POINT OF BEGINNING. SAID PARCEL CONTAINS 165.3 ACRES, MORE OR LESS.

Section 3. That the foregoing change in zoning classification is based upon the representations by the owner and the applicants that they will waive those certain rights available to them and, in lieu thereof, agree to certain limitations which limitations are set forth in Subsection 4 of Section 1, hereof, which said waivers shall be binding upon the owner and the applicants for the change in zoning classification and shall be binding upon all successors and assigns of said owner and said applicants.

Section 4. That this Ordinance shall be recorded by the Department of Zoning Administration among the records of the Clerk and Recorder of the City and County of Denver.

PASSED BY the Council Wellear

APPROVED LIFTER LYGIN	hols f - Mayor	December	8 1981
ATTEST 9 A Ser	ed LiClerk	and Recorder, of the City a	Ex-Officio
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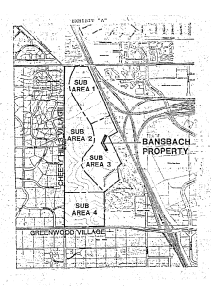
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hotel 4 Waive the right to use or occupy any of the westernmost 250 feet of Sub Area 2 to crect thereon any structure or structures designed, erected, altered, used or occupied for office uses.

tures designed, secoled, altered, used or occupied for office (5) Walve the right to erect, construct and/or build any structure or structures within 100 fest of the western boundary of (6) For the area referred to on Exhibit "A" as Sub Area 2. Western max as Sub Area 2. Western maximum gross floor area as permitted in the B4 District by agreeding not to construct. By agreeding not to construct. Sub Area 3. Sub Area 5. Sub Area 5.

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No. ____ORD 655



₹ ARAPAHOE COUNTY DENVER COUNTY

PROPOSED SUB AREA MAP

Bansbach Property Rezoning Urban Investment and Development Co. Miller-Davis Co. Denver, Colorado

EXHIBIT TB.

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EXHIBIT "E"
SUB AREA 4
A parcel of land situated within

COUNCIL BILL NO. 884. SERIES
OF 1881. INTRODUCED BY:
SILCHIA, REYNOLDES, CARPIO,
HACKWORTH, HENTZELL AND
SWALM.

SWALM. A BILL
FOR AN ORDINANCE RELATING
TO ZONING CHANIGING THE
ZONING CLASSIFICATION FOR A
SPECIFICALLY DESCRIBED
AREA, GENERALLY DESCRIBED
AREA, GENERALLY DESCRIBED

The Daily Journal F.W. DODGE DIVISION McGraw-Hill Information Systems Company A Division of McGraw-Hill Inc. Publisher's Affidavit STATE OF COLORADO, City and County of Denver ss.

13th

November Ab 19 81 and that therefore, said legal notice and advertised for that purpose within the meaning of said above-mentioned acts of the General Assembly of the State of Cotorado.

Subscribed and sworm to define City and County of Deriver, State of County of Deriver, State of

County of Denver, State of Colorado, before the, a Notary Public, this 13th _day of November ______AD 1981

Patricia Sommes

My Commission expires June 16, 1984

SILCHIA, REYNOLDS, CARPIO, HACKWORTH, HENTZELL AND

THE COUNTY IN THE CASE OF THE COUNTY OF THE

TION OF THIS ORDINANCE.

BE IT ENACED BY THE COUNCIL.
OF THE COUNCIL.
OF THE CITY AND COUNTY OF
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ARAPAHOE COUNTY

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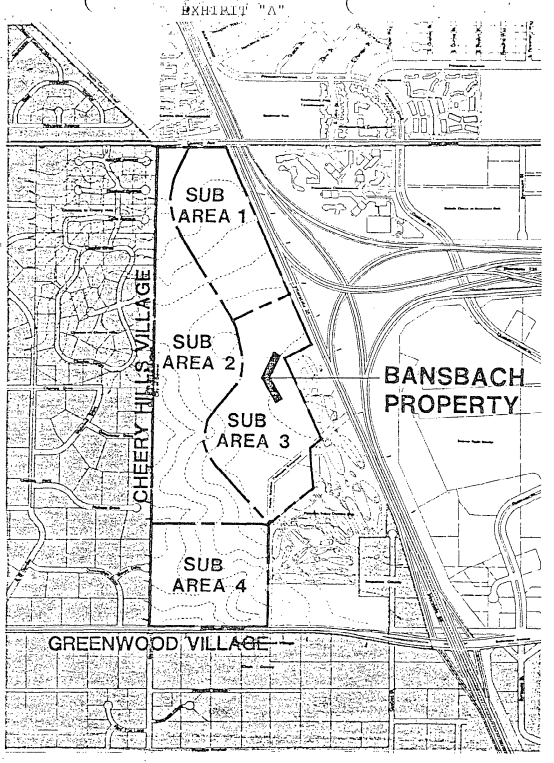
PROPOSED SUB AREA MAP

Bansbach Property Rezoning

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Public Service Section 1. Public Service Servi

EXHIBIT "E" SUB AREA 14



ARAPAHOE COUNTY **DENVER COUNTY**

ISI Interplan Services, Inc.

PROPOSED SUB AREA MAP

Bansbach Property Rezoning

Urban Investment and Development Co. Miller-Davis Co. Denver, Colorado

2503 229 //0 272A

EXHIBIT "B"

SUB AREA 1

A PARCEL OF LAND SITUATED WITHIN THE EAST ONE HALF (%) OF SECTION 3, TOWNSHIP 5 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTH ONE QUARTER (SW) CORNER OF SAID SECTION 8, THENCE NORTH 00039'23" EAST, 50.00 FEET TO A POINT AT THE INTERSECTION OF THE NORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE WITH THE WEST LINE OF THE EAST ONE HALF (1/2) OF SAID SECTION 8; THENCE CONTINUING NORTH 00039'23"" EAST ALONG SAID WEST LINE 5227.77 FEET TO A POINT AT THE INTERSECTION OF SAID WEST LINE WITH THE SOUTH RIGHT-OF-WAY LINE OF EAST QUINCY AVENUE; THENCE ALONG SAID RIGHT-OF-WAY SOUTH 82935'53" EAST, 372.95 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG SAID RIGHT-OF-WAY SOUTH 82935'53" EAST, 431.35 FEET TO A POINT AT THE INTERSECTION OF SAID SOUTH RIGHT-OF-WAY LINE WITH THE WEST RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY 25; THENCE LEAVING SAID SOUTH RIGHT-OF-WAY LINE AND ALONG SAID WEST RIGHT-OF-WAY LINE SOUTH 24903'07" EAST, 1207.46 FEET TO THE EAST ONE-SIXTEENTH LINE OF SAID SECTION 8, THENCE ALONG SAID ONE-SIXTEENTH LINE SOUTH 00°25'30" WEST, 58.18 FEET; THENCE LEAVING SAID ONE-SIXTEENTH LINE AND CONTINUING ALONG SAID WEST RIGHT-OF-WAY SOUTH 24°03'07" EAST, 381.32 FEET; THENCE LEAVING SAID WEST RIGHT-OF-WAY LINE SOUTH 65°56'53" WEST, 667.02 FEET TO A POINT ON A CURVE, THENCE 276.36 FEET ALONG AN ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 561.00 FEET, CENTRAL ANGLE OF 28913'28" AND WHOSE CHORD BEARS NORTH 20052'18" WEST, 273.57 FEET TO A POINT OF TANGENCY, THENCE NORTH 34°59'03" WEST, 946.60 FEET TO A POINT OF CURVATURE; THENCE 925.11 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 561.40 FEET, A CENTRAL ANGLE OF 94024'56" AND WHOSE CHORD BEARS NORTH 12013'25"" EAST, 323.93 FEET TO THE TRUE POINT OF BEGINNING; SAID PARCEL CONTAINING 31.06 ACRES, MORE OR LESS.

2503 230

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EXHIBIT "C"

SUB AREA 2

A PARCEL OF LAND SITUATED WITHIN THE EAST ONE HALF (%) OF SECTION 3, TOWNSHIP 5 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTH ONE QUARTER (SA) CORNER OF SAID SECTION 8; THENCE MORTH 00039'23"" EAST, 50.00 FEET TO A POINT AT THE INTERSECTION OF THE WORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE WITH THE WEST LINE OF THE EAST ONE HALF OF SAID SECTION 8; THENCE CONTINUING NORTH 00039'23"" EAST ALONG SAID WEST LINE 1088.76 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONINUING ALONG SAID WEST LINE NORTH 00°39'23" EAST, 4139.01 FEET TO A POINT AT THE INTERSECTION OF SAID WEST LINE WITH THE SOUTH RIGHT-OF-WAY LINE OF EAST QUINCY AVENUE: THENCE ALONG SAID RIGHT-OF-WAY SOUTH 82035'53" EAST, 372.95 FEET TO A POINT ON A CURVE, THENCE LEAVING SAID RIGHT-OF-WAY 925.11 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 561.40 FEET, A CENTRAL ANGLE OF 94°24'56" AND WHOSE CHORD BEARS SOUTH 12°13'25" WEST, 823.93 FEET TO A POINT OF TANGENCY; THENCE SOUTH 34°59'03" EAST, 946.60 FEET TO A POINT OF CURVATURE: THENCE 724.00 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 73056'36" AND WHOSE CHORD BEARS SOUTH 01°59'15" WEST, 674.79 FEET TO A POINT OF TANGENCY; THENCE SOUTH 38°57'33" WEST, 518.25 FEET TO A POINT OF CURVATURE; THENCE 375.03 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 38º18'10" AND WHOSE CHORD BEARS SOUTH 19º48'28" WEST, 368.09 FEET TO A POINT OF TANGENCY; THENCE SOUTH 00°39'23" WEST, 151.58 FEET TO A POINT OF CURVATURE: THENCE 712.85 ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 72048'16" AND WHOSE CHORD BEARS SOUTH 35044'45" EAST, 665.85 FEET TO A POINT OF TANGENCY; THENCE SOUTH 72003'53" EAST, 125.27 FEET TO A POINT OF CURVATURE; THENCE 404.77 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 41020'24" AND WHOSE CHORD BEARS SOUTH 51028'41" EAST, 396.05 FEET TO A POINT ON SAID CURVE; THENCE LEAVING SAID CURVE SOUTH 59011'31" WEST, 60.00 FEET TO A POINT OF CURVATURE; - THENCE 302.19 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 30°51'48" AND WHOSE CHORD BEARS SOUTH 74°37'25" WEST, 298.55 FEET, TO A POINT OF TANGENCY; THENCE NORTH 89°56'41" WEST, 788.49 FEET TO THE TRUE POINT OF BEGINNING; SAID PARCEL CONTAINING 47.57 ACRES, MORE OR LESS.

2503 231 7/0 272C EXHIBIT "D"

SUB AREA 3

A PARCEL OF LAND SITUATED WITHIN THE EAST ONE-HALF (%) OF SECTION 8, TOWNSHIP 5 SOUTH, RANGE 67 WEST, OF THE 6TH PRINCIPAL MERIDIAN CITY AND COUNTY OF DENVER, COLORADO. SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT WHICH IS THE INTERSECTION OF THE NORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE AND THE WEST LINE OF THE EAST ONE HALF (1/2) OF SAID SECTION 8 FROM WHICH THE SOUTH ONE-QUARTER (%) CORNER OF SAID SECTION 8 BEARS SOUTH 00039'23"" WEST, 50.00 FEET; THENCE ALONG SAID NORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE SOUTH 89°56'41" EAST, 1276.53 FEET; THENCE LEAVING SAID NORTH RIGHT-OF-WAY LINE NORTH 00011'19" EAST, 1145.04 FEET TO A POINT ON THE CENTERLINE OF A PUBLIC SERVICE COMPANY EASEMENT RECORDED IN BOOK 692, PAGE 344, WITH THE CLERK AND RECORDER OF ARAPAHOE COUNTY, AND THE TRUE POINT OF BEGINNING; THENCE LEAVING SAID CENTERLINE OF THE EASEMENT NORTH 50°51'49"" EAST, 610.00 FEET; THENCE NORTH 04038'56" WEST, 429.42 FEET TO THE CENTERLINE OF SAID PUBLIC SERVICE EASEMENT; THENCE NORTH 50°45'19" EAST ALONG SAID CENTERLINE 160.00 FEET; THENCE NORTH 24000'35" WEST, 959.57 FEET; THENCE NORTH 65°59'25" EAST, 325.15 FEET TO A POINT ON THE WEST RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY 25: THENCE NORTH 24003'07" WEST, ALONG SAID RIGHT-OF-WAY LINE 600.00 FEET; THENCE LEAVING SAID RIGHT-OF-WAY LINE SOUTH 65056'53" WEST, 667.02 FEET TO A POINT ON A CURVE; THENCE 447.65 FEET ALONG THE ARC OF A CURVE TO THE RIGHT, HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 45043'08", AND WHOSE CHORD BEARS SOUTH 16006'00" WEST, 435.86 FEET TO A POINT OF TANGENCY: THENCE SOUTH 38°57'33" WEST, 518.25 FEET TO A POINT OF CURVATURE: THENCE 375.03 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 38º18'10", AND WHOSE CHORD BEARS SOUTH 19°48'28" WEST, 368.09 FEET TO A POINT OF TANGENCY; THENCE SOUTH 00°39'23" WEST, 151.58 FEET TO A POINT OF CURVATURE; THENCE 712.85 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 72°48'16" AND WHOSE CHORD BEARS SOUTH 35°44'45" EAST, 665.85 FEET TO A POINT OF TANGENCY: THENCE SOUTH 72008'53" EAST, 125.27 FEET TO A POINT OF CURVATURE: THENCE 404.77 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 41020'24", AND WHOSE CHORD BEARS SOUTH 51028'41" EAST, 396.05 FEET, THENCE SOUTH 68053'31" EAST, 150.00 FEET TO THE TRUE POINT OF BEGINNING AND CONTAINING 54.33 ACRES MORE OR LESS.

2503 232

110 272D

EXHIBIT "E"

SUB AREA 4

A PARCEL OF LAND SITUATED WITHIN THE EAST ONE HALF (%) OF SECTION 8, TOWNSHIP 5 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT WHICH IS THE INTERSECTION OF THE NORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE AND THE WEST LINE OF THE EAST ONE HALF (1/2) OF SAID SECTION 8 FROM WHICH THE SOUTH ONE-QUARTER (海) CORNER OF SAID SECTION 8 BEARS SOUTH 00°39'23" WEST, 50.00 FEET; THENCE ALONG SAID NORTH RIGHT-OF-WAY LINE OF EAST BELLEVIEW AVENUE SOUTH 89°56'41" EAST, 1276.53 FEET; THENCE LEAVING SAID NORTH RIGHT-OF-WAY LINE NORTH 00°11'19" EAST, 1105.04 FEET; THENCE CONTINUING NORTH 00°11'19" EAST ALONG THE CENTERLINE OF A PUBLIC SERVICE EASEMENT RECORDED IN BOOK 692 AT PAGE 344, WITH THE CLERK AND RECORDER OF ARAPAHOE COUNTY, 40.00 FEET; THENCE LEAVING SAID CENTERLINE NORTH 68°53'31" WEST, 150.00 FEET; THENCE SOUTH 59°11'31" WEST, 60.00 FEET TO A POINT OF CURVATURE; THENCE 302.19 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 561.00 FEET, A CENTRAL ANGLE OF 30°51'48": AND WHOSE CHORD BEARS SOUTH 74°37'25" WEST, 298.55 FEET TO A POINT OF TANGENCY; THENCE NORTH 89°56'41" WEST, 788.49 FEET TO A POINT ON THE WEST LINE OF SAID EAST ONE HALF (1/2) OF SECTION 8; THENCE ALONG SAID WEST LINE SOUTH 00°39'23" WEST, 1088.76 FEET TO THE TRUE POINT OF BEGINNING; AND CONTAINING 32.34 ACRES MORE OR LESS.

2503 233



City & County of Denver Board of Councilmen

ZONING AMENDMENT FINDINGS

C.B. NO. 684		APPLICATION N	NO3303		-
APPLICANT Urban Investment & Development	ent Co.		717 17th Stre	et Su 1330	INTEREST
Miller-Davis Co			410 17th Stre Denver, CO 8		
OTHER PERSONS, FIRMS OR CORPORATIONS REPRESENTED BY APPLICANT Belquince Investment Co Option Holders: Denver Tech Center Assoc			650 S Cherry 717 17th St 410 17th St	Sutle 1330	XX OWNER
Quincy Investment Co LOCATION OF PROPOSED CHANGE Parcel S	.W. of	I-25 & Quincy	Ave.		-
AREA OF SUBJECT PROPERTY (SQUARE FEET OF PRESENT ZONE R-2-A, R-0, R-S-2	ounty o	S) 165.4	particularly Acres, more or	described 1	n the
DATE OF PUBLIC HEARING 12/7/81	·····				
FINDINGS OF FACT AND CONCLUSION This 1 office and commercial development. It is recent years from agricultureal uses to a fully designed and restricted in development village and residential development in Designeater denisty will occur to southerly agresidential areas.	a port design ent to nver N	ion of the sound to the sound activity protect single forth of Quincy	theast corrido center. The p -family develo and east and	or that has proposal has opment in Cho west of I-2	changed in been care- erry Hills 5. The
					

DISPOSITION

PASSED

Dec. 16, 1981

William R. Robert



CITY AND COUNTY OF DENVER

DEPARTMENT OF LAW

MAX P. ZALL CITY ATTORNEY OFFICE OF CITY ATTORNEY CITY AND COUNTY BUILDING DENVER, COLORADO 80202 PHONE (303) 575-2665

October 22, 1981

MEMORANDUM

TO:

William R. Roberts

President

Denver Board of Councilmen

FROM:

Max P. Zall

City Attorney

BY:

Robert M. Kelly-Robert M. Xll

Assistant City Attorney

SUBJECT:

ZONING APP. #3303 - Rezoning area described as a parcel Southwest of I-25 and Quincy Ave. from

R-2-A, R-0, R-3-2 to B-4 (Waivers).

Attached is a Bill for an Ordinance relating to Zoning, changing the zoning classification for a specifically described area, generally described as the area west of Interstate 25 and the Paradise Valley Country Club, between Belleview Avenue and Quincy Avenue, reciting certain waivers proposed by the owner and applicants for the zoning classification and providing for a recordation of this Ordinance.

This Bill was prepared at the request of the Zoning Department and was discussed and authorized for filing at the Mayor/Council meeting on Tuesday, October 20, 1981.

RMK/jm

attachments



Backloaded 8764184

Series 19

Ordinance No.

Councilman's Bill No. -

2503 221

mor.

__ . 198/

Read in full to the Board of Councilmen and referred to the Committee on Meeting Date_

Committee report adopted and bill ordered published.

Meeting Date_

Read by title and passed.

12-7 , 19 P

Meeting Date ___

CITY COUNTY OF DENVEI

ALCOURT.

AN PN 789011121223455 CCT 22 1931

2503 234

18 of 18

1981 DEC 21 PN 3: 42

Form 46 (Rev. 9/75) C/R



REZONING GUIDE

Rezoning Application Page 1 of 3

Zone Map Amendment (Rezoning) - Application

PROPERTY OWNER INFORMATION*			PROPERTY OWNER(S) REPRESENTATIVE**				
☑ CHECK IF POINT OF CONTACT FOR APPLICATION				☐ CHECK IF POINT OF CONTACT FOR APPLICATION			
Property Owner Name	Belleview Land Group, LLC			Representative Name			
Address	1800 Larimer Street, Suite 1	800		Address			
City, State, Zip	Denver, CO 80202			City, State, Zip			
Telephone	(303) 260-4321			Telephone			
Email	rschwartz@westfield-co.con	n		Email			
*If More Than One Property Owner: All standard zone map amendment applications shall be initiated by all the owners of at least 51% of the total area of the zone lots subject to the rezoning application, or their representatives authorized in writing to do so. See page 3.				**Property owner shall provide a written letter authorizing the representative to act on his/her behalf.			
Please attach Proof of Owr Warranty deed or deed of	nership acceptable to the Manag trust, or (c) Title policy or comm	ger for each itment date	pr ed r	operty owner signing the a	pplication, such as (a) Assessor's Record, (b) r to application date.		
SUBJECT PROPERTY INFORMATION							
Location (address and/or boundary description):			A portion of the property located at 6502 East Union Avenue (formerly 4900 South Monaco Street as reflected in the Assessor's record)				
Assessor's Parcel Numbers	:	07084002	203	3000			
Area in Acres or Square Fe	et:	4.689 acres					
Current Zone District(s): B-4 w			B-4 with waivers and conditions, UO-1, UO-2				
PROPOSAL							
Proposed Zone District:		S-MX-12	S-MX-12				
Does the proposal comply requirements specified in	with the minimum area DZC Sec. 12.4.10.3:	✓ Yes □ No		□ No			

Last updated: February 4, 2015

Return completed form to rezoning@denvergov.org



REZONING GUIDE

Rezoning Application Page 2 of 3

REVIEW CRITERIA					
	Consistency with Adopted Plans: The proposed official map amendment is consistent with the City's adopted plans, or the proposed rezoning is necessary to provide land for a community need that was not anticipated at the time of adoption of the City's Plan.				
General Review Crite- ria: The proposal must comply with all of the	Please provide an attachment describing relevant adopted plans and how proposed map amendment is consistent with those plan recommendations; or, describe how the map amendment is necessary to provide for an unanticipated community need.				
genérál review criteria DZC Sec. 12.4.10.7	Uniformity of District Regulations and Restrictions: The proposed official map amendment results in regulations and restrictions that are uniform for each kind of building throughout each district having the same classification and bearing the same symbol or designation on the official map, but the regulations in one district may differ from those in other districts.				
	Public Health, Safety and General Welfare: The proposed official map amendment furthers the public health, safety, and general welfare of the City.				
Additional Review Criteria for Non-Legislative Rezonings: The proposal must comply with both of the additional review criteria DZC Sec. 12.4.10.8	Justifying Circumstances - One of the following circumstances exists: ☐ The existing zoning of the land was the result of an error. ☐ The existing zoning of the land was based on a mistake of fact. ☐ The existing zoning of the land failed to take into account the constraints on development created by the natural characteristics of the land, including, but not limited to, steep slopes, floodplain, unstable soils, and inadequate drainage. ☐ The land or its surroundings has changed or is changing to such a degree that it is in the public interest to encourage a redevelopment of the area to recognize the changed character of the area. ☐ It is in the public interest to encourage a departure from the existing zoning through application of supplemental zoning regulations that are consistent with the intent and purpose of, and meet the specific criteria stated in, Article 9, Division 9.4 (Overlay Zone Districts), of this Code. Please provide an attachment describing the justifying circumstance. ☐ The proposed official map amendment is consistent with the description of the applicable neighborhood context, and with the stated purpose and intent of the proposed Zone District.				
REQUIRED ATTACH	Please provide an attachment describing how the above criterion is met. MENTS				
Please ensure the following	g required attachments are submitted with this application:				
✓ Legal Description (red✓ Proof of Ownership D✓ Review Criteria	quired to be attached in Microsoft Word document format) ocument(s)				
ADDITIONAL ATTACHMENTS					
Please identify any addition	onal attachments provided with this application: None				
Written Authorization to Represent Property Owner(s)					
Please list any additional a	attachments:				

Last updated: February 4, 2015

 $Return\ completed\ form\ to\ rezoning@denvergov.org$

311 FOR INFORMATION & CITY SERVICES

201 W. Colfax Ave., Dept. 205

Denver, CO 80202
720-865-2974 • rezoning@denvergov.org



REZONING GUIDE

Rezoning Application Page 3 of 3

PROPERTY OWNER OR PROPERTY OWNER(S) REPRESENTATIVE CERTIFICATION/PETITION

We, the undersigned represent that we are the owners of the property described opposite our names, or have the authorization to sign on behalf of the owner as evidenced by a Power of Attorney or other authorization attached, and that we do hereby request initiation of this application. I hereby certify that, to the best of my knowledge and belief, all information supplied with this application is true and accurate. I understand that without such owner consent, the requested official map amendment action cannot lawfully be accomplished.

the state of the s	Here without my service and the service and th	SALE STREET, S	The state of the s			
Property Owner Name(s) (please type or print legibly)	Property Address City, State, Zip Phone Email	Property Owner In- terest % of the Area of the Zone Lots to Be Rezoned	Please sign below as an indication of your consent to the above certification statement (must sign in the exact same manner as title to the property is held)	Date	Indicate the type of owner- ship documen- tation provided: (A) Assessor's record, (B) war- ranty deed or deed of trust, (C) title policy or commitment, or (D) other as approved	Property owner repre- sentative written authori- zation? (YES/NO)
EXAMPLE John Alan Smith and Josie Q. Smith	123 Sesame Street Denver, CO 80202 (303) 555-5555 sample@sample.gov	100%	John Alan Smith Jasie O. Smith	01/01/12	(A)	NO
Belleview Land Group, LLC By Randy M. Schwartz Manager	6502 East Union Avenue Denver, CO 80237 (303) 260-4321 rschwartz@westfield-co.com	100%	of plade	4/16/15	(C)	No

Last updated: February 4, 2015

Return completed form to rezoning@denvergov.org

201 W. Colfax Ave., Dept. 205

Denver, CO 80202

720-865-2974 • rezoning@denvergov.org

Denver Property Assessment and Taxation System (3.2.2)

6502 E UNION AVE

Owner	Schedule Number	Legal Description	Property Type	Tax District
BELLEVIEW LAND GROUP LLC 1800 LARIMER ST 1800 DENVER, CO 80202-1411	0708400197000 PIN 163859910	A PARCEL OF LAND BEING A PORTION OF THE SE/4 OF S8 T5S R67W DAF *	COMMERCIAL - MICS IMPROVEMENTS	111D

Summary

Style:	OTHER	Reception No:		Year Built:	0000
Recording Date:		Building Sqr. Foot:	0	Document Type:	
Bedrooms:		Sale Price:		Baths Full/Half:	0/0
Mill Levy:	96.804	Basement/Finish:	0/0	Zoning Used for Valuation:	CMX

Lot Size: 363,236

Note: Valuation zoning may be different from City's new zoning code,

Assessment

	Actual	Assessed	Exempt
Current Year			
Land	\$4,358,800	\$1,264,050	\$0
Improvements	\$78,300	\$22,710	
Total	\$4,437,100	\$1,286,760	
Prior Year			
Land	\$4,358,800	\$1,264,050	\$0
Improvements	\$78,300	\$22,710	
Total	\$4,437,100	\$1,286,760	

Page: 1 of 2

08/28/2012 03:34 P

Reception #: 2012116551 R:\$ 16.00 D:\$ 0.00

eRecorded in C/C of Denver, CO Doc Code: MIS

Debra Johnson, Clerk and Recorder

14

STATEMENT OF AUTHORITY OF BELLEVIEW LAND GROUP LLC

STATE OF COLORADO)
) s:
City and County of Denver)

The undersigned, being of lawful age and being first duly sworn, for the purpose of making this Statement of Authority and complying with the provisions of §38-30-172, C.R.S., does hereby state and affirm as follows:

- The name of the entity is Belleview Land Group LLC. 1.
- Belleview Land Group LLC is a limited liability company formed under the laws 2. of the State of Colorado.
- The mailing address for Belleview Land Group LLC is 1800 Larimer Street, Suite 1800, Denver, Colorado 80202.
- The names and positions of the persons authorized to execute instruments conveying, encumbering or otherwise affecting title to real property on behalf of Belleview Land Group LLC are Randy M. Schwartz, Richard G. McClintock, Ray H. D'Ardenne, and/or Richard Wham (any of which acting along is authorized to bind the group), each as a Manager of Westfield Company XIV LLC, a Colorado limited liability company, as Manager of Belleview Land Group LLC.
 - The authority of the foregoing person(s) to bind the entity is not limited. 5.

EXECUTED as of this 21⁵⁷ day of August, 2012.

BELLEVIEW LAND GROUP LLC, a Colorado limited liability company

Westfield Company XIV LLC, By: a Colorado limited liability company, its Manager

Name: Randy M. Schwartz

Title: Manager

(32591.27.A0537872.DOC;2)

Page 1 of 2

Page: 2 of 2 08/28/2012 03:34 P Reception #: 2012116551

R:\$ 16.00 D:\$ 0.00

eRecorded in C/C of Denver, CO

Doc Code: MIS

Debra Johnson, Clerk and Recorder

STATE OF COLORADO

CITY AND COUNTY OF DENVER

The foregoing instrument was acknowledged before me this 2\square day of August, 2012, by Randy M. Schwartz as Manager of Westfield Company XIV LLC, a Colorado limited liability company, as Manager of Belleview Land Group LLC, a Colorado limited liability company.

) ss.

Witness my hand and official seal.

My commission expires:

AOTARY
PUBLIF

{32591.27.A0537872.DOC;2}

Page 2 of 2

OTTENJOHNSON

ROBINSON NEFF+RAGONETTI.

March 25, 2015

BRIAN J. CONNOLLY 303 575 7589 BCONNOLLY@OTTENJOHNSON COM

Planning Services Community Planning and Development City and County of Denver 201 West Colfax Avenue, Dept. 205 Denver, Colorado 80202

Re: 4900 South Monaco Street—Rezoning Narrative

To Whom It May Concern:

Our Firm represents Westfield Company, Inc. and its affiliate, Belleview Land Group, LLC ("Westfield"), owner of that certain real property located at 4900 South Monaco Street (the "Property") in the City and County of Denver (the "City"). Westfield seeks an Official Map Amendment (the "Rezoning") with respect to the Property, which is currently zoned in the B-4 zone district with waivers and conditions (the "B-4 District") under Former Chapter 59 of the Denver Revised Municipal Code. The waivers and conditions applicable to the Property are set forth in City Council Ordinance No. 949, Series of 2005. Westfield wishes to rezone the Property to the Suburban Mixed-Use 12-story district (the "S-MX-12 District") provided under the current Denver Zoning Code (the "D.Z.C."). This narrative is being provided as a supplement to the rezoning application submitted by Westfield in order to demonstrate the conformance of the Rezoning with the review criteria for rezoning actions set forth in D.Z.C. §§ 12.4.10.7 and 12.4.10.8.

General Review Criteria

The general review criteria are set forth in D.Z.C. § 12.4.10.7. The Rezoning meets the general review criteria as set forth below.

<u>Consistency With Adopted Plans</u>. The Rezoning is consistent with the City's adopted plans. Adopted plans which relate to the Property include Comprehensive Plan 2000 ("<u>Comp Plan 2000</u>") and Blueprint Denver ("<u>Blueprint</u>").

The Rezoning is consistent with Comp Plan 2000 as follows:

As the Property is located in an existing developed neighborhood with infrastructure already in place,
 the Rezoning promotes infill development within the City at a site where services and infrastructure are presently in place; will permit development of a mixed-use community; will create density at a transit

950 SEVENTEENTH STREET SUITE 1600 DENVER COLORADO 80202 P 303 825 8400 F 303 825 6525 OTTENJOHNSON.COM

2015I-00040 May 29th, 2015

Planning Services March 25, 2015 Page 2

node; and will minimize land disturbance through construction practices. (Sustainability Strategy 2-F, Legacies Strategy 3-A) The Property is located within the Denver Tech Center, a major employment center, and the Rezoning therefore promotes the creation of a sustainable community where jobs and other services are accessible by multiple forms of transportation. (Sustainability Strategy 4-A) Furthermore, because the S-MX-12 District will allow the development of a mix of uses on the Property which will discourage automobile travel between properties, the Rezoning promotes energy efficiency in patterns of development. (Sustainability Strategy 4-B)

• Because the Property is located in close proximity to the Belleview light rail station, the Rezoning encourages mixed-use, transit-oriented development that makes effective use of existing transportation infrastructure, supports transit stations, increases transit patronage, reduces environmental impact, encourages vibrant urban centers and neighborhoods. (Land Use Strategy 4-A, Mobility Strategy 5-D, Legacies Strategy 3-B, Housing Strategy 2-F, Housing Strategy 6-A) The Rezoning will support a variety of mobility choices, including light rail, buses, walking and bicycling. (Land Use Strategy 4-B)

The Rezoning is consistent with Blueprint as follows:

- The Property is located in a Mixed Use area as designated on the Blueprint plan map. Mixed Use areas are intended for higher-intensity development in areas with both housing and a sizable employment base. (Blueprint p. 41) The Rezoning to the S-MX-12 District, which is a mixed-use district, is consistent with the Blueprint designation for the Property.
- Mixed Use areas are intended to be proximate to light rail stops, and to have densities of 1 to 1.5 FAR or higher, and 20 to 50 dwelling units per acre or higher. (Blueprint p. 64) The Rezoning will accomplish the foregoing goals.

<u>Uniformity of District Regulations</u>. The Rezoning does not propose any deviations or modifications from the standards of the S-MX-12 District, and is therefore consistent with the uniformity requirement.

<u>Public Health, Safety, and General Welfare</u>. The Rezoning will not have any adverse impact on public health or safety, and because the Rezoning will encourage mixed-use development in an area proximate to a light rail stop with existing infrastructure, the general welfare will be improved.

Additional Review Criteria for Non-Legislative Rezonings

The additional review criteria for non-legislative rezonings are set forth in D.Z.C. § 12.4.10.8. The Rezoning meets these additional criteria as set forth below.

<u>Changed Circumstances</u>. The Property and its surrounding environs has changed and is changing to such a degree and it is in the public interest to recognize the changed character of the area. The construction of the RTD light rail line along the I-25 corridor, and the opening of the Belleview light rail station, along with extensive mixed-use development in the area lying to the east of the Property and surrounding the Belleview light rail station are the most significant changes to occur in the immediate vicinity of the Property, and both

Planning Services March 25, 2015 Page 3

dictate toward rezoning the Property to permit mixed-use office, retail, and residential development. Additionally, the City's adoption of the D.Z.C. is a changed circumstance which affords Westfield the opportunity to move away from the antiquated waivers and conditions, including floor area limits, imposed by the existing zoning designation for the Property. Finally, the changing nature of commercial office development—which is becoming increasingly oriented toward mixed-use development which incorporates office and residential uses—will prevent the Property from being developed with standalone office or other commercial development.

Consistency With Neighborhood Context and Zone District Purpose and Intent. The suburban mixed-use zone districts are intended to provide safe, active, pedestrian-scaled, diverse areas and to enhance the convenience and ease of walking, shopping and public gathering in the City's neighborhoods, and such districts are appropriate along corridors, for larger sites, and at major intersections. The Rezoning will meet and accomplish all of the foregoing purposes for the S-MX-12 District. The Rezoning will permit the development of a mixed-use project which will encourage walking and the use of alternative transportation options including but not limited to light rail, and the Rezoning will allow the integration of multiple uses into a single site to enhance walking, shopping and gathering in the area near Belleview station. The Property is located immediately adjacent to East Belleview Avenue, which is a major arterial and is very close to the major intersection of Belleview Avenue and I-25.

The foregoing establishes the Rezoning's compliance with the requirements of D.Z.C. §§ 12.4.10.7 and 12.4.10.8. On behalf of Westfield, we appreciate your consideration of Westfield's application and we respectfully request the City's approval of the Rezoning request.

Sincerely,

Brian J. Connolly

for the Firm

BJC/abm

ce: Randy Schwartz, Westfield Company, Inc. (via email, rschwartz@westfield-co.com)

Sean Maley, CRL Associates (via email, smaley@crlassociates.com)

1330034 !

9

EXHIBIT A LAND DESCRIPTION

A PARCEL OF LAND BEING A PORTION OF THE SOUTHEAST QUARTER OF SECTION 8, TOWNSHIP 5 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, IN THE CITY AND COUNTY OF DENVER, STATE OF COLORADO, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BASIS OF BEARINGS: THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 8 HAVING A BEARING OF NORTH 90°00'00" EAST.

COMMENCING AT THE SOUTHEAST CORNER OF ZONE LOT 13, AS DESCRIBED IN THE DOCUMENT RECORDED UNDER RECEPTION NUMBER 2012116552 IN THE RECORDS OF THE CLERK AND RECORDER IN THE CITY AND COUNTY OF DENVER:

THENCE, ALONG THE EASTERLY BOUNDARY OF SAID ZONE LOT 13, THE FOLLOWING TWO (2) COURSES:

- NORTH 00°02'57" WEST, A DISTANCE OF 173.25 FEET;
- 2. NORTH 00°16'06" WEST, A DISTANCE OF 127.90 FEET TO THE POINT OF BEGINNING;

THENCE, CONTINUING NORTH 00°16'06" WEST ALONG SAID EASTERLY BOUNDARY, A DISTANCE OF 3.29 FEET TO THE SOUTHEAST CORNER OF ZONE LOT 20 AS DESCRIBED IN THE DOCUMENT RECORDED UNDER RECEPTION NUMBER 2012116552 IN THE RECORDS OF THE CLERK AND RECORDER IN THE CITY AND COUNTY OF DENVER;

THENCE, ALONG THE EASTERLY BOUNDARY OF SAID ZONE LOT 20, NORTH 00°03'14" WEST, A DISTANCE OF 168.27 FEET;

THENCE NORTH 00°47'49" EAST, A DISTANCE OF 558.90 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY OF EAST UNION AVENUE, BEING THE BEGINNING OF A NON-TANGENT CURVE CONCAVE NORTHERLY HAVING A RADIUS OF 1,235.10 FEET, THE RADIUS POINT OF SAID CURVE BEARS NORTH 06°51'05" WEST;

THENCE, ALONG SAID SOUTHERLY RIGHT-OF-WAY, THE FOLLOWING THREE (3) COURSES;

- EASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 04°53'34", AN ARC LENGTH OF 105.47 FEET;
- NORTH 78°15'18" EAST, A DISTANCE OF 55.61 FEET TO THE BEGINNING OF A TANGENT CURVE CONCAVE SOUTHWESTERLY HAVING A RADIUS OF 90.00 FEET;
- SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 101°09'23", AN ARC LENGTH OF 158.90 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY OF SOUTH NIAGARA STREET:

THENCE, ALONG SAID WESTERLY RIGHT-OF-WAY, THE FOLLOWING TWO (2) COURSES:

- SOUTH 00°35'19" EAST, A DISTANCE OF 558.32 FEET;
- 2. SOUTH 00°22'18" EAST, A DISTANCE OF 113.28 FEET;

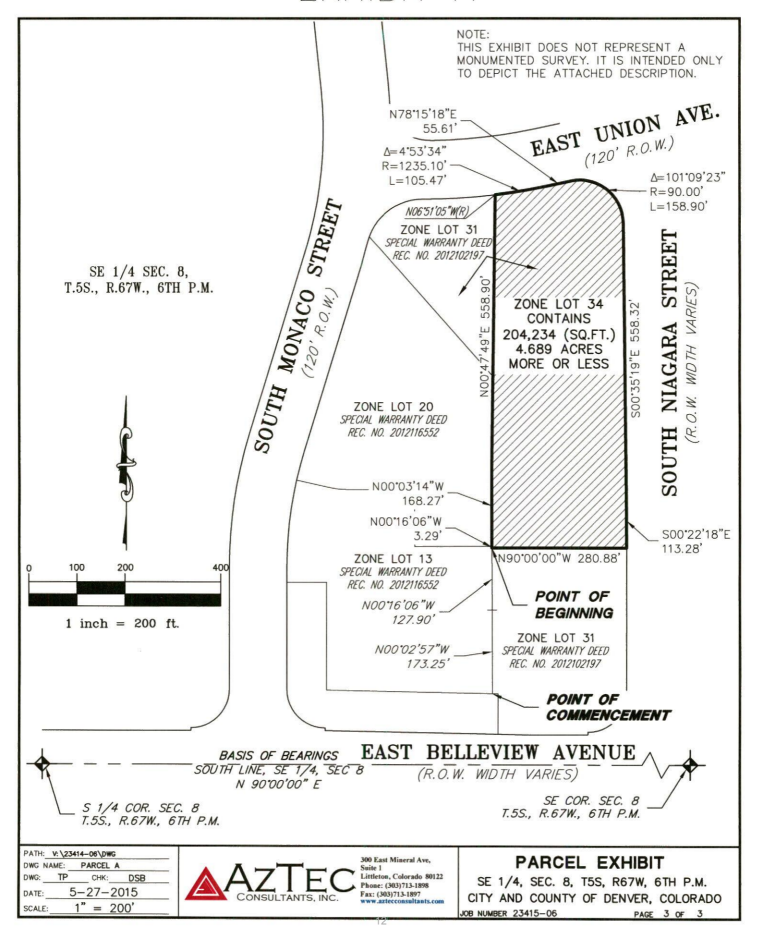
THENCE NORTH 90°00'00" WEST, A DISTANCE OF 280.88 FEET TO THE POINT OF BEGINNING.

EXHIBIT A (CONT.)

CONTAINING AN AREA OF 4.689 ACRES, (204,234 SQUARE FEET), MORE OR LESS.

JAMES E. LYNCH, PLS FOR AND ON BEHALF OF AZTEC CONSULTANTS, INC. 300 E. MINERAL AVE., SUITE 1, LITTLETON, CO 80122 303-713-1898

EXHIBIT A



Madre Investment Company LLC

650 S. Cherry Street, Suite 1005 Glendale, CO 80246

June 29, 2015

City and County of Denver Community Planning and Development Attn: Kyle A. Dalton

re: Re-Zoning Application 2015I00040

To Whom It May Concern,

Please let this letter serve as our formal objection to the proposed re-zoning by Belleview Land Group LLC (application 2015100040) from B4 with waivers to S-MX-12. The reasoning behind our objection is multi-faceted; yet I will attempt to explain it below. However, we do not object to *any* re-zoning of this land; we simply feel that S-MX-5 or S-MX-8 would be more appropriate for the area.

Madre Investment Company is the majority land owner of the large area of land currently being developed as Belleview Station. Belleview Station is zoned TMU-30 and has a set of Design Standards and Guidelines that were approved by Denver's City Planning Department. While our zoning allows for a FAR of 5.0 and 225ft height maximum, the City's planning department, at the time, did not want our land adjacent to Niagara Street, bound by Belleview to the south and Union to the north, to allow for such tall buildings as they felt that they would not mix well with the existing surrounding buildings. Therefore we agreed in our GDP and in our design standards to taper down the buildings as our property moves west toward the developed DTC property and the low density residential community of Cherry Hills Village

Prior to our re-zoning in 2006, going back to the 1980's my family owned the land currently owned by Belleview Land Group LLC along with the adjacent 160 acres. At the time, the land was not zoned for any commercial or residential development and we assisted the Denver Tech Center investors in rezoning the 165 Subdivision to B4 with waivers. Additionally, we contributed funds in order to install various parts of infrastructure that were designed to jointly accommodate both our future needs for Belleview Station and the proposed needs of the Denver Tech Center's 165 acres of development. The B4 with waivers zoning divided the land into four quadrants and the waivers imposed certain limitations on the quantity of residential, retail and office in each quadrant. Currently, the only type of use still available in the 4th quadrant (6502 E Union Ave. is located in the 4th quadrant) is office. In order for the land owner to build anything other than office, and the amount of office square feet available is also limited by its remaining allocation, the land owner must apply for a re-zoning. As mentioned above, we

are not against any type of re-zoning, rather we only object to a re-zoning that 1) does not blend in with the existing form and density of structures in the surrounding area; and 2) does not negatively impact our allocation of offsite infrastructure. At this point in time, we are concerned that both of these issues may be a problem.

The new CCD form based zoning addresses the relationship between the form and mass of buildings, and the scale of buildings and how they relate to the surrounding streets and public realm. In this area, the majority of the land surrounding the property is currently developed. There are no buildings in that entire area that exceed 7 stories. Most buildings are 4 stories. A 12 story building, as would be approved if the land is re-zoned to S-MX-12, would greatly stand out and does not fit the scale of the surrounding buildings. Additionally, this building is bordered by two streets, Union Avenue (a short distance collector road designed to connect the east side of the DTC development with the west side) and Niagara Street (a recently built local street that spans 3 blocks). Neither of these streets is considered a major arterial road and thus the property is not directly served by a major arterial roadway. Given these conditions, we feel that the area would be better served by a building not to exceed 5 or 8 stories.

The concern about offsite infrastructure is primarily focused on sanitary sewer service. A re-zoning that switches the use from office to residential will have a significant effect on the sanitary flows coming from the building. Sanitary flows currently run to a lift station that we paid to oversize to meet our proposed needs (back when Denver originally asked us to oversize it in the 1980s). From the lift station, the sanitary pipes run north in Monaco until they nearly reach Quincy. At that point, it is my understanding that they are directed east toward I-25. Our approved General Development Plan indicates our intended flows and from what I can remember, the sanitary system further downstream is nearing capacity. It would be prudent to explore if the infrastructure can support sanitary flows from a 12 story residential building without causing adjustments further downstream. We have an intergovernmental agreement with Goldsmith Metropolitan District such that they bear certain obligations to increase capacity in certain lines; but my concern is further downstream. While this is not a major concern for us, it is one I felt worth mentioning.

In conclusion, we would ask the City and County of Denver and its Planning Board to consider alternate re-zoning options that better mix with the type and mass of buildings in the surrounding area. Our position is that a building height maximum of 5 or 8 stories is more appropriate.

Respectfully Submitted,

Brooke B. Maloy (303) 506-0094 brookemaloy@columbiner.com

Shea Properties.

July 13, 2015

Kyle Dalton, Senior City Planner Development Services City and County of Denver 201 West Colfax Avenue, Department 203 Denver, CO 80202

Re: Rezoning Application 2015I00040—6502 East Union Avenue (Belleview Land Group, LLC)

Dear Mr. Dalton,

On behalf of Shea Properties, I am writing you to express Shea's support for the above-referenced rezoning. The rezoning request by Belleview Land Group, LLC would change the zoning designation of the property from B-4 with waivers and conditions to the S-MX-12 district provided in the 2010 Denver Zoning Code.

Shea and its predecessor, DTC West Land Venture, have had long experience with the subject property and the area known as DTC West. The current B-4 zoning of the property dates from 1981. This zoning classification was established as part of a vision to develop DTC West as a suburban mixed-use development with uses and densities similar to those found in the Denver Technological Center. The DTC West zoning—which employed waivers and conditions to create an overall cap on density and to distribute that density among various land uses—placed a principal focus on office uses, however, as with the portion of DTC lying east of I-25, some additional uses were allowed. The zoning was amended in 2005 to redistribute the mix of land uses, however, most of the underlying waivers did not change.

This original B-4 zoning classification and the resulting mix of densities did not anticipate three significant developments that have occurred over the course of the past 34 years. First, the original 1981 zoning classification did not anticipate the construction of the Belleview light rail station and the creation of an urban transit-oriented development area surrounding the station. Second, the B-4 classification did not fully anticipate the high market demand for mixed use development, and simultaneous decline in demand for single-use suburban office projects, that has materialized in the past decade. Third, neither the 1981 nor the 2005 zoning designations envisioned the drafting and enactment of the 2010 formed-based Denver Zoning Code, which broadened the use classifications available under the code while placing a greater focus on building appearance and design.

It is our position that the S-MX-12 designation better reflects the transit-oriented nature of the site, and current and future anticipated market realities with respect to mixed use development. Moreover, we believe the S-MX-12 designation will ensure a continued high quality of development in the DTC West. Please feel free to call me if you have any questions. We respectfully request that this letter be included with any City Council materials regarding this matter.

Peter Culshaw

Sincerely,

Front Range Land & Development Company

R. Warren III (Trey), AIA 650 South Cherry St. Suite 1005 Glendale, CO 80246 303.565.1688



Denver City Council
RE: Belleview Land Group Rezoning Application
6502 E. Union Ave / 4900 So. Monaco St.

Monday, August 24, 2015

To whom it may concern and City Council,

I am writing on behalf of Front Range Land and Development, the master development entity for Belleview Station, with concern about the proposed rezoning of the subject property. Belleview Station is a 55 acre transit oriented development located adjacent and to the east of the subject property. Front Range Land and Development re-zoned the Belleview Station property in 2003 to TMU-30 and filed a General Development Plan with the city in 2006 outlining the development strategy for the project. The TMU-30 zoning allows for densities of up to 5:1 across the entire site and heights of up to 220 ft. In creating the General Development plan however, a realistic look at the market including absorption capacities, competition, and infrastructure constraints drove FRLD to reduce its target densities on the site closer to a 2.4 FAR. As a part of the GDP and zoning requirements, FRLD in concert with the city planning staff, drafted Design Standards and Guidelines for the city's use in reviewing projects against the GDP and zoning requirements. In drafting those Standards and Guidelines, the city requested that the urban design and massing of the overall site respect the scale of the existing neighborhood and suggest that the shortest of the buildings be located furthest from the light rail station and the tallest be located around the station area and against I-25. The Belleview Station master plan and guidelines honor this request and, in fact, the first buildings constructed on the perimeter of the project are 5 stories in height.

The resulting master plan for Belleview Station shows an overall skyline that is lowest in the west and highest to the east which guaranties at least some views of the mountains for each successive development. This design strategy and these heights and densities were factored when sizing the wet utilities already installed throughout the site as well as off-site. In fact, much of the infrastructure capacity that has allowed Belleview Station to pursue its current plan was put in place in the mid 1980's when FRLD and affiliates paid to up-size many of the sanitary and water lines that were being installed for the DTC West development at that time. Many of these utilities were subsequently dedicated to the City of Denver.

As to the subject property that is seeking re-zoning from B-4 with waivers to S-MX-12, it is FRLD's understanding that the intent of the city's new form based zoning is to shape good urban design by reflecting and encouraging forms that mesh with and enhance existing neighborhood context. A quick look at the 165 acre triangle that encompasses the entire DTC West development will reveal that the vast majority of all the buildings within the area are three story walk up apartments. There is one seven story condominium project across Monaco, but the rest of the neighboring buildings do not exceed 5 stories. We fail to see how 12 story zoning meshes with or enhances the existing built neighborhood? If the rational is that Belleview Station's zoning would allow for building of up to 220 ft, then the city should take a hard look at the Belleview Station GDP and Standards and Guidelines and realize that much lower buildings will most likely exist adjacent. Our experience with the Holland apartment projects is that the Mountain View units are the first to rent, and rent at a premium, and we are finding this also to be true with the Prime West office project. The premium rent modeled and achieved by view opportunities is a contributing factor to the ability to construct the dense and high quality product to which we all aspire for our city and neighborhood.

We have met directly with Westfield Development to review plans for the subject property and they have indicated that over half of the property has already been committed, or is very nearly committed to low rise residential and office projects respectively. They also have disclosed to FRLD that the NE corner portion of the site is where they would like to construct a residential condominium tower of approximately 80 units that is 12 stories in height. For the record, FRLD and Belleview Station would enthusiastically support a residential project of under 100 units that is 12 stories tall in that location. A project of this nature would necessarily have a small footprint of between 20,000 and 30,000 SF, be a welcome icon in the DTC west skyline, and capture a relatively small amount of available sanitary and storm capacity and obstruct only a small portion of the overall view.

Unfortunately, the S-MX-12 zoning allows for far more than Westfield's anticipated project. In fact, the S-MX-12 zoning would allow for complete site coverage with minor setbacks and the development of over 700 apartment units in a 12 story wall of building. This letter objects to this particular but possible outcome. We have no reason to believe that Westfield would pursue anything other than what they have shown us, but as we all know the difficulty with the for sale condo market has taken its toll on the product type and without a real legislative fix, Westfield may be forced to sell the property rather than develop the project they, and we, desire. A new buyer of the property may view the opportunity and neighborhood differently and pursue a project that would maximize the S-MX-12 zoning and negatively impact the neighborhood, views and infrastructure.

The current zoning of the subject property is the former chapter 59 B-4 with waivers that existed prior to the current form based zoning. The current zoning is the only zoning in the history of the city of Denver to have been put to a city wide vote. In 1984 the zoning appeared on the ballot after years of neighborhood negotiations to reduce the allowable heights and densities. As a part of that zoning overall square footage allowances were dedicated to four different "zones" making up the 165 acre DTC West. The subject property exists in zone four and has been subject to many zone lot amendments and "trades" of available SF within zone 4, but never with an increase in square footage allotted. The last amendment to the zone lot was done March 20th of this year where the zone lot 34 was created and is

now the subject property. The amendment shows only 215,000 SF of development rights remaining for the zone lot that can only be used for office development.

The zoning department has stated that they are in support of the new zoning category because the old B-4 waivers allowed for building heights of 280 feet and the new S-MX-12 allows for only 150' in height. However, for a 215,000 SF office building to reach 280 feet, it would have to have roughly a 10,000 SF floor plate, which is far too small to be marketed or constructed effectively or efficiently. Today's leasable office plates vary between 25k and 30k SF so the maximum likely height of an office structure on this site under the current zoning is 135' or 9 stories...15' lower than the 150' max height of the S-MX-12 zoning. It is our opinion that the S-MX-12 is an "up-zone" even in terms of height.

In terms of density, it is clear that the current site is limited to 215,000 SF by the zone lot amendment filed just 6 months ago. The S-MX-12 zoning has no limit on density, only a cap on height at 150 feet or 12 stories. If one were to simply take the square footage of the land, subtract the required setbacks and multiply by 12 stories, one would quickly see that densities of over 2 million SF are possible. Even if we assume 20% of the site will go to drive isles and circulation and another 35% to parking, the possible densities are in excess of 1 million SF for the site with an FAR of over 5:1. In our opinion, the council is considering zoning that could easily exceed the existing development rights by 5 times.

Again, we would like to support Westfield in their quest to construct a 12 story residential tower of less than 100 units, but we fear the possibility, however remote, that Westfield may not be the ultimate developer of the site. We would like to recommend that the council consider amending the previous zoning to allow for residential uses within the existing height and square footage allotments, or to consider a PUD for the site where the actual desired development can be targeted specifically. FRLD and Belleview Station have made significant investments in the immediately surrounding infrastructure and accounted for current zoning in all calculations and sizing. A dramatic increase in density on a neighboring site could have serious impacts on infrastructure capacity, view corridors, and timely build outs on property closer to the rail station; but mostly it would be contrary to the good urban design principals set forth in the Belleview Station GDP and to the scale and form of the existing neighborhood.

Thank you for your time and consideration of the matter.

Truly,

R. Warren III (Trey) Vice President

Front Range Land and Development Company