**COMMUNITY PLANNING & DEVELOPMENT** 

## DENVER THE MILE HIGH CITY

## **REZONING GUIDE**

Rezoning Application for PUD Page 1 of 3

## **Zone Map Amendment (Rezoning) for PUD - Application**

<b>PROPERTY OWNER INFORMATION*</b>				PROPERTY OWNER(S) REPRESENTATIVE**			
□ CHECK IF POINT OF CONTACT FOR APPLICATION				CHECK IF POINT OF CONTACT FOR APPLICATION			
CHECK IF POINT OF CONTACT FOR FEE PAYMENT				CHECK IF POINT OF CONTACT FOR FEE PAYMENT			
Property Owner Name	SEE ATTACHED SCHE EDENS	DLE I, c/o		Representative Name	Tom Kiler		
Address	2700 Larimer Street, Sui	te B		Address	EDENS; 2700 Larimer St, Suite B		
City, State, Zip	Denver, CO 80205			City, State, Zip	Denver, CO 80205		
Telephone	(720) 785-5612			Telephone	(720) 785-5612		
Email	tkiler@edens.com			Email	tkiler@edens.com		
by owners (or authorized	mendment applications m representatives) of at least 5 ect to the rezoning. See pag	51% of the total		**Property owner shall representative to act or	provide a written letter authorizing the his/her behalf.		
SUBJECT PROPERT	Y INFORMATION						
Location (address and/or	boundary description):	SEE ATTACH	IED	SCHEDULE I			
Assessor's Parcel Numbers	5:	SEE ATTACH	EE ATTACHED SCHEDULE I				
Area in Acres or Square Fe	et:	SEE ATTACHED SCHEDULE I					
Current Zone District(s):		SEE ATTACHED SCHEDULE I					
PROPOSAL							
Proposed Zone District (So to determine if General or	ee DZC Section 9.6.1.3(A) Detailed):	🗴 General Pl	JD	Detailed PUD			
Proposing SubAreas:		🕅 Yes		□ No			
Standard Zone District: Pl district(s) on which the PL		SEE ATTACH	SEE ATTACHED SCHEDULE I				
		Deviation			Why deviation is necessary		
Deviations from Standard attachment, please provid		SEE ATTACHED		SCHEDULE II			
deviations and a detailed deviation is needed.	explanation of why the						
PRE APPLICATION INFORMATION							
				e contact name & meetin why not (in outreach at	ng date TBD tachment, see bottom of p. 3)		
Did you contact the City Council District Office regarding this application?			<ul> <li>Yes - if yes, state date and method SEE ATTACHED SCHEDULE III</li> <li>No - if no, describe why not (in outreach attachment, see bottom of p. 3)</li> </ul>				

Last updated: June 29, 2021

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## **REZONING GUIDE**

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General Review Criteria       policies and recommendations found in each of the adopted plans below. Each plan should have its' own subsection.         J. Denver Comprehensive Plan 2040       In this section of the attachment, describe how the proposed map amendment is consistent with Denver Comprehensive Plan 2040's a) equity goals, b) climate goals, and c) any other applicable goals/strategies.         Check box to fiftm and include sections in the is section of the attachment, describe how the proposed map amendment is consistent with: a) the neighborhood context, b) the future place type, c) the growth strategy, d) adjacent street types, e) plan policies and strategies, and f) equity concepts contained in Blueprint Denver.         J. Neighborhood/Small Area Plan and Other Plans (List all from pre-application meeting, if applicable): Northeast Downtown Neighborhood Plan         General Review Criteria: DZC Sec. 12.4.10.7.8 & C       Uniformity of District Regulations and Restrictions: The proposed official map amendment results in regulations in one district may differ from those in other districts.         Welfare narrative attachment, describe due and general Welfare: The proposed official map amendment furthers the public health, safety and General Welfare of the City.         Welfare narrative attachment, blease provide an additional section describing how the requested reconing: Drice Regulations of the land, including, but not limited to steep stops, floodplain, unstable soils, and include a section in the review criteria for Non-Legislative Reconings:         DZC Sec. 12.4.10.8       Dustifying Circumstances - One of the following circumstances exists:         The existing zoning of the land was based on a mistake of fact . The exi	<b>REVIEW CRITERIA</b>					
DZC Sec. 12.4.10.7.4       In this section of the attachment, describe how the proposed map amendment is consistent with <i>Denver</i> Check box to affirm and include sections in the review criteria narrative attachment       In this section of the attachment, describe how the proposed map amendment is consistent with: a) the neighborhoot context, b) the future place type, c) the growth strategy, d) adjacent street types, e) plan policies and strategies, and f) equity concepts contained in <i>Bluephint Denver</i> .         3. Neighborhood/Small Area Plan and Other Plans (List all from pre-application meeting, if applicable): Northeast Downtown Neighborhood Plan         General Review Criteria:       Imformity 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 th regulations in one district may differ from those in other districts.         Qualifying Circumstances - One of the following circumstances exists:       In the review criteria for Non-legislative Rezoning:         In 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;         In the eview criteria for Non-legislative Rezoning:       Since the date of the approval of the sisting zoning of the land was based on a mistake of fact;         Dz Justifying Circumstances - One of the following circumstances exists:       In the vertiew criteria narrative attachment, including, but not limited to, steep slopes, floodplain, unstable soils, and inadequate drainage;		adopted plans, or the proposed rezoning is necessary to provide land for a community need that was				
Identifiant Review Criteria       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 th regulations in one district may differ from those in other districts.         Image: Criteria for Public Health, Safety and General Welfare of the City.       Public Health, Safety and General Welfare of the City.         Welfare narrative attachment.       Image: Criteria for Non-Legislative Rezonings:       Image: Criteria for Non-Legislative Rezonings:         DZC Sec. 12.4.10.8       Section in the review criteria narrative attachment.       Image: Criteria for Non-Legislative Rezonings:         DZC Sec. 12.4.10.8       Criteria for Non-Legislative Rezonings:       Image: Criteria for Non-Legislative Rezonings:         DZC Sec. 12.4.10.8       Criteria narrative attachment.       Image: Criteria narrative attachment.         For Justifying Circum-stances, check box and include a section in the review criteria narrative attachment.       Image: Criteria narrative attachment.         For Justifying Circum-stances.       Image: Criteria narrative attachment.       Image: Criteria narrative attachment.         For Neighborhood Context, Purpose and Intent, check box and include a section in the review criteria narrative attachment.       Image: Criteria narrative attachment.         For Neighborhood Context, Purpose and Intent, check box and Inthe review criteria narrative attachment.	DZC Sec. 12.4.10.7.A Check box to affirm <b>and</b> include sections in the review criteria narrative	In this section of the attachment, describe <b>how</b> the proposed map amendment is consistent with <i>Denver</i> <i>Comprehensive Plan 2040</i> 's a) equity goals, b) climate goals, and c) any other applicable goals/strategies. <b>2. Blueprint Denver</b> In this section of the attachment, describe <b>how</b> the proposed map amendment is consistent with: a) the neighborhood context, b) the future place type, c) the growth strategy, d) adjacent street types, e) plan policies and strategies, and f) equity concepts contained in <i>Blueprint Denver</i> . <b>3. Neighborhood/ Small Area Plan and Other Plans (List all from pre-application meeting, if applicable):</b>				
a section in the review criteria for Public Health, Safety and General Welfare narrative attach- ment.       Public Health, Safety and General Welfare: The proposed official map amendment furthers the public health, safety, and general welfare of the City.         In the review criteria narrative attachment, please provide an additional section describing how the requested rezonin furthers the public health, safety and general welfare of the City.         In the review criteria narrative attachment, please provide an additional section describing how the requested rezonin furthers the public health, safety and general welfare of the City.         In the review criteria narrative attachment, please provide an additional section describing how the requested rezonin furthers the public health, safety and general welfare of the City.         In the review criteria for Non- Legislative Rezonings:       Justifying Circumstances - One of the following circumstances exists:         DZC Sec. 12.4.10.8       The existing zoning of the land failed to take into account the constraints of development created by the natural characteristics of the land, including, but not limited to , steep slopes, floodplain, unstable soils, and inadequate drainage;         Since the date of the approval of the existing Zone District, there has been a change to such a degree that the proposed rezoning is in the public interest. Such change may include:	DZC Sec. 12.4.10.7. B & C Check boxes to the right	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				
Review Criteria for Non-Legislative Rezonings:         DZC Sec. 12.4.10.8         For Justifying Circum-stances, check box and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and Intent, check box and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment.         For Neighborhood Context, Purpose and include a section in the review criteria narrative attachment is 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.         In the review criteria narrative attachment is consistent with the description of the applicable	a section in the review criteria for Public Health, Safety and General Welfare narrative attach-	health, safety, and general welfare of the City. In the review criteria narrative attachment, please provide an additional section describing <b>how</b> the requested rezoning				
I he proposed official map amendment is consistent with the description of the applicable	Legislative Rezonings: DZC Sec. 12.4.10.8 For Justifying Circum- stances, check box and include a section in the review criteria narrative attachment. For Neighborhood Context, Purpose and Intent, check box <b>and</b> include a section in the review criteria narrative	<ul> <li>The existing zoning of the land was the result of an error;</li> <li>The existing zoning of the land was based on a mistake of fact;</li> <li>The existing zoning of the land failed to take into account the constraints of development created by the natural characteristics of the land, including, but not limited to , steep slopes, floodplain, unstable soils, and inadequate drainage;</li> <li>Since the date of the approval of the existing Zone District, there has been a change to such a degree that the proposed rezoning is in the public interest. Such change may include:         <ul> <li>a. Changed or changing conditions in a particular area, or in the city generally; or,</li> <li>b. A City adopted plan; or</li> <li>c. That the City adopted the Denver Zoning Code and the property retained Former Chapter 59 zoning.</li> </ul> </li> <li>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.</li> <li>In the review criteria narrative attachment, please provide an additional section describing the selected justifying circumstance. If the changing conditions circumstance is selected, describe changes since the site was last zoned.</li> </ul>				
In the review criteria narrative attachment, please provide a separate section describing <b>how</b> the rezoning aligns with	auachment.	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. In the review criteria narrative attachment, please provide a separate section describing how the rezoning aligns with a) the proposed district neighborhood context description, b) the general purpose statement, and c) the specific intent				

## Return completed form to rezoning@denvergov.org



201 W. Colfax Ave., Dept. 205

Denver, CO 80202

**COMMUNITY PLANNING & DEVELOPMENT** 



## **REZONING GUIDE**

## Rezoning Application for PUD Page 3 of 3

Additional Review Criteria for Rezoning to PUD District: The proposal must comply with all of the additional review criteria DZC Sec. 12.4.10.9 Check boxes to the right to affirm and include a section in the review criteria narrative for each.	<ul> <li>*Provide a section describing how the PUD district responds to AD. of the General Purpose and Intent statement in DZC Section 9.6.1.1.</li> <li>*Provide a section describing how the PUD district responds to AD. of the General Purpose and Intent statement in DZC Section 9.6.1.1.</li> <li>The development proposed on the subject property is not feasible under any other Zone Districts, and would require an unreasonable number of variances or waivers and conditions.</li> <li>The PUD District, the PUD District Plan establish permitted uses that are compatible with existing land uses adjacent to the subject property.</li> <li>The PUD District, the PUD District Plan establish permitted building forms that are compatible with adjacent existing building forms, or which are made compatible through appropriate transitions at the boundaries of the PUD District Plan (e.g., through decreases in building height; through significant distance or separation being the public property is in the public property.</li> </ul>						
Please check boxes below	to affirm the following <b>required</b> attachments are submitted with this rezoning application:						
	subject property(s). <b>Submit as a separate Microsoft Word document.</b> View guidelines at: <u>https://www.denvergov.</u> ov/en/transportation-infrastructure/programs-services/right-of-way-survey/guidelines-for-land-descriptions.html						
policy or commitmer for an individual to si	Proof of ownership document for each property owner signing the application, such as (a) Assessor's Record, (b) Warranty deed, or (c) Title policy or commitment dated no earlier than 60 days prior to application date. If the owner is a corporate entity, proof of authorization for an individual to sign on behalf of the organization is required. This can include board resolutions authorizing the signer, bylaws, a Statement of Authority, or other legal documents as approved by the City Attorney's Office.						
K Review Criteria Narra	Review Criteria Narratives. See page 2 for details.						
Deviations from Stan	Deviations from Standard Zone District List. See page 1 for details.						
ADDITIONAL ATTAC	CHMENTS (IF APPLICABLE)						
Additional information map	ay be needed and/or required. Please check boxes below identifying additional attachments provided with this ap-						
🗴 Written narrative ex	plaining reason for the request (optional)						
Neighborhood Orgar was conducted by te	<b>Outreach documentation attachment(s)</b> . Please describe any community outreach to City Council district office(s), Registered Neighborhood Organizations (RNOs) and surrounding neighbors. If outreach was via email- please include email chain. If the outreach was conducted by telephone or meeting, please include contact date(s), names and a description of feedback received. If you have not reached out to the City Council district office, please explain why not. (optional - encouraged )						
	<b>Letters of Support.</b> If surrounding neighbors or community members have provided letters in support of the rezoning request, please include them with the application as an attachment (optional).						
🗴 Written Authorizati	Written Authorization to Represent Property Owner(s) (if applicable)						
	Individual Authorization to Sign on Behalf of a Corporate Entity (e.g. if the deed of the subject property lists a corporate entity such as an LLC as the owner, this is document is required.)						
Other Attachments.	Other Attachments. Please describe.						

Last updated: June 29, 2021

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### PROPERTY OWNER OR PROPERTY OWNER(S) REPRESENTATIVE CERTIFICATION

We, the undersigned represent that we are the owner(s) 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.

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 state- ment	Date	Indicate the type of owner- ship documen- tation provided: (A) Assessor's record, (B) war- ranty deed, (C) title policy or commitment, or (D) other as approved	Has the owner autho- rized a represen- tative in writing? (YES/NO)
<b>EXAMPLE</b> John Alan Smith and Josie Q. Smith	123 Sesame Street Denver, CO 80202 (303) 555-5555 sample@sample.gov	100%	John Wan Smith Jesie (I. Smith	01/12/20	(A)	YES
2534 Five Points RINO, LLC	2534 Larimer St	100%	DocuSigned by: Tom kilur E91D17B0905D42D	2/24/2022	6:3]69, AM PS <sup>−</sup>	- YES
2550 Five Points RINO, LLC	2524-2532, 2550 Larimer St	100%	DocuSigned by: Tom Leiler E91D17B0905D42D	2/24/2022	6:3]69, AM PS <sup>−</sup>	- YES
Volunteers of America of Colorado	2600, 2620, 2634, 2640, and 2660 Larimer St; and 2609, 2623, and 2641 Lawrence St	100%	Docusigned by: David Schunk EAE61CF86B124E0 Docusigned by: Mike Pritchard	2/23/2022   2/23/2022	10:01 AM PS B 10:51 AM PS	YES
2644 Five Points RINO, LLC	2644 Larimer St	100%	1E3AD19262A1435 DocuSigned by: DM Lilur E91D17B0905D42D	2/24/2022	6: <b>36</b> ам р5	r YES

#### Return completed form and attachments to rezoning@denvergov.org

201 W. Colfax Ave., Dept. 205 Denver, CO 80202 720-865-2974 • rezoning@denvergov.org February 22, 2022

Community Planning and Development City and County of Denver 201 W. Colfax Ave., Dept 205 Denver, CO 80202 Attn: Kristofer Johnson

Dear Mr. Johnson:

The Volunteers of America of Colorado ("<u>VOA</u>") is the owner of certain real property and improvements located in the City and County of Denver, Colorado, as more particularly described on Exhibit A attached hereto (the "<u>Property</u>").

By this letter, EDENS and its affiliates are hereby designated to act as the VOA's representative (acting independently and/or through its legal counsel, Brownstein Hyatt Farber Schreck, LLP), in any manner and in all respects in connection with the application for Zone Map Amendment (Rezoning) (the "<u>Rezoning</u>"), including, without limitation, answering questions and communicating with City staff regarding the Rezoning and representing the VOA at any meetings or public hearings which may be held in connection with the Rezoning.

Sincerely,

VOLUNTEERS OF AMERICA OF COLORADO, a Colorado nonprofit corporation

By:	Docusigned by: David Schurck David Schurck
	CEO and President
By:	—DocuSigned by: Mike Pritchard Mike <sup>3A</sup> P19968411988rd
Title:	 CF0
nue.	

Community Planning and Development February 22, 2022 Page 2 Community Planning and Development February 22, 2022 Page 3

PROPERTY	OWNER	ASSESSOR'S
ADDRESS		PARCEL NUMBER
2600 Larimer St	Volunteers of	0227635007000
	America of	
	Colorado	
2620 Larimer St	Volunteers of	0227635019000
	America of	
	Colorado	
2634 Larimer St	Volunteers of	0227635004000
	America of	
	Colorado	
2640 Larimer St	Volunteers of	0227635003000
	America of	
	Colorado	
2660 Larimer St	Volunteers of	0227635001000
	America of	
	Colorado	
2609 Lawrence St	Volunteers of	0227635020000
	America of	
	Colorado	
2623 Lawrence St	Volunteers of	0227635012000
	America of	
	Colorado	
2641 Lawrence St	Volunteers of	0227635022000
	America of	
	Colorado	

23792676.1

### **REVIEW CRITERIA**

1. General Review Criteria (Code § 12.4.10.7.A)

a. **PROMPT**: 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. **RESPONSE**: The proposed rezoning and the Applicant's intention to construct a mixed-use commercial and residential project on the subject property (the "<u>Project</u>") serves affordable housing and infill development objectives in the City of Denver's Comprehensive Plan (the "<u>Comp Plan</u>"), and also encourages a mixed use community that will support the surrounding neighborhoods and allow residents to enjoy a more diverse and livable city.

**PROMPT**: The proposed map amendment is consistent with Denver Comprehensive Plan 2040's (a) equity goals, (b) climate goals, and (c) any other applicable goals/strategies.

**RESPONSE**: The Project will provide significant public benefits that are consistent with the equity and climate goals established by the Comp Plan, including: (i) provision of affordable housing, inclusion of numerous retail/neighborhood service options desired by the community, and delivery of incubator commercial space and artist programs to advance equity, and (ii) use of integrated nature and biophilic design, incorporation of sustainable-building design, enhanced open space/public realm, and exemplary urban design to advance climate goals. Lastly, the project will connect to the surrounding neighborhood network of bikeways and pedestrian ways to enhance the multimodal character of the City, in a manner proscribed by Blueprint Denver.

b. *PROMPT*: The proposed map amendment is consistent with: a) the neighborhood context, b) the future place type, c) the growth strategy, d) adjacent street types, e) plan policies and strategies, and f) equity concepts contained in Blueprint Denver.

## **RESPONSE**:

Neighborhood Context: Blueprint Denver 2040 ("<u>Blueprint</u>") designates the subject property as a combination of the Urban Center and General Urban Future Neighborhood contexts, and the proposed Rezoning provides for a mix of multiunit residential with regular block patterns and varied scale of buildings. The proposed map amendment strikes an ideal balance between the Blueprint Future Neighborhood contexts of Urban Center and General Urban, with multi-story multifamily residential and larger scale on Larimer Street and scaled-down transitions to less density on Lawrence Street. Future Place Type: The Future Place type for the subject Property includes both Community Corridor and High-Medium Residential, which provide for a blend of mixed uses (residential and commercial), with neighborhood serving retail – all suggested to be up to 8 stories, which is consistent with the development objectives for the Project and the proposed map amendment. Further, the Blueprint Future Place intent is honored with neighborhood-serving mixed uses on Lawrence Street and a mix of higher-density uses on Larimer Street.

Growth Strategy: Blueprint contemplates predominantly retail job growth in the neighborhood where the subject property is located, and the Project will provide job growth via numerous retail/neighborhood service options desired by the community.

Plan Policies and Strategy: The proposed map amendment contemplates higherdensity, mixed-use development along Larimer Street, which is designated as a Community Corridor under Blueprint where transit priority streets are planned and where Blueprint advises that regulations should encourage higher-density, mixed-use development. The Applicant's plans for redevelopment of the subject property will foster exemplary urban design and the creation of authentic places that thoughtfully integrate streets, public spaces, and private property while increasing access to open space which Blueprint identifies as being increasingly in demand. Finally, as a Residential Collector in Blueprint's Future Street types, Lawrence Street is planned for primarily residential uses with small nodes of community serving retail and other similar uses, and Larimer Street is intended as a mixed-use collector with retail, office, residential, and restaurants.

Equity: Further, as shown in the proposed map amendment and the Applicant's submittals, the Project provides for the construction of affordable housing, inclusion of numerous retail/neighborhood service options desired by the community, and delivery of incubator commercial space and artist programs to advance equity, as well as urban design enhancements, more publicly accessible open space, community-serving retail, and large scale public realm improvements.

The proposed map amendment and Project are consistent with Blueprint Denver's Future Street types for this Property.

c. **PROMPT**: The proposed map amendment is consistent with any neighborhood/small area plan or other applicable plan. The Northeast Downtown Neighborhood Plan (the "NDNP") was adopted by ordinance in May 2011, over a decade ago. Since the adoption of the NDNP, the population of Denver has grown in a rapid and consistent manner, and Larimer Street has evolved from a less populous industrial street into a primary commercial high street and a transit priority corridor. The NDNP set forth guiding principles for the development of Northeast Downtown Neighborhood, including the fostering of neighborhood connections. While the subject property is located in a zone designated for the development of up to three (3) stories, the varied maximum heights set forth under the proposed map amendment are consistent with the totality of guidance set forth for the area by the NDNP, and would function to create appropriate transitions between neighborhoods to foster stronger neighborhood connections. The community has expressed strong support for the height increases under the proposed map amendment, as part of Project's delivery of community and public benefits, such as 1) adaptive reuse of existing structures, 2) affordable housing, 3) urban design enhancements (including two required upper story building setbacks above Levels 3 and 5), 4) more publicly accessible open space with integrated nature, 5) communityserving retail, 6) large scale public realm improvements, 7) enhanced retail corridors and activated streets, 8) access to neighborhood services, 9) delivery of incubator commercial space for small businesses, and 10) exchange residency programs for local artists. The proposed map amendment also proposes rezoning based on the G-RX zoning designation along Lawrence Street, which would provide limited retail opportunities in a primarily urban residential setting to appropriately transition from predominantly residential areas to the mixed-use development along Larimer Street. The proposed transition in scale and use is made more appropriate by the fact that the adjacent residential fabric on Lawrence Street is comprised of a denser 3-4 story apartment superblock and attached townhomes rather than the detached single family homes of historic Curtis Park.

The NDNP also emphasizes the promotion of economic development and opportunity and the capitalization on transit with respect to development in the area. In 2011, the NDNP described Larimer Street as an "emerging commercial corridor." More than a decade after adoption of the NDNP's enactment, the spirit of Larimer Street as a lively retail corridor is firmly rooted – in large part due to the commitment of the Applicant to this vision. The proposed map amendment will enable the continued development of Larimer Street as an increasingly vibrant corridor featuring an eclectic mix of uses, thereby enhancing and supporting the overall neighborhood north of downtown, and filling in any lingering gaps in neighborhood services, while also increasing density to capitalize on the bike lanes and bus transit along Larimer Street, envisioned pedestrian corridor along 27<sup>th</sup> Street, planned bikeway along 26<sup>th</sup> Street, existing medium-capacity transit corridor on Welton Street, and existing mass transit stations at Union Station and 38<sup>th</sup> & Blake.

Livability and encouraging a high quality public realm are also central to the NDNP. The proposed map amendment will increase access to open space and guide growth to maintain connections to the outdoors, respond to climate change, and protect the environment and natural resources, as well as promote diversity by providing a diverse range of affordable housing options and quality employment opportunities to serve a diverse population. Examples of the foregoing include enhanced open space with integrated nature and pollinator gardens, sustainable buildings, and retail job growth. The Applicant is engaged in active negotiations with HOST and NEST to: memorialize the Applicant's desire to provide affordable housing options for residents of the subject property, and provide small business incubator space for BIPOC, veteran, and/or women-owned businesses, together with an artist residency exchange program for local artists.

The Applicant carefully considered the desired land uses described in the NDNP for the subject property when developing the proposed map amendment.

The Larimer Street side of the subject property includes mixed uses with higher density, maximizing the employment base and providing enhanced and varied housing options.

Lawrence Street reflects the Urban Residential land use designation with complementary commercial uses, like neighborhood-serving retail, and density consistent with the transition to the adjacent new multi-family apartment superblock and attached townhomes, and the single-family homes of the more historic Curtis Park neighborhood on blocks further to the southeast – the NDNP specifically intends for these blocks to be more dense residential land uses than what is seen in the Curtis Park neighborhood to the southeast. The NDNP emphasizes the importance, with respect to Lawrence Street and the neighborhood as a whole, of the redevelopment of surface parking lots to mitigate blight and abrupt transitions.

The proposed map amendment is consistent with all of the following guiding principles of the NDNP:

- Complete and enhance the public realm
- Enhance and support existing retail corridors
- Create a development-friendly atmosphere
- Protect neighborhood fabric
- Create appropriate transitions between neighborhoods Five Points, RiNo/Ballpark, Arapahoe Square, and Curtis Park

- Increase open space access
- Fill gaps in neighborhood services
- Promote diversity

The proposed map amendment is consistent with the NDNP as a whole, notwithstanding the over 10-year-old height recommendations. Further, as evidenced by both the Blueprint recommendations and the neighborhood support for strong urban design and increased heights in this area, the proposed map amendment is consistent with the totality of guidance in and furthers the goals and objectives of the NDNP.

- 2. General Review Criteria (Code § 12.4.7.B & C)
  - a. **PROMPT**: Provide an additional section describing how the requested rezoning furthers the public health, safety and general welfare of the City.
  - b. *RESPONSE*: The proposed map amendment will promote public access to open space integrated with nature, encourage better connections to transit and adjacent bike and pedestrian networks, provide affordable housing, and promote community connections through implementation of a mixed use development that links multiple aspects of the surrounding neighborhood and enhances safety and security by providing a high quality, active and engaging public realm and promoting eyes on the street through the presence of residents for more hours of the day and night. *PROMPT*: Describe the selected justifying circumstance (Since the date of the approval of the existing Zone District, there has been a change to such a degree that the proposed rezoning is in the public interest) and the changes since the site was last zoned.

**RESPONSE**: The proposed map amendment is justified based on the fact that the existing zone district is largely left over from the Former Chapter 59 zoning code, and the conditions in the surrounding neighborhood have changed to such a degree that the proposed map amendment is more consistent with the surrounding neighborhood and newly adopted Comp Plan and Blueprint.

c. **PROMPT**: The rezoning aligns with (a) the proposed district neighborhood context description, (b) the general purposes statement, and (c) the specific intent statement found in the Code.

**RESPONSE**: The Urban Center Neighborhood context is intended for multi-unit residential and mixed use commercial centers. The General Urban Neighborhood context – intended for the Lawrence Street side of the subject property – is characterized by multi-unit residential uses with less dense commercial areas embedded within the residential uses. The portions of the proposed map amendment based on the C-MX zoning designation align with the General Character established for the Urban Center Neighborhood Context, which contemplates multi-unit residential and mixed-use commercial strips and commercial centers, with multi-unit residential uses typically housed in multistory mixed use building forms, and with commercial uses primarily located along main and mixed-use arterial streets. The proposed map amendment would facilitate development along Larimer Street that would be focused on creating a mixed, diverse neighborhood, consistent with objectives set forth by the Denver Zoning Code for Mixed Use Districts. The portions of the proposed map amendment based on the G-RX zoning designation would promote safe, active, and pedestrian-scaled, diverse areas that clearly define and activate the public realm, while enhancing the convenience, ease and enjoyment of transit, walking, shopping and public gathering within and around the neighborhood, by offering limited, community-serving retail opportunities in a primarily urban residential setting with adjacent multifamily apartments, that will tie predominantly residential areas on Lawrence Street to the mixed-use development along Larimer Street.

- 3. General Review Criteria (Code § 12.4.10.9)
  - a. **PROMPT**: Include a section in the review criteria narrative for each additional review criteria.
    - **RESPONSE**:
      - **PROMPT**: The PUD District and the PUD District Plan Comply with the intent, purpose, all applicable standards and criteria stated in Article 9, Division 9.6 (Planned Unit Development) **RESPONSE**:

Section 9.6.1.1(A): The proposed Project and map amendment incorporates more prescriptive requirements related to 1) height, 2) building setbacks requirements, 3) permeability through the block, 4) intentional retail uses on Lawrence Street, 5) connection to the surrounding public realm, transportation network and adjacent properties, and 6) retention of existing buildings in whole or in part – in response to the unique and extraordinary circumstances inherent in the existing property in order to redevelop in a manner sensitive to the existing and historical context of this neighborhood. The surrounding Five Points neighborhood includes a mix of industrial and commercial mixed use zone districts from Larimer Street heading towards the Ballpark neighborhood and RiNo Art District, all consistent with the Urban Center Neighborhood context. The Urban Center Neighborhood context is intended for multi-unit residential and mixed use commercial centers. The General Urban Neighborhood context - intended for the Lawrence Street side of the subject property heading towards Curtis Park and Welton St - is characterized by immediately adjacent dense multiunit residential building and attached townhomes with less dense

commercial areas embedded within the residential uses. The subject property is uniquely positioned to create a significant node along the Larimer Street corridor that stitches together the surrounding neighborhoods, along with representing a key location within the adjoining transportation network to link several initiatives that make the City more accessible, while providing the opportunity to adaptively reuse existing buildings and the historic aspects of the subject property, in whole or in part ensuring that the buildings remain relevant and vibrant. The proposed map amendment will include prescriptive requirements related to design overlays, building height, building setback requirements, shopfront building forms, and open space to connect the different existing contexts surrounding the subject property. It also provides a more predictable and customized zoning approach for the partially vacant lot, while bringing the subject property, which is currently zoned under the Former Chapter 59 zoning code, into further conformance with existing zoning under the Denver Zoning Code. The desired outcome of the PUD District is not achievable without using numerous CPD disfavored waivers and conditions. Further, the design and scale of the project is directly connected to the adjacent properties creating more substantial and activated public realm and open space for the community, and preserving the character and historic nature of the corridor. Use of a PUD District to rezone the subject property is exactly the more predictable and more flexible vehicle needed to address the existing unique factors of the subject property and redevelop this partially vacant lot to enhance the existing neighborhood context and character.

- **PROMPT**: The development proposed on the subject property is not feasible under any other Zone Districts, and would require an unreasonable number of variances or waivers and conditions

**RESPONSE**: The Denver Zoning Code sets forth a non-exhaustive list of "unique and extraordinary circumstances" that justify the use of a PUD District, including (A) where a development site has special physical characteristics, (B) where a customized zoning approach is necessary to protect and preserve the character of a historic structure or historic district, (C) where a development site is subject to an existing PUD and rezoning to a new PUD District will bring the site closer to conformance with current zoning regulations and adopted plans, and (D) where the proposed scale or timing of a development project demands a more customized zoning approach to achieve a successful, phased development. The unique and extraordinary circumstances inherent to

the subject property and neighborhood demand both the enhanced flexibility and greater predictability of the proposed PUD.

(A) Special Physical Characteristics. The subject property is specially characterized by its unique location—within the Five Points neighborhood at the intersection of the Ballpark and Curtis Park Historic Districts; at the convergence of both commercial and residential neighborhoods; and situated as a central accessibility node within the existing transportation network and existing transportation hubs of Union Station and 38th & Blake and along the community corridor of Larimer St. A custom zoning approach is necessary to address this unique location because a form based zone district will not include shopfront building form and building setback requirements that mandate development of the subject property in a manner that stitches together neighboring historic commercial and historic residential neighborhoods and provides context for sensitive transitions between those two neighborhoods. Current form-based zoning would allow items, such as drive-thru building form, which would be completely out of context for this unique location. Rezoning the subject property under the current form-based zoning would also not require compliance with the specific height and design articulation detailed in the proposed map amendment, which are responsive to the unique position of the property as a transition point from the high street commercial corridor along Larimer Street to the mixed residential uses along Lawrence Street, and integration of the uniquely positioned subject property into the surrounding existing and envisioned neighborhood streetfront networks. Further, the proposed map amendment requires repair of and integration of existing buildings and improvements at the subject property, together with imposition of certain upper and lower story setbacks – neither of which would otherwise be required in a form based zone district -- allowing for transitions from the retail commercial environment along Larimer Street to the mixed-residential along Lawrence Street. The subject property's existing location is nestled between the envisioned bikeway along 26<sup>th</sup> Street, envisioned pedestrian way along 27<sup>th</sup> Street, existing bus lines along Larimer and Lawrence Streets, existing two-way bike paths on Larimer Street, and existing pedestrian access opportunities to nearby transit hubs (e.g., 27<sup>th</sup> & Welton and 30<sup>th</sup> & Downing light rail stops, along with mass transit at Union Station and 38<sup>th</sup> & Blake Street (which are equidistant from the subject property)). This extraordinary transportation opportunity requires a custom zoning approach to impose requirements related to

setbacks, build to lines, building form and connected and integrated publicly available open space – all of which will serve and accentuate the subject property's existing location as a hub of transportation opportunities. In fact, the open space areas afforded by the proposed map amendment, which would not be required under form-based zone district, will function to enhance accessibility between the subject property and the Applicant's existing development across Larimer Street to encourage visitors to traverse from the subject property to explore neighboring properties – along the Larimer Corridor and to and through 27<sup>th</sup> & Welton and 30<sup>th</sup> & Downing.

(B) Protection and Preservation of Historic Character. Each of the existing buildings on the subject property has received a Certificate of Demolition Eligibility from the City. As such, without the requirements in the proposed map amendment for (1) retention and integration of certain existing buildings, and (2) enhanced design articulation through mandate of varied heights, along with lower story setbacks and upper story setbacks, a standard form based zone district would ignore the unique and extraordinary circumstances presented by the subject property's location between two existing historic districts, as well as the subject project's adjacency to renovated and repurposed existing buildings. These existing buildings could be eliminated or disfavored. A custom zoning solution will facilitate development of the subject property in a manner that stitches together and transitions between neighboring historic commercial and historic residential neighborhoods, because a custom zoning approach protects and retains the character of certain elements of existing improvements at the subject property, such as reusing portions of the existing building façades in whole or in part, which are representative of the neighborhood's historic character and such improvements would not be protected if the subject property were rezoned to a form-based district provided for in the Denver Zoning Code. (C) Bringing Closer to Conformance with Current Zoning Regulations and Adopted Plans. Currently, much of the subject property is subject to a zoning designation under the Former Chapter 59 zoning code, and the proposed map amendment will bring the subject property closer to conformance with current zoning regulations under the current version of the Denver Zoning Code.

(D) <u>Phased Development</u>. The subject property is also unique because of its connection to a wide variety of existing complementary buildings, uses, and outdoor space across multiple nearby properties – many of which were redeveloped, adaptively reused or otherwise upgraded by

the Applicant over time. The development of the subject property is the next phase in creating a unique, active, sustainable, and equitable development encompassing the entire node along this part of the Community Corridor and will provide critically-important affordable housing options while concurrently fueling a robust retail ecosystem filled with BIPOC, veteran, and women-owned small businesses and opportunities for local artists. The subject property is unique in that its redevelopment directly relates to other adjacent and proximal properties, which are not subject to the proposed map amendment however, the customized zoning approach mandates integration of historical buildings, use of one shopfront building form, enhanced design overlay requirements, and increased open space - all of which benefit the surrounding properties as well as the subject property. The proposed map amendment requires incorporation of open space that will connect to the adjacent existing commercial and residential properties to create a more integrated system of public realm and activated sidewalks for the surrounding properties and neighborhoods. This customized approach will achieve a phased development responsive to the Applicant's other projects on multiple properties adjacent to the subject property, as well as neighboring buildings and properties that have been repurposed or newly built, by imposing design overlays, design and height articulation, varied setback and build to requirements and open space requirements. A form based zone district would not provide the same parameters and thus would not respond to the extraordinary opportunity presented to redevelop this Property as one component of a larger, phased redevelopment effort.

- **PROMPT**: The PUD District, the PUD District Plan establish permitted uses that are compatible with existing land uses adjacent to the subject property **RESPONSE**: The surrounding properties include a mix of uses – office, retail, multifamily and attached single family residential all of which are consistent with the permitted uses in the proposed PUD District Plan. The PUD district allows the development to provide uses to meet the community goals.
- **PROMPT**: The PUD District, the PUD District Plan establish building forms that are compatible with adjacent existing building forms, or which are made compatible through appropriate transitions at the boundaries of the PUD District Plan (e.g., through decreases in building height, through significant distance or separation by rights-of-way, landscaping, or similar features, or through innovative building design)

**RESPONSE**: The PUD District plan establishes more appropriate shopfront building forms consistent with the adjacent buildings, and more prescriptive lower and upper setbacks and decreasing height requirements from Larimer St. towards Lawrence St., along with decreasing height requirements toward adjacent properties on the north and south that provide appropriate transitions to surrounding neighborhood buildings. This compatible building form is accomplished through more defined building setbacks, innovative design, and variability in building heights – all consistent with adjacent and proximate properties.

## <u>SCHEDULE I</u>

# PROPERTY INFORMATION, OWNERSHIP, CURRENT ZONING, AND PROPOSED NEW ZONING

PROPERTY ADDRESS	OWNER	ASSESSOR'S PARCEL NUMBER	CURRENT ZONING	NEW ZONING
2534 Larimer St	2534 Five Points RINO, LLC	0234207004000	I-MX-3, UO-2, DO-7	PUD-G 27
2550 Larimer St	2550 Five Points RINO, LLC	0234207021000	I-MX-3, UO-2, DO-7	PUD-G 27
2524 - 2532 Larimer St	2550 Five Points RINO, LLC	0227635005000	C-MU-30, UO-1	PUD-G 27
2600 Larimer St	Volunteers of America of Colorado	0227635007000	C-MU-30, UO-1	PUD-G 27
2620 Larimer St	Volunteers of America of Colorado	0227635019000	C-MU-30, UO-1	PUD-G 27
2634 Larimer St	Volunteers of America of Colorado	0227635004000	C-MU-30, UO-1	PUD-G 27
2640 Larimer St	Volunteers of America of Colorado	0227635003000	C-MU-30, UO-1	PUD-G 27
2644 Larimer St	2644 Five Points RINO, LLC	0227635002000	I-MX-3	PUD-G 27
2660 Larimer St	Volunteers of America of Colorado	0227635001000	C-MU-30	PUD-G 27
2609 Lawrence St	Volunteers of America of Colorado	0227635020000	G-MU-3, UO-3	PUD-G 27
2623 Lawrence St	Volunteers of America of Colorado	0227635012000	G-MU-3, UO-3	PUD-G 27
2641 Lawrence St	Volunteers of America of Colorado	0227635022000	C-MU-30, UO-1	PUD-G 27

## **SCHEDULE II**

### **DEVIATIONS FROM STANDARD ZONE DISTRICTS FOR PROPOSED NEW ZONING**

- 1. With respect to proposed new zoning based on the standard zone district C-MX-8, DO-7, limitations would establish a maximum height to seven (7) stories or eightynine (89) feet, with additional localized reduced height and building setbacks. The proposed deviation from the standard zone district would ensure consistency with surrounding context (e.g., existing and planned building heights), with a distinct height transition from Larimer to Lawrence Street, and from more traditional, lower scale residential to the northeast to denser uses closer to Broadway.
- 2. With respect to proposed new zoning based on the standard zone district G-RX-5, DO-7, limitations would provide for localized reduced height and building setbacks. The proposed deviation from the standard zone district would ensure consistency with surrounding context (e.g., existing and planned building heights), with a distinct height transition from Larimer to Lawrence Street, and from more traditional, lower scale residential to the northeast to more dense uses closer to Broadway, as well as providing limited retail opportunities in a primarily urban residential setting, to tie predominantly residential areas to the mixed-use development along Larimer Street.

## Schedule III CITY COUNCIL DISTRICT OFFICE CONTACTS

February 18, 2021	Email request from Dave Schunk of VOA to District 9 Office/Councilwoman CdeBaca offering a briefing on the proposal
March 25, 2021	Zoom meeting with EDENS, VOA, the District 9 Office, and, for a portion of the meeting, Councilwoman CdeBaca (who was thereafter represented by her Chief of Staff) provided a general overview of the proposal
September 30, 2021	Email request to District 9 Office/Councilwoman CdeBaca offering another update and presentation on the proposal
October 6, 2021	District 9 Office requested a written update on the proposal from the EDENS team
October 26, 2021	EDENS provided a written update to the District 9 Office/Councilwoman CdeBaca
November 8, 2021	District 9 Office confirmed receipt of the written update, and introduced the EDENS team to their new staff person





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2021096201 Page: 1 of 3 D \$400.00

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When Recorded return to: Burr Forman, LLP 1221 Main St., Suite 1800 Columbia, SC 29201 Attn: Durham Boney, Esq.

#### SPECIAL WARRANTY DEED

THIS SPECIAL WARRANTY DEED is made this  $12^{th}$  day of May, 2021, between Kum Ja Choi, whose street address is 2644 Larimer Street, Denver, Colorado, 80205 (Grantor); and 2644 Five Points RINO, LLC, a South Carolina limited liability company, whose street address is 1221 Main Street, Suite 1000, Columbia, South Carolina, 29201 (Grantee).

WITNESSETH that the Grantor, for and in consideration of the sum of Four Million Dollars (U.S. \$4,000,000) and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, sells and conveys to Grantee and its heirs, successors, and assigns forever, all of the real property, together with improvements, if any, described as:

Lot 5, Block 30, Case and Ebert's Addition to the City of Denver, EXCEPT that portion of Lot 5 described as follows: Commencing at a point on the front line of said Lot 50.15 feet from the Northerly corner of said Lot 5; Thence along said front line to said Northerly corner; Thence at right angles along the Northeasterly line of said Lot 5 a distance of 41.70 feet; Thence at right angles on said Lot 5 a distance of 0.25 feet; Thence Northwesterly in a straight line a distance of 41.70 feet more or less to the Point of Beginning, City and County of Denver, State of Colorado.

also known as 2644 Larimer Street, Denver, Colorado, 80205, together with all of its appurtenances, easements, benefits, attached fixtures, estates, rights, titles, interests, claims, and demands whatsoever of the Grantor, either in law or in equity, of, in, and to such described real property (collectively, **Property**);

TO HAVE AND TO HOLD the Property unto the Grantee, its heirs, successors, and assigns forever. The Grantor, for itself and its heirs, successors, and assigns, covenants and agrees it will warrant and forever defend its interest in the Property in the quiet and peaceable possession of the Grantee, its heirs, successors, and assigns, against each and every person claiming the whole or any part thereof by, through or under the Grantor, subject to exceptions contained in attached <u>Exhibit 1</u> which is incorporated by reference and taxes and assessments for the current year and subsequent years.

Recording Requested by: FNTG-NCS Colorado

Special Warranty Deed - 2644 Larimer

When Recorded return to:				
Burr H	Forman, LLP			
1221	Main St., Suite 1800			
Colun	nbia, SC 29201			
Attn:	Durham Boney, Esq.			

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County: Derver	
Date: 5/20/202 Time:	1:31 pm

#### SPECIAL WARRANTY DEED

**THIS SPECIAL WARRANTY DEED** is made this  $12^{\dagger \dagger}$  day of May, 2021, between Kum Ja Choi, whose street address is 2644 Larimer Street, Denver, Colorado, 80205 (**Grantor**); and 2644 Five Points RINO, LLC, a South Carolina limited liability company, whose street address is 1221 Main Street, Suite 1000, Columbia, South Carolina, 29201 (**Grantee**).

**WITNESSETH** that the Grantor, for and in consideration of the sum of Four Million Dollars (U.S. \$4,000,000) and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, sells and conveys to Grantee and its heirs, successors, and assigns forever, all of the real property, together with improvements, if any, described as:

Lot 5, Block 30, Case and Ebert's Addition to the City of Denver, EXCEPT that portion of Lot 5 described as follows: Commencing at a point on the front line of said Lot 50.15 feet from the Northerly corner of said Lot 5; Thence along said front line to said Northerly corner; Thence at right angles along the Northeasterly line of said Lot 5 a distance of 41.70 feet; Thence at right angles on said Lot 5 a distance of 0.25 feet; Thence Northwesterly in a straight line a distance of 41.70 feet more or less to the Point of Beginning, City and County of Denver, State of Colorado.

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**TO HAVE AND TO HOLD** the Property unto the Grantee, its heirs, successors, and assigns forever. The Grantor, for itself and its heirs, successors, and assigns, covenants and agrees it will warrant and forever defend its interest in the Property in the quiet and peaceable possession of the Grantee, its heirs, successors, and assigns, against each and every person claiming the whole or any part thereof by, through or under the Grantor, subject to exceptions contained in attached **Exhibit 1** which is incorporated by reference and taxes and assessments for the current year and subsequent years.

Recording Requested by: FNTG-NCS Colorado

Special Warranty Deed - 2644 Larimer

IN WITNESS WHEREOF, this Deed is executed and delivered by Grantor as of the date first above written.

By:\_\_\_\_\_ Kum Ja Choi 2 (0 ,

STATE OF COLORADO § ss. COUNTY OF Decider §

SUBSCRIBED, SWORN TO, and ACKNOWLEDGED before me this 17th day of 2020, by Kum Ja Choi, Grantor.

Witness my hand and seal. My commission expires <u><u>C</u> - 15 - 20 2.4</u>

Notary Public

STEPHANIE K TAYLOR NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20084027122 MY COMMISSION EXPIRES SEPTEMBER 15, 2024

Special Warranty Deed - 2644 Larimer

#### EXHIBIT 1

#### PERMITTED EXCEPTIONS

- 1. All taxes and assessments, now or heretofore assessed, due or payable.
- 2. Any existing leases or tenancies, and any and all parties claiming by, through or under said lessees.
- 3. Covenants and Restrictions set forth on the Plat(s) of Case and Ebert's Addition to the City of Denver set forth below:

Recording Date: April 7, 1868 Recording No: Plat Book 1 at Page 5

4. Terms, conditions, provisions, agreements and obligations contained in the Ordinance No. 20180017, Series of 2018 as set forth below:

Recording Date: February 14, 2018 Recording No.: Reception No. 2018017393

Exhibit 1 - Special Warranty Deed - 2644 Larimer

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County: Denvar	
Date: 12/23/2020 Time: 10/	37 am

When Recorded return to: Burr Forman McNair LLP 1221 Main St., Suite 1800 Columbia, SC 29201 Attn: Durham Boney, Esq.

#### SPECIAL WARRANTY DEED

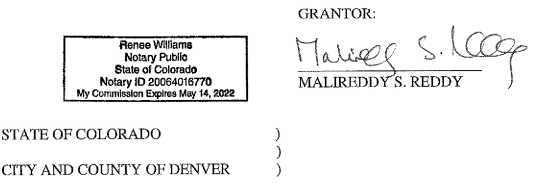
This Special Warranty Deed (this "Deed"), is made as of December 15, 2020, by MALIREDDY S. REDDY also known as DR. MALIREDDY S. REDDY and SYAMA MALIREDDY REDDY (collectively, the "Grantor"), whose legal address is 1280 S. Parker Road, Denver, CO 80231 to 2550 FIVE POINTS RINO, LLC, a South Carolina limited liability company ("Grantee"), whose legal address is 1221 Main St., Suite 1000, Columbia, South Carolina 29201.

WITNESSETH, Grantors, for and in consideration of the sum of \$10.00 and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and all these presents does grant, bargain, sell, convey and confirm, unto Grantee, its successors and assigns forever, all of Grantor's interest in the real property and to the improvements thereon (collectively "Property"), situate, lying and being in the City and County of Denver, State of Colorado, that is described on <u>Exhibit A.</u>

TOGETHER with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversions, remainder and remainders, rents, issues, and profits thereof and all the estates, rights, interests, claims and demands whatsoever of Grantors, either in law or equity, of, in and to the Property, with the hereditaments and appurtenances.

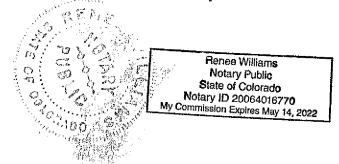
TO HAVE AND TO HOLD the Property, with the appurtenances, unto Grantee, its successors and assigns forever. And Grantors, for themselves and their successors and assigns do covenant and agree that it shall and will WARRANT AND FOREVER DEFEND the Property in the quiet and peaceable possession of Grantee, its successors and assigns, against all persons claiming under Grantors; subject to the matters set forth on Exhibit B attached hereto and made a part hereof.

Recording Requested by: FNTG-NCS Colorado ₩W2.3674 IN WITNESS WHEREOF, Grantors have executed this Deed as of the date first written above.



The foregoing Special Warranty Deed was acknowledged before me this **2** day of December, 2020, by Malireddy S. Reddy, and proved to me his identity through identification.

WITNESS my hand and official seal.



Willes one

My commission expires: May 14, 2022

GRANTOR:

Reddy MA MALIREDDY REDDY

#### STATE OF COLORADO

### CITY AND COUNTY OF DENVER

The foregoing Special Warranty Deed was acknowledged before me this  $\underline{9}$  day of December, 2020, by Syama Malireddy Reddy, and proved to me her identity through identification.

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WITNESS my hand and official seal.

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Notary Public

My commission expires: May 14, 2022

Special Warranty Deed - 2550 and 2524-2532 Larimer Street

#### EXHIBIT A

#### (Legal Description)

#### PARCEL ONE:

Lots 1 through 6, inclusive, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2550 Larimer Street / APN: 02342-07-021-000)

PARCEL TWO:

Lot 8, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2528 Larimer Street / APN: 02342-07-006-000)

PARCEL THREE:

Lot 9, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2532 Larimer Street / APN: 02342-07-005-000)

PARCEL FOUR:

Lot 10, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2524 Larimer Street / APN: 02342-07-007-000)

### EXHIBIT B

- 1. TAXES AND ASSESSMENTS FOR THE YEAR 2020 AND SUBSEQUENT YEARS, A LIEN NOT YET DUE AND PAYABLE.
- 2. EXISTING LEASES AND TENANCIES, IF ANY.
- 3. Terms, conditions, restrictions, provisions, notes and easements but omitting any covenants or restrictions, if any, including but not limited to those based upon race, color, religion, sex, sexual orientation, familial status, marital status, disability, handicap, national origin, ancestry, source of income, gender, gender identity, gender expression, medical condition or genetic information, as set forth in applicable state or federal laws, except to the extent that said covenant or restriction is permitted by applicable law, as set forth on the Plat(s) of Curtis and Clarke's Addition to the City of Denver set forth below: Recording Date: September 17, 1868 Recording No: Plat Book 1 at Page 8
- Terms, conditions, provisions, agreements and obligations contained in the Partywall Agreement as set forth below: Recording Date: August 20, 1924 Recording No.: Book 3841 at Page 507
- Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document: Granted to: Public Service Company of Colorado Recording Date: February 5, 1979 Recording No: Book 1845 at Page 195
- 6. The effect of Notice recorded December 6, 2011 at Reception No. 2011138081.
- Terms, conditions, provisions, agreements and obligations contained in the Ordinance No. 20180017, Series of 2018 as set forth below: Recording Date: February 14, 2018 Recording No.: Reception No. 2018017393



2020216703 Page: 1 of 4

D \$850.00

12/23/2020 10:37 AM City & County of Denver Electronically Recorded

WD

R \$28,00

When Recorded return to: Burr Forman McNair LLP 1221 Main St., Suite 1800 Columbia, SC 29201 Attn: Durham Boney, Esq.

#### SPECIAL WARRANTY DEED

This Special Warranty Deed (this "Deed"), is made as of December 15, 2020, by MALIREDDY S. REDDY also known as DR. MALIREDDY S. REDDY and SYAMA MALIREDDY REDDY (collectively, the "Grantor"), whose legal address is 1280 S. Parker Road, Denver, CO 80231 to 2550 FIVE POINTS RINO, LLC, a South Carolina limited liability company ("Grantee"), whose legal address is 1221 Main St., Suite 1000, Columbia, South Carolina 29201.

WITNESSETH, Grantors, for and in consideration of the sum of \$10.00 and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and all these presents does grant, bargain, sell, convey and confirm, unto Grantee, its successors and assigns forever, all of Grantor's interest in the real property and to the improvements thereon (collectively "Property"), situate, lying and being in the City and County of Denver, State of Colorado, that is described on <u>Exhibit A.</u>

TOGETHER with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversions, remainder and remainders, rents, issues, and profits thereof and all the estates, rights, interests, claims and demands whatsoever of Grantors, either in law or equity, of, in and to the Property, with the hereditaments and appurtenances.

TO HAVE AND TO HOLD the Property, with the appurtenances, unto Grantee, its successors and assigns forever. And Grantors, for themselves and their successors and assigns do covenant and agree that it shall and will WARRANT AND FOREVER DEFEND the Property in the quiet and peaceable possession of Grantee, its successors and assigns, against all persons claiming under Grantors; subject to the matters set forth on <u>Exhibit B</u> attached hereto and made a part hereof.

Recording Requested by: FNTG-NCS Colorado ₩0023674

Special Warranty Deed - 2550 and 2524-2532 Larimer Street

2020216703

IN WITNESS WHEREOF, Grantors have executed this Deed as of the date first written above.

GRANTOR:

Renee Williams Notary Public State of Colorado Notary ID 20064016770 MALIREDDY S. REDD My Commission Expires May 14, 2022 STATE OF COLORADO ) ) CITY AND COUNTY OF DENVER )

The foregoing Special Warranty Deed was acknowledged before me this <u>8</u> day of December, 2020, by Malireddy S. Reddy, and proved to me his identity through identification.

WITNESS my hand and official seal. Henee Williams Notary Public State of Colorado Notary ID 20064016770 My Commission Expires May 14, 2022

willes Notary Public

My commission expires: May 14, 2022.

GRANTOR:

Sya\_\_\_\_ M. Reddy

STATE OF COLORADO

CITY AND COUNTY OF DENVER

The foregoing Special Warranty Deed was acknowledged before me this <u>9</u> day of December, 2020, by Syama Malireddy Reddy, and proved to me her identity through identification.

) )

WITNESS my hand and official seal.

Ronee Willia Notary Public My commission expires: May 14, 2022

Special Warranty Deed - 2550 and 2524-2532 Larimer Street

2 of 4

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#### EXHIBIT A

#### (Legal Description)

#### PARCEL ONE:

Lots 1 through 6, inclusive, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2550 Larimer Street / APN: 02342-07-021-000)

#### PARCEL TWO:

Lot 8, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2528 Larimer Street / APN: 02342-07-006-000)

#### PARCEL THREE:

Lot 9, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2532 Larimer Street / APN: 02342-07-005-000)

PARCEL FOUR:

Lot 10, Block 59, Curtis and Clarke's Addition to the City of Denver, City and County of Denver, State of Colorado. (For Informational Purposes Only: 2524 Larimer Street / APN: 02342-07-007-000) È

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2020216703

#### 4 of 4

#### EXHIBIT B

- 1. TAXES AND ASSESSMENTS FOR THE YEAR 2020 AND SUBSEQUENT YEARS, A LIEN NOT YET DUE AND PAYABLE.
- 2. EXISTING LEASES AND TENANCIES, IF ANY.
- 3. Terms, conditions, restrictions, provisions, notes and easements but omitting any covenants or restrictions, if any, including but not limited to those based upon race, color, religion, sex, sexual orientation, familial status, marital status, disability, handicap, national origin, ancestry, source of income, gender, gender identity, gender expression, medical condition or genetic information, as set forth in applicable state or federal laws, except to the extent that said covenant or restriction is permitted by applicable law, as set forth on the Plat(s) of Curtis and Clarke's Addition to the City of Denver set forth below: Recording Date: September 17, 1868
  Recording No: Plat Book 1 at Page 8
- Terms, conditions, provisions, agreements and obligations contained in the Partywall Agreement as set forth below: Recording Date: August 20, 1924 Recording No.: Book 3841 at Page 507
- Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document: Granted to: Public Service Company of Colorado Recording Date: February 5, 1979 Recording No: Book 1845 at Page 195
- 6. The effect of Notice recorded December 6, 2011 at Reception No. 2011138081.
- Terms, conditions, provisions, agreements and obligations contained in the Ordinance No. 20180017, Series of 2018 as set forth below: Recording Date: February 14, 2018 Recording No.: Reception No. 2018017393

Exhibit B - Special Warranty Deed - 2700 Larimer Street

<u>x</u>\_\_\_ ģ 

#### REAL PROPERTY TRANSFER DECLARATION (TD-1000)

#### GENERAL INFORMATION

**Purpose:** The Real Property Transfer Declaration provides essential information to the county assessor to help ensure fair and uniform assessments for all property for property tax purposes. Refer to 39-14-102(4), Colorado Revised Statutes (C.R.S.).

**Requirements:** All conveyance documents (deeds) subject to the documentary fee submitted to the county clerk and recorder for recordation must be accompanied by a Real Property Transfer Declaration. This declaration must be completed and signed by the grantor (seller) or grantee (buyer). Refer to 39-14-102(1)(a), C.R.S.

**Penalty for Noncompliance:** Whenever a Real Property Transfer Declaration does not accompany the deed, the clerk and recorder notifies the county assessor who will send a notice to the buyer requesting that the declaration be returned within thirty days after the notice is mailed.

If the completed Real Property Transfer Declaration is not returned to the county assessor within the 30 days of notice, the assessor may impose a penalty of \$25.00 or .025% (.00025) of the sale price, whichever is greater. This penalty may be imposed for any subsequent year that the buyer fails to submit the declaration until the property is sold. Refer to 39-14-102(1)(b), C.R.S.

**Confidentiality:** The assessor is required to make the Real Property Transfer Declaration available for inspection to the buyer. However, it is only available to the seller if the seller filed the declaration. Information derived from the Real Property Transfer Declaration is available to any taxpayer or any agent of such taxpayer subject to confidentiality requirements as provided by law. Refer to 39-5-121.5, C.R.S and 39-13-102(5)(c), C.R.S.

1. Address and/or legal description of real property sold: Please do not use P.O. Box numbers.

2550 and 2524-2532 Larimer Street, Denver, Colorado 80205

2.					ily Residential		<ul><li>Condominium</li><li>Vacant Land</li></ul>
3.	Date of Clos	sing:					
	December	15	2020				
	Month	Day	Year				
	Date of Con	tract if D	ifferent than	date of closing:			
	July	31	2019				
	Month	Day	Year				
4.	Total sale p	rice: Incl	uding all real a	nd personal proj	perty. <u>\$8,500,000.0</u>	0	
5.	carpeting, dr	rapes, free ase price v	standing appl vill be assumed	iances, equipme	nt, inventory, furnit al property as per 3	ture. If the perso	nclude, but is not limited to, nal property is not listed, the
c	Did the tet	al cala mu	iaa inalada a	tunda an avaha	nes of additional	weal an namanal	menoments? If you give the

- 6. Did the total sale price include a trade or exchange of additional real or personal property? If yes, give the approximate value of the goods or services as of the date of closing.
  □ Yes X No If yes, value \$\_\_\_\_\_\_.
  If yes, does this transaction involve a trade under IRS Code Section 1031? □ Yes □ No
- 7. Was 100% interest in the real property purchased? Mark "no" if only a partial interest is being purchased.
   X Yes □ No If no, interest purchased\_\_\_\_%

8. Is this a transaction among related parties? Indicate whether the buyer or seller are related. Related parties include persons within the same family, business affiliates, or affiliated corporations.
 □ Yes Yoo

9. Check any of the following that apply to the condition of the improvements at the time of purchase. □ New □ Excellent □ Good □ Average □ Fair □ Poor □ Salvage.

If the property is financed, please complete the following.

- 10. Total amount financed: \$\_\_\_\_
- 11. **Type of financing:** (Check all that apply)
  - New
  - □ Assumed
  - □ Seller
  - □ Third Party
  - □ Combination; Explain\_

- 12. Terms
  - □ Variable; Starting interest rate % □ Fixed; Interest rate % Length of time years □ Yes □ No If yes, amount \$ Due date Balloon payment
- 13. Please explain any special terms, seller concessions, or financing and any other information that would help the assessor understand the terms of sale.

For properties other than residential (Residential is defined as: single family detached, townhomes, apartments and condominiums) please complete questions 14-16 if applicable. Otherwise, skip to #17 to complete.

- 14. Did the purchase price include a franchise or license fee? 🛛 Yes 🕅 No If yes, franchise or license fee value \$\_\_\_\_\_
- Did the purchase price involve an installment land contract? I Yes 💢 No 15. If yes, date of contract
- If this was a vacant land sale, was an on-site inspection of the property conducted by the buyer prior to the 16. closing? 💢 Yes 🗆 No

Remarks: Please include any additional information concerning the sale you may feel is important.

. December 15, 2020 17. Signed this Enter the day, month, and year, have at least one of the parties to the transaction sign the document, and include an address and a daytime phone number. Please designate buyer or seller.

2550 FIVE POINTS RINO, LLC, a South Carolina limited liability company

By: First American Exchange Company, LLC, its sole manager and member

By: Mark A. Bullock, Counsel and Manager

Signature of Grantee (Buyer)

All Future correspondence (tax bills, property valuations, etc.) regarding this property should be mailed to: 18.

Address (mailing)

**Daytime Phone** 

City, State and Zip Code

DR1083 (10/17/13) COLORADO DEPARTMENT OF REVENUE DENVER, CO 80261-0005 www.TaxColorado.com

## INFORMATION WITH RESPECT TO A CONVEYANCE OF A COLORADO REAL PROPERTY INTEREST

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<u>1</u>

1. Transferor's Last Name REDDY	First Nan	ie MALIREDDY		Middle In	itial	5
Address 1280 S. PARKER RD.		City DENVER	State	Zip CO	80231	
Spouse's Last Name (If applicable) REDDY		First Name SYAMA		Middle In	itial	N
Address 1280 S. PARKER RD.		City DENVER	State	Zip CO	80231	
2. Transferor is (check one): Individual Estate Corporation	n • Trust	<ul> <li>Other (specify)</li> </ul>	if other,	please specify;		
3. SSN	Colorado	Account Number	4. FEIN			
5. Type of property sold Commercial Sale			6. Date ( 12/15/	of closing (MM/ 2020	(DD/YY)	
7. Address or legal description of property 2550 & 2524-2532 LARIMER ST		City DENVER	State	Zip CO	80205	
8. Selling price of the property	,		\$8,500	,000.00		
9. Selling price of this transfer	or's interest:		\$8,500	,000.00		
10, If Colorado tax was withhel	d, check this bo	x •				
11. Amount of tax withheld			\$			
12. If withholding is not made, g	give reason (Ch	eck one);				
a. Affirmation of Colorado res	idency signed		•			
b. Affirmation of permanent pl	ace of business	signed	•			
c. Affirmation of principal rest	dence signed		•			
d. Affirmation of partnership s	igned					
e. Affirmation of no tax reasor	- nably estimated	to be due to no gain on sa	e signed 🍙			
f. No net proceeds		-	•			
13. Title Insurance Company Chicago Title			Phone N (303) 2	lumber 291-9999		
Address 8055 E. Tufts Avenue, Suite 300			City St Denve	ate Zip r, CO 80237	,	
File this form toge	COLORA	79, if applicable, within 30 DO DEPARTMENT OF RE Denver, CO 80261-0005		) date with the		

SFRM0077 (DSI Rev. 06/12/14)

Order No. C2021206-058-058

# Affirmation of Colorado Residency I (we) hereby affirm that I am (we are) the transferor(s) or the fiduciary of the transferor of the property described on this DR 1083 and that as of the date of closing I am (we are) or the estate or the trust is a resident of the State of Colorado. Signed under the penalty of perjury: Signature of transferor or fiduciary Signature of transfero

]	
ise's signature (if applicable)	Date (MWDD/YY)
Syame M. Reddy	12/8/20

Affirmation of Permanent Place of	Business
I hereby affirm that the transferor of the property described on this DR 1083 permanent place of business in Colorado.	is a corporation which maintains a
Signed under the penalty of perjury:	
Signature of corporate officer	Date (MW/DD/YY)

#### Affirmation of Sale by Partnership

I hereby affirm that the transfer of property described on this DR 1083 was sold by an organization defined as a partnership under section 761(a) of the Internal Revenue Code and required to file an annual federal partnership return of income under section 6031(a) of the Internal Revenue Code. Signed under the penalty of perjury:

ordined auges the beligity of beild

Signature of general partner

Date (MM/DD/YY)

## Affirmation of Principal Residence

I hereby affirm that I am (we are) the transferor(s) of the property described on this DR 1083 and immediately prior to the transfer it was my (our) principal residence which could qualify for the exclusion of gain provision of section 121 of the internal Revenue Code.

Signed under the penalty of perjury:

Signature of transferor

Date (MM/DD/YY)

Spouse's signature (if applicable)

Date (WW/DD/Y

Date (MM/DD/YY)

Affirmation of N	lo Reasonably	/ Estimated	Tax to be Du	e

I hereby affirm that I am (we are) the transferor(s) or an officer of the corporate-transferor or a fiduciary of the estate or trust-transferor of the property described on the front side of this form, and I (we) further affirm that there will be no Colorado income tax reasonably estimated to be due on the part of the transferor(s) as the result of any gain realized on the transfer.

Please understand before you sign this affirmation that nonresidents of Colorado are subject to Colorado tax on gains from the sale of Colorado real estate to the extent such gains are included in federal taxable income.

Signed under the penalty of perjury:	
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Signature of transferor, officer, or fiduciary	Date (MM/DD/YY)
Spouse's signature if applicable	Date (MM/DD/YY)

SFRM0077 (DSI Rev. 06/12/14)

Order No. C2021206-058-058

#### Instructions for DR 1083

In general. With certain exceptions, sales of Colorado real property valued of \$100,000 of more, and are made by nonresidents of Colorado, are subject to a withholding tax in anticipation of the Colorado income tax that will be due on the gain from the sale. A transferor who is an individual, estate, or trust will be subject to the withholding tax if either the federal Form 1099-S to be filed with the internal Revenue Service to report the transaction or the authorization for the disbursement of the funds resulting from the transaction shows a non-Colorado address for the transferor.

A corporate transferor will be subject to the withholding tax if immediately after the transfer of the title to the Colorado real property interest, it has no permanent place of business in Colorado. A corporation will be deemed to have a permanent place of business in Colorado if it is a Colorado domestic corporation, if it is qualified by law to transact business in Colorado, or if it maintains and staffs a permanent office in Colorado.

Amount of withholding. The withholding shall be made by the title insurance company or its authorized agent or any attorney, bank, savings and loan association, savings bank, corporation, partnership, association, joint stock company, trust, unincorporated organization or any combination thereof acting separately or in concert that provides closing and settlement services. The amount to be

withheld shall be the lesser of: (a) two percent of the selling price of the property interest or, (b) the net proceeds that would otherwise be due to the transferor as shown on the settlement statement.

"Closing and settlement services" means providing services for the benefit of all necessary parties in connection with the sale, leasing, encumbering, mortgaging, creating a secured interest in and to the real property, and the receipt and disbursement of money in connection with any sale, lease, encumbrance, mortgage, or deed of trust. §10-11-102 (3.5), C.R.S.

Exceptions to Withholding. Withholding shall not be made when:

the selling price of the property is not more than \$100,000;

or

 the transferor is an individual, estate, or trust and both the Form 1099-S and the authorization for disbursement of funds show a Colorado address for the transferor;

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the transferee is a bank or corporate beneficiary under a mortgage or beneficiary under deed of trust, and the Colorado real
property is acquired in judicial nonjudicial foreclosure or by deed in lieu of foreclosure;

- or
- the transferor is a corporation incorporated under Colorado law or currently registered with the Secretary of State's Office as authorized to transact business in Colorado;

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- the title insurance company or the person providing the closing and settlement services, in good faith, relies upon a written
  affirmation executed by the transferor, certifying under the penalty of perjury one of the following:
  - · that the transferor, if a corporation, has a permanent place of business in Colorado;
  - that the transferor is a partnership as defined in section 761(a) of the Internal Revenue Code required to file an annual federal return of income under section 6031(a) of the Internal Revenue Code;
  - that the Colorado real property being conveyed is the principal residence of the transferor which could qualify for the exclusion of gain provisions of section 121 of the Internal Revenue Code;
  - that the transferor will not owe Colorado income tax reasonably estimated to be due from the inclusion of the actual gain required to be recognized on the transaction in the gross income of the transferor.

Normally Colorado tax will be due on any transaction upon which gain will be recognized for federal income tax purposes. Gain will normally be recognized for federal income tax purposes any time the selling price of the property exceeds the total of the taxpayer's adjusted basis in the property, plus the expenses incurred in the sale of the property. The taxpayer's adjusted basis of the property will normally be the taxpayer's total investment in the property, minus any depreciation thereon he has previously claimed for federal income tax purposes.

Partnership as Transferor. Sales of real property interests by organizations recognized as partnerships for federal income tax purposes and required to file annual federal partnership returns of income will not be subject to the Colorado withholding tax. This exception will not apply to joint ownerships of property which are not recognized as partnerships for federal income tax purposes. The sale of property jointly owned by a husband and wife, for example, is a sale by two individuals, not a sale by a partnership, and not exempt from withholding tax.

Completion of DR 1083. DR 1083 must be completed and submitted to the Department of Revenue with respect to sales of Colorado real property if Colorado tax was withheld from the net proceeds from the sale, or if Colorado tax would have been withheld but for the signing of an affirmation by the transferor.

Information. Forms and additional information are available through the Tax Information Index at www.TaxColorado.com or call (303) 238-SERV (7378) for Information.

- Line 1. Enter the name and address of the transferor. In the case of multiple transferors of the same real property, a separate DR 1083 must be filed for each transferor except that if the transferors are husband and wife at the time of closing who held the property as joint tenants, tenants by the entirety, tenants in common, or as community property, and they are both subject to withholding or both exempt from withholding, treat them as a single transferor and list both of their names on line 1. Do not list husband and wife as one transferor if they do not choose to be listed as one transferor. Use the same address as is used on the federal FORM 1099-S if one is required to be filed. Otherwise, use the most current address available.
- Line 3. If both husband and wife are listed on line 1, show both Social Security Numbers on line 3.
- Line 5. Type of property sold would be residential, rental, commercial, unimproved land, farm, etc.
- Line 6. Address or legal description would be the same as shown on federal FORM 1099-S.
- Line 7. Date of closing would be the same as shown on Form 1099-S.
- Line 8. Selling price of the property is the contract sales price. Selling price means the sum of:
  - the cash paid or to be paid but not including interest;
  - . the fair market value of other property transferred or to be transferred; and
  - the outstanding amount of any liability assumed by the transferee to which the Colorado real property interest is subject immediately before and after the transfer.
- Line 9. Selling price of the transferor's interest is that part of the selling price entered on line 8 apportioned to the ownership interest of the transferor for whom the DR 1083 is being prepared. For example, if the property was owned 60% by Smith and 40% by Jones and the property was sold for \$150,000, the DR 1083 being prepared for Jones would show \$150,000 on line 8 and \$60,000 on line 9. Note that it is the amount on line 8 that determines whether or not the \$100,000 withholding tax threshold is met, not the amount entered on line 9, but the withholding is to be computed on the amount on line 9 if it is smaller than the amount on line 8.
- Line 10. If Colorado tax is withheld on the transaction, check the box on line 10 and show the amount withheld on line 11.
- Line 11. If Colorado tax is being withheld on the transfer, the title insurance company or the person providing the closing and settlement services must complete DR 1079 which is the form used to transmit the tax withheld to the Colorado Department of Revenue.

Line 12. If Colorado tax is not withheld on the transaction, check appropriate box on line 12.

Due date and penalty. The title insurance company or other person providing the closing and settlement services must file DR 1083, together with DR 1079 if Colorado tax was withheld on the transfer, with the Colorado Department of Revenue within 30 days of the closing date of the transaction.

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Any fittle insurance company or its authorized agent which is required to withhold any amount pursuant to §39-22-604.5, C.R.S. (relating to withholding on transfers of Colorado real property interests) and fails to do so shall be liable for the greater of five hundred dollars or ten percent of the amount required to be withhold, not to exceed twenty-five hundred dollars.



01/15/2021 12:40 PM City & County of Denver Electronically Recorded PRD

R \$13.00

D \$70.00

# PERSONAL REPRESENTATIVE'S DEED

(Sale)

**THIS DEED** is made by Melissa R. Schwartz, as Personal Representative of the Estate of Carmen Prieto, Grantor, to 2534 Larimer Five Points, LLC, a South Carolina Limited Liability Company, Grantee, whose legal address is 1221 Main Street, Suite 1000, Columbia, South Carolina 29201.

WHEREAS, the decedent died on the date of November, 13, 2011, and the Grantor was duly appointed Personal Representative of said Estate by the Denver Probate Court for the City and County of Denver and State of Colorado, Probate No. 2019PR31436, on the date of December 19, 2019, and is now qualified and acting in said capacity.

**NOW THEREFORE**, pursuant to the powers conferred upon Grantor by the Colorado Probate Code, Grantor does hereby sell and convey unto Grantee, for and in consideration of seven hundred thousand and 00/100 (\$700,000.00), any and all of Grantor's interest in the following described real property situate in the City and County of Denver, State of Colorado;

LOT NUMBERED SEVEN (7), BLOCK NUMBER FIFTY-NINE (59), CURTIS AND CLARKE'S ADDITION TO DENVER, CITY AND COUNTY OF DENVER, STATE OF COLORADO.

Also known by street and number as: 2534 Larimer Street, Denver, CO 80205

With all appurtenances, but without warranty either expressed or implied on the part of the Grantor herein.

As used herein, the singular includes the plural and the plural the singular.

) SS.

Executed: 1-15-21

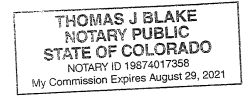
Melissa R/Schwartz, as Personal Representative of the Estate of Carmen Prieto

STATE OF COLORADO

COUNTY OF

The foregoing instrument was acknowledged before me this <u>15</u> day of January, 2021 by Melissa R. Schwartz, as Personal Representative of the Estate of Carmen Prieto.

Notary Public





01/15/2021 12:40 PM City & County of Denver Electronically Recorded ) WD

State Documentary Fee

Date:

\$30.00

2



**Special Warranty Deed** 

(Pursuant to C.R.S. 38-30-113(1)(b))

Grantor(s), MERCEDES ANDREWS, whose street address is 66 ROYAL M H PARK a/k/a 66 DAKOTA STREET, BYERS, COLORADO 80136, City or Town of BYERS, County of ADAMS and State of Colorado, for the consideration of (\$300,000.00) \*\*\*Three Hundred Thousand and 00/100\*\*\* dollars, in hand paid, hereby sell(s) and convey(s) to 2534 LARIMER FIVE POINTS, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY, whose street address is 1221 MAIN STREET, SUITE 1000, COLUMBIA, SC 29201, City or Town of COLUMBIA, County of Richland and State of South Carolina, the following real property in the County of Denver and State of Colorado, to wit:

LOT NUMBERED SEVEN (7), BLOCK NUMBER FIFTY-NINE (59), CURTIS AND CLARKE'S ADDITION TO DENVER, CITY AND COUNTY OF DENVER, STATE OF COLORADO.

also known by street and number as: 2534 LARIMER ST, DENVER, CO 80205

with all its appurtenances and warrant(s) the title to the same against all persons claiming under me(us), subject to Statutory Exceptions.

1-15-21 Signed this day of

(SEE ATTACHED "SIGNATURE PAGE")

When recorded return to: 2534 LARIMER FIVE POINTS, LLC, A SOUTH CAROLINA LIMITED LIABILITY COMPANY 1221 MAIN STREET, SUITE 1000, COLUMBIA, SC 29201

70691978 (100108716)



# Special Warranty Deed with Statutory Exceptions

# SIGNATURE PAGE

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A ndreus MERCEDES ANDREWS

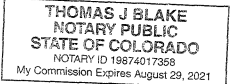
State of Colorado

County of Senver

) The foregoing instrument was acknowledged before me on this <u>15</u> day of <u>January</u>, 20 <u>2</u> by MERCEDES ANDREWS Witness my hand and official seal

8-29-21 My Commission expires:

Notary Public





# WARRANTY DEED

THIS DEED, made this grade day of October, 2006, between

The Presbytery of Denver, Presbyterian Church (U.S.A.), a Colorado nonprofit corporation, formerly known as The Church Extension Board of the Presbytery of Denver of County of Denver, State of Colorado, grantor, and

Volunteers of America of Colorado, Inc., whose legal description is 2660 Larimer Street, Denver, Colorado 80205;

WITNESSETH, That the grantor for and in consideration of the sum of (\$0), the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell, convey and confirm, unto the grantee, its successors and assigns forever, all the real property together with improvements, if any, situate, lying and being in the County of DENVER and State of Colorado described as follows:

Lot 21 and the South 6 feet of Lot 22, as measured along the East line of said Lot 22, Block 58, Curtis and Clarke's Addition to Denver, Colorado, according to the recorded plat thereof.

TOGETHER with all and singular the hereditaments and appurtenances thereto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, claim and demand whatsoever of the grantor, either in law or equity, of, in and to the above bargained premises, with the hereditaments and appurtenances.

TO HAVE AND HOLD the said premises above bargained and described, with the appurtenances, unto the grantee, its successors and assigns forever. And the grantor, for itself and its successors, does covenant, grant, bargain, and agree to and with the grantee, its successors and assigns, that at the time of the ensealing and delivery of these presents, it is well seized of the premises above conveyed, has good, sure, perfect, absolute and indefeasible estate of inheritance, in law, in fee simple, and has good right, full power and lawful authority to grant, bargain, sell and convey the same in manner and form as aforesaid, and that the same are free and clear from all former and other grants, bargains, sales, liens, taxes, assessments, encumbrances and restrictions of whatever kind or nature soever, except General taxes for the current year and subsequent years, distribution utility easements (including cable TV); those specifically described rights of third parties not shown by the public records of which Grantee has actual knowledge, inclusion of the property within any special tax district; and, the benefit and burdens of any declaration and party wall agreements, if any; and

The grantor shall and will WARRANT AND FOREVER DEFEND the above-bargained premises in the quiet and peaceable possession of the grantee, its successors and assigns, against all and every person and persons lawfully claiming the whole or any part thereof. The singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF, the grantor has executed this deed on the date set forth above.

THE PRESBYTERY OF DENVER, PRESBYTERIAN CHURCH (U.S.A.) A COLORADO NONPROEIT CORPORATION

By: President lunker By

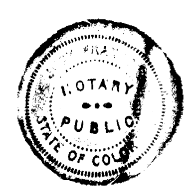
STATE OF COLORADO COUNTY OF DENVER

The foregoing instrument was acknowledged before me this <u>S</u> day of <u>October</u>, 2006, by <u>CRETCHEN BRETZ</u> and <u>JANET</u> SCHLENKER.

My Commission Expires:

4/27/2010

Francom Notary Public



[SEAL]

	2006145669 Page: 1 of 1 09/12/2006 12:13P	
City & County Of Denver	WD Page: 1 of 1	

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Filed for record the Reception No		D, at	o'clock	By	RECORDER . DEPUTY -
	V	ARRANTY DE	ED		
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				\$_1205	
of the <u>CITY AND</u> VOLUNTEERS OF AME					), and
whose legal address is : <u>/</u> of the <u>CITY AND</u>				, the Grantee(s	;):
	rantor(s), for and in co				DOLLARS
<pre>*** One Hundred the receipt and sufficien</pre>	Twenty Thousand H cv of which is hereby ac				
presents does grant, barg real property, together w 	ain, sell, convey and co ith improvements, if any and State of Colora	nfirm unto the Gran , situate, lying an do, described as fo	tee(s), his heir d being in the _ llows:	s and assigns forever, CITY AND Cou	, all the unty of
THE NORTHEASTERLY FRACTIONAL LOT 23 NORTHEASTERLY 19 BLOCK 58, CURTIS HAVING A FRONTAGE TO REAR 125 FEET	, BLOCK 30, CASE A Feet of fractional And clarke's addit of 25 feet to law	AND EBERT'S ADD LOT 22 AND TH TION TO THE C WRENCE STREET	DITION TO TH HE SOUTHWES ITY OF DENVE AND EXTENDIN	E CITY OF DENVE TERLY 6 FEET OF R, BEING A PARC G OF LIKE WIDTH	R, AND THE LOT 23, EL OF LAND FROM FRONT
also known as street numb	er 2623 LAWRENCE S	TRBET DENVER	CO 80205		
and the reversion and rev title interest, claim and	demand whatsoever of th	emainders, rents, i e Grantor(s), eithe	ssues and profit	s thereof; and all the	e estate, right
	LD the said premises ab	ove bargained and d			
his heirs and assigns for bargain, and agree to and	with the Grantee(s), hi	s heirs and assigns	, that at the ti	me of the ensealing an	nd delivery
of these presents, he is estate of inheritance, in	a law, in fee simple, and	l has good right, fu	ll power and law	ful authority to grant	t, bargain,
sell and convey the same grants, bargains, sales,	liens, taxes, assessment	s, encumbrances and	restrictions of	whatever kind or natu	ure soever,
Subject to general taxes reflected in the Title Do	cuments accepted by Gran	tee(s) in accordanc	e with Section 8	a (Title Review) of th	he Contract to
Buy and Sell Real Estate those specifically descri	bed rights of third part	ies not shown by th	e public records	of which Grantes(s)	has actual
knowledge and which were Section 8c (Survey Review	) of the Contract to Buy	and Sell Real Esta	te relating to t	he above described rea	l property,
inclusion of the Property agreements, if any and ot The Grantor(s) shall and	ther NONE				
possession of the Grantee or any part thereof. The	e(s), his heirs and assig	ns, against all and	l every person or	persons lawfully cla	iming the whole
shall be applicable to al					se or any gender
	re the drantor(sy has ex				
		By: GLORIA JEAN	LA <u>Jean</u> HERHANDEZ	Nermand	
			Contraction in succession of the local division of the local divis	A A A A A A A A A A A A A A A A A A A	
STATE OF COLORADO	)		MOLLY	J. ELVIG	
CITY AND County of	DENVER )SS.		STATE OF	Y PUBLIC COLORADO	
				pires Mar 14, 2008	
			7 CommonUt E)	vpires Mar. 14, 2008	
	ment was acknowledged be	fore me on this day	of August 28,	2005	
by <u>gloria jean hernande</u>					
	0 11/08				
My commission expire Witness my hand and	s 5.14.00 official seal.	$\sim n$	ALLINO	PRV4	
		/	Notary #	ublic	Land Title
Name and Address of Perso	n Creating Newly Created	Legal Description	( 38-35-106.5, C	.R.S.)	CONTRACT HUC
Escrow# A70154439 Title# K70154439	le	hen Recorded Return		F AMERICA OF COLORADO	A COLORADO
Form 84 08/29/04 WD1 WARR	ANTY DEED (Photographic)		NONPROFIT CO 2623 LAWRENC	E STREET DENVER, CO &	30205 { <b>3790609</b> }
					(27,700073



After Recording Return to: =Addressee=

#### WARRANTY DEED

This Deed, made May 5, 2005

Between The Home of Neighborly Service of the County Denver, State of COLORADO, grantor(s) and Volunteers of America of Colorado, Inc., =PhraseBox Tenancy= whose legal address is,, County of Denver, and State of COLORADO, grantee.

WITNESS, That the grantor, for and in the consideration of the sum of FOUR HUNDRED TWENTY-SIX THOUSAND AND 00/100 DOLLARS (\$426,000.00) the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell, convey and confirm, unto the grantee, their heirs and assigns forever, all the real property together with improvements, if any, situate, lying and being in the County of Denver, State of COLORADO described as follows:

Lots 17, 18, 19 and 20, Block 58, Curtis and Clarke's Addition to Denver, and Lots 19, 20, 21 and the South 6 feet of Lot 22, as measured along the West line of said Lot 22, Block 30, Case and Ebert's Addition to the City of Denver, City and County of Denver, State of Colorado.



#### also known by street and number as 2609 Lawrence Street, Denver, CO 80205

**TOGETHER** with all and singular hereditaments and appurtenances, thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents issues and profits thereof, and all the estate, right, title, interest, claim and demand whatsoever of the grantor, either in law or equity, of, in and to the above bargained premises, with the hereditaments and appurtenances.

TO HAVE AND TO HOLD said premises above bargained and described, with the appurtenances, unto the grantee, his heirs and assigns forever. And the granter, for himself, his heirs and personal representatives, does covenant, grant, bargain and agree to and with the grantee, his heirs and assigns, that at the time of the ensealing and delivery of these presents, he is well seized of the premises above conveyed, has good, sure, perfect, absolute and indefeasible estate of inheritance, in law, in fee simple, and has good right, full power and lawful authority to grant, bargain, sell and convey the same in manner and form as aforesaid, and that the same are free and clear from all former and other grants, bargains, sales, liens, taxes, assessments, encumbrances and restrictions of whatever kind of nature so ever, except for taxes for the current year, a lien but not yet due and payable, and those specific Exceptions described by reference to recorded documents as reflected in the Title Documents accepted by Buyer in accordance with section 8a (Title Review) of the contract dated , between the parties.

The grantor shall and will WARRANT AND FOREVER DEFEND the above-bargained premises in the quiet and peaceable possession of the grantee, his heirs and assigns, against all and every person or persons lawfully claiming the whole or any part thereof. The singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF, the grantor has executed this on the date set forth above.

SELLER:

The Home of Neighborly Service

James H. Gray, President

STATE OF COLORADO COUNTY OF **DENVER**  }ss:

The foregoing instrument was acknowledged, subscribed and sworn to before me May 5, 2005 by The Home of Neighborly Service.

Witness my hand and official seal.

After Recording Return to: Larime Addressee ≈



Notary Public

My Commission expires:

WD-Warranty Deed

My Commission Expires 01/22/06

ESCROW NO. 272-H0047518-030-SYD

DocuSign Envelope ID: 0AB5F501-4658-40C8-8C17-1753FB1793D7

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THIS DEED	Nade on this day of <u>December 30</u> A. MARTINEZ	0, 1998		En Co
whose legal addr	ess is : 1540 E. 84TH AVE., DENVE	R, CO 80229,		
of the Grantor(s			3	
whose legal addr of the Grantee(s	ess is : <u>1865 LARIMER STREET . DI</u> ):	ENVER. CO 80202		
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title interest, premises, with t TO HAVE AN his heirs and as bargain, and agr of these present estate of inheri sell and convey grants, bargains	m and reversions, remainder and rem claim and demand whatsoever of the he hereditaments and appurtenances; BUTO HOLD the said premises above ssigns forever. The Grantor(s), for ree to and with the Grantee(s), his is, he is well seized of the premise itance, in law, in fee simple, and h the same in manner and form as afor s, sales, liens, taxes, assessments, L TAXES AND ASSESSMENTS FOR TH	Grantor(s), either in i re bargained and descril himself, his heirs and heirs and assigns, thar sa above conveyed, has as good right, full poo resaid, and that the sau, encumbrances and rest	Law or equity, or, in a bod with appurtenances, personal representativ t at the time of the er good, sure, perfect, ab wer and lawful authorit me are free and clear f rictions of whatever ki	nd to the above bargained unto the Grantce(s), es, does Covenant, grant, sealing and delivery solute and indefeasible y to grant, bargain, rom all former and other
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		JOHA A. MAR	n á <u>97)ún</u> TINEZ	ting
STATE OF	Diadd )ss.			
The forego by <u>JOHN A. M</u>	ing instrument was acknowledged before ARTINEZ	ore me on this day of _	December 30, 1998	
		DAK	Notary Public	/
Witness my	STATE OF COLORADO			

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between ALFRED M	ALICKI ALSO KNOWN 7	AS ALFRED T. MALI	CKI	Date	
ubosa Lanal addrara	is : <u>12 ESMEYER DRI</u>	NE CANDADADI	CA 04002 2010	\$ 20.20	- \\ - \\
of the Grantor(s), a	nd		CA 94903-3713 PROFIT CORPORATION		<u> </u>
······					
of the Grantee(s):	is :_ 1865 LARIMER ST	TREET, DENVER, CO	0 80202		<u> </u>
	the Grantor(s), for an Thousand and 00/100 ***		of the sum of (	\$202,000.00 >	
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IFORMIA POSE / State of California County of On before me personally appeared personally known to me proved to me on the basis of satisfactory evidence karen Guldbech to be the person(s) whose name(s) is/are subscribed to the within instrument and Comm. #1051289 acknowledged to me that he/she/they executed CALIFORM N COUNTY same in his/her/their authorized the h 17 capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. TNESS my hand and official seal. W aneora a table a seguration and a table to table Place Notary Seal Abo **OPTIONAL** Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. **Description of Attached Document** Title or Type of Document: **Document Date:** Number of Pages Signer(s) Other Than Named Above: \_\_\_\_\_\_\_ Capacity(ies) Claimed by Signer Signer's Name: \_\_\_\_ Individual of thumb Corporate Officer — Title(s): Partner -- C Limited C General □ Attorney in Fact I Trustee Guardian or Conservator Other: Signer Is Representing: a a construction of the second © 1997 N tional Notary Association - 9350 De Solo Ave., P.O. Box 2402 - Chatsieo th, CA 91313-2402 Prod. No. 5907 Reorder: Call Toll-Free 1-800-876-6827

9800052940 1998/04/07 14:46:44 1/ 2 D DENVER COUNTY CLERK AND RECORDER 11.00

.00 8.83 ALW

# PERSONAL REPRESENTATIVE'S DEED

THIS DEED is made by Neal W. Land as Personal Representative of the Estate of Lorrainne Patricia Land, a/k/a Lorrainne P. Land, a/k/a Lorraine P. Land, deceased ("Grantor"), to Volunteers of America of Colorado, a Colorado nonprofit corporation ("Grantee"), whose legal address is 1865 Larimer Street, City and County of Denver and State of Colorado.

WHEREAS, the Last Will and Testament of Lorrainne Patricia Land was made and executed during her lifetime and is dated October 24, 1975 (the "Will"). The Will was duly admitted to informal probate on September 6, 1994, by the District Court in and for the County of Park, State of Colorado, Case No. 94 PR 21;

WHEREAS, the Grantor was duly appointed Personal Representative of the Estate of Lorrainne Patricia Land on September 6, 1994, and is now qualified and acting in such capacity.

# DF 8.83

NOW THEREFORE, pursuant to the powers conferred upon the Grantor by the Will and the Colorado Probate Code, the Grantor does hereby sell, convey, assign, transfer and set over unto the Grantee the following described real properties situate in the County of Park, State of Colorado:

Lorrainne Patricia Land's undivided 1/3 interest as tenant in common to:

LOTS 1 TO 4 INCLUSIVE AND THAT PART OF LOT 5 BEGINNING AT A POINT ON THE NORTHWESTERLY LINE OF LOT 5, 0.15 FEET SOUTHWESTERLY OF THE NORTHERLY CORNER OF LOT 5, 41.70 FEET; THENCE SOUTHWESTERLY AT RIGHT ANGLES 0.25 FEET; THENCE NORTHWESTERLY IN A STRAIGHT LINE, 41.7 FT TO THE POINT OF BEGINNING, BLOCK 30, CASE & EBERT'S ADDITION, CITY AND COUNTY OF DENVER, STATE OF COLORADO;

and

# LOTS 28 TO 32, BLOCK 30, CASE AND EBERT'S ADDITION, CITY AND COUNTY OF DENVER, STATE OF COLORADO

also known by street and number as 2660 Larimer Street, Denver, CO and 2647-2663 Lawrence Street, Denver, CO, respectively.



With all appurtenances, subject to liens, covenants, easements, restrictions, all general property taxes for the year 1998 and all subsequent years, and subject to all other matters of record.

As used herein, the singular includes the plural and the plural the singular.

# NO DOCUMENTARY FEE OR REAL PROPERTY TRANSFER DECLARATION REQUIRED; TRANSFER DUE TO DEATH.

EXECUTED this  $\frac{3^{rd}}{2}$  day of Ap(.)1998.

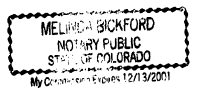
Neal W. Land, Personal Representative of the Estate of Lorraine Patricia Land

STATE OF COLORADO COUNTY OF bould

The foregoing instrument was acknowledged before me this  $\leq day$  of  $\underline{Mpr}$ , 1998, by Neal W. Land as Personal Representative of the Estate of Lorrainne Patricia Land, deceased.

) ) ss.

Witness my hand and official seal.



Notary Public My commission expires

09626.550\jjs\h:\probate\land\denvprop.prd

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1.18.13 p. 1944.1

	DENVER	COUNTY CLERK AN	VD RECORDER	6.00 17.67	ALW
	SPECIAL	WARRANTY DEP	D		
	lade on this day of April	03, 1998			• · · · · · · · · · · · · · · · · · · ·
between GEORGETTE V. 1	LAWS				, · · ·
			· ·		
County of	, State of C	of the olorado, grantor(s),			
VOLUNIEERS OF	AMERICA OF COLORAD	O, A COLORADO	]		
CORPORATION					
uhose legal address	is 1865 Larimer S	treet, Denver,	CO 80202		FA.67
of the	* County of DENV	ER	, State of Colora		, ".
-	That the grantor(s), for a SEVENTY SIX THOUSAN		of the sum of	\$17	6,666.67 )
the receipt and suf	ificiency of which is hereb	v acknowledged, has (	aranted, bargained,	sold and conveyed	L and by these pre-
cents does grant h	pargain, sell, convey and c with improvements, if any, , State of Colorado,	onfirm unto the area	stootel thois buing		
AND UNDIVIDED	2/3 INTEREST IN:				· · ·
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5, 41.70 FEET THENCE SOUTHW THENCE NORTHW CASE & EBERT	ÉSTERLY AT RIGHT AN ESTERLY IN A STRAIG 'S ADDITION, CITY A	GLES 0.25 FEET HT LINE, 41.7 1 ND COUNTY OF D	FT TO THE FOIN	T OF BEGINNI F COLORADO.	NG, BLOCK 30,
and				,	
LOTS 28 TO 3	32, BLOCK 30, CASE	and Ebert's add	DITION, CITY A	ND COUNTY OF	DENVER,
STATE OF COLOI	RADO.		•	,	5
					· · · · · · · · · · · · · · · · · · ·
			<u> </u>		
also known by stree	t and number as: 2660 L	ARIMER, 2647-63	B LAWRENCE ST.		
					ì
and the reversion a	h all and singular the hero nd reversions, remainder an	nd remainders, rents,	issues and profits	thereof; and all	the estate,
above bargained pre	est, claim and demand what mises, with the hereditament	nts and appurtenance	(8);	,	
grantee(s), their h	O HOLD the said premise eirs and assigns forever.	the grantor(s), for t	themselves, their he	irs and personal	representatives
	et and peaceable possession	of the grantee(s),	their heirs and ass	igns, egainst all	
	<b>EREOF</b> , the grantor(s) i	net therof, by, throu have executed this de	ed on the date set	ntor(s). forth above.	
person or persons c		~	(1)		
person or persons c		Ju	フックベタロー し	10mm	i
person or persons c			RGHTTE V. LAWS		
person or persons c	- 10		REETTE V. LAWS	5	
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STATE OF COL	LORADO N OF Diam	(45) 			
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STATE OF COUNT The foresoing ins	Y OF June Marked	1	of April 0	3, 1998	
STATE OF COL COUNTY The foregoing ins y CHORGETTE	Y OF Jurney strument was acknowledged b V. LAWS	efore me on this day	of April 0	-	
STATE OF COL COUNTY The foregoing ins y CEORGETTE	Y OF JUST	efore me on this day		-	
STATE OF COL COUNTY The foregoing ins y GEORGETTE	V OF Line acknowledged b V. LAWS MELINDA BICKFORD	efore me on this day	y hand and official	-	
STATE OF COL COUNTY The foresoing insy CEDORGETTE	N OF JUNNA strument was acknowledged b V. LAWS MELINDA BICKFORD T NOTARY PUBLIC STATE OF COLORADO	efore me on this day Witness m My commis	y hand and official sion expires	scal.	
STATE OF COL COUNTY The foresoing insy CEDORGETTE	V OF Line acknowledged b V. LAWS MELINDA BICKFORD	efore me on this day Witness m My commis	y hand and official sion expires	scal.	

DocuSign Envelope

<ul> <li>A state of the sta</li></ul>	REAL ESTATE RECORDS County co recorder
QUIT CLAIM DEED	
THIS DEED, Made this 21st day of October	r ,19.87 ,
between	- ,19 - 7 ,
VOLUNTEERS OF AMERICA, INC.	
a corporation duly organized and existing under and by virtue of the laws of t	the State of
Colorado , grantor, and	
VOLUNTEERS OF AMERICA OF COL	QC 3.00
a corporation duly organized and existing under and by virtue of the laws of t	the State of
Colorado , grantee, whose legal address is	
	Denver, Colorado 80202
	EN DOLLARS AND OTHER GOOD
AND VALUABLE CONSIDERATION the receipt and sufficiency of which is hereby acknowledged, has remised, rele	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
remise, release, sell, convey and QUIT CLAIM unto the grantee, its successors	
the grantor has in and to the real property, together with improvements, if any, of <b>Denver</b> and State of Colorado, de	
Lots 9 to 16, inclusive, Block 30	
ADDITION TO THE CITY OF DENVER, a	and The Northeasterly
19 feet of Lot 23 and all of Lot:	s 24, 25 and 26,
Block 30, CASE & EBERT'S ADDITION DENVER, and The Northeasterly 19	feet of Lot 23 and
all of Lot 24, Block 58, CURTIS &	& CLARKE'S ADDITION
TO DENVER and Lots 15 and 16, Blo CLARKE'S ADDITION TO DENVER, a/k,	ock 58, CURTIS & /a 2600 - 2620
Larimer and 2626 Larimer and 262	5 and 2635 Lawrence
Street,	
City and County of Denver,	
State of Colorado	
CONVENIENCE DEED - NO DOCUMENTARY	Y FEE REOUIRED
	mer; 2626 Larimer;
2625 and 2635 Lav Denver, Colorado	
	purtenances and privileges thereunto belonging, or in anywise thereunto
appertaining, and all the estate, right, title, interest and claim whatsoever, of the of the grantee, its successors and assigns forever.	e grantor, ettner in law or equity, to the only proper use, benent and benoor
IN WITNESS WHEREOF, The grantor has caused its corporate name	
corporate seal to be hereunto affixed, attested by its assistantSecre	VOLUNTEERS OF AMERICA, INC.
corporate seal to be hereunto affixed, attested by its assistantSecre	Dame 10 The
corporate seal to be hereunto affixed, attested by its assistantSecre	By <u>Paymend C. Trement</u> President
corporate seal to be hereunto affixed, attested by its assistantSecre	Dame 10 The
corporate seal to be hereunto affixed, attested by its assistantSecre	Dame 10 The
corporate seal to be hereunto affixed, attested by its assistantSecre	Dame 10 The
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corporate seal to be hereunto affixed, attested by its assistantSecre Attest:	Dame 10 The
corporate seal to be hereunto affixed, attested by its assistantSecre	By <u>Raymond C. Tremont</u> President
corporate seal to be hereunto affixed, attested by its assistantSecre Attest: <u>Manda B. RulleAse</u> Assistant Secretary SEAL STATE OF CALISSIANA Parish of Jefferson The foregoing instrument was acknowledged before me this 21	By <u>Raymond C. Tremont</u> President
corporate seal to be hereunto affixed, attested by its assistantSecre Attest: <u>Monda B. Rulledge</u> Assistant Secretary SEAL STATE OF OX OF ADD Parish of Jefferson Guint of	By <u>Raymond C. Thernont</u> President ss. 1 st day of October 1987 as President and
corporate seal to be hereunto affixed, attested by its assistantSecre Attest: <u>Manda A. Rulledge</u> Assistant Secretary SEAL STATE OF COLUNCTION Parish of Jefferson The foregoing instrument was acknowledged before me this by Raymond C. Tremont 21	By <u>Raymond C. Tremont</u> President } ss. 1 st day of October 1987.
corporate seal to be hereunto affixed, attested by its assistantSecre Attest: <u>Manda B. Rutledge</u> Assistant SEAL SEAL STATE OF OU ANADO Parish of Jefferson The foregoing instrument was acknowledged before me this by Raymond C. Tremont Wanda B. Rutledge Wolunteers of America, Inc.	By <u>Raymond C. Thermont</u> President } ss. 1st day of October 1987 as President and as Assistant Secretary of
corporate seal to be hereunto affixed, attested by its assistantSecre Attest: <u>Manda B. Rutledge</u> Assistant SEAL SEAL STATE OF OUGHADD Parish of Jefferson Children of America, Inc. My commission expires at death Witness my band and official seal.	By <u>Rayund C. Tremmt</u> President } ss. 1st day of October 1987 as President and as Assistant Secretary of a corporation. Charles b. Hastallac
corporate seal to be hereunto affixed, attested by its assistantSecre Attest: <u>Manda B. Rutledge</u> Assistant SEAL SEAL STATE OF OUGHADD Parish of Jefferson Children of America, Inc. My commission expires at death Witness my band and official seal.	By <u>Raymond C. Thermont</u> President } ss. 1st day of October 1987 as President and as Assistant Secretary of
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# **Denver Duplicate Reception Numbers**

In 1982 Denver County recorded documents with reception numbers 25294 through 52541 twice, first between 1/4/1982 and 3/22/1982 and again between 10/14/1982 and 12/30/1982.

This document is within this duplicate reception number range. Following this cover page are all copies of this document that SKLD currently has.

If you are looking for a map and it is not contained in the following pages, try retrieving it by SKLD assigned Map ID or the Sales map process.

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FJ. SERAFINI COUNTY CLERK DENVER COUNTY AGREEMENT

WHEREAS, the following persons are desirous of entering into an agreement of general partnership, said persons being:

Marion Royce Babcock

Demos Andrew James

Elizabeth Helen James Wilson

AND WHEREAS, such general partnership is to be titled:

B J W PARTNERSHIP

NOW, THEREFORE, the purposes and procedures of such general partnership shall be as follows:

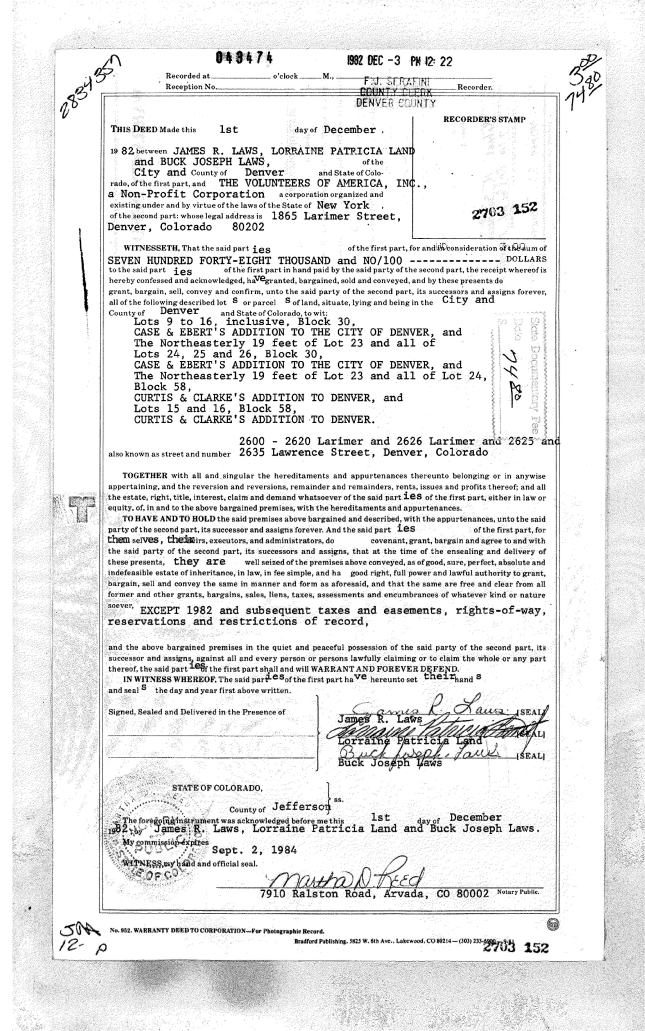
1. To pool certain funds for the purpose of investment.

2. To pool funds periodically for investment.

- 3. Such periodic pooling of funds to be determined by the three above-listed general partners by unanimous decision.
- The nature of such invested pooled funds shall be as determined by unanimous decision of the above-listed general partners.
- 5. In the event of the death of any/all of the above general partners, this agreement terminates, with the vested shares divided equally among the remaining stated general partner(s) and their respective heirs and assigns.
- 6. A bank account or bank accounts shall be maintained for the pooled funds, and bookkeeping records shall be kept by a designee of unanimous choice by the three general partners.
- 7. This agreement shall be registered with the County Clerk and Recorder in the State of Colorado, County of Denver.
- The mailing address of B J W Partnership is 7235 South Lewis, Littleton, CO 80127.
- B J W Partnership's fiscal year begins June 1 and ends May 31 of each year.
- Quarterly meetings of the partners shall be held to determine investments to be made.

AGREED TO by general partners:

B R mar m Marion Royce Babcock James Welson eth Helen James #0408 02/24/82 SS DEPT 8 2.00 02/24/82 #0409 Ω steaked steake Subscribed and sworn to before me this oconcl day of family 1982. (2) K. James My commission expires Man 13 1985 180 284



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ons

nd deed

195year of our Lord one thousand nines day of October This Beed, Made this..... ...In the year of our Lord one thousand nine hundred and twenty - there estimates the and the second se Reception No. 665853 WARRANTY DEED of the City and County of H. Alusener of the City and County of Denver, and State of Colorado, of the first part, and State. I denote the and the state Inner scan of the state of Please yards three Laures of the state of Please yards. Not the City and County of alexander le Wright .....of the City and County of Volunteers of america -Denver,-and-State-of-Colorado, of the second part; and in consideration of the sum of Witnesseth, That the said part 9 of the first part, for and in consideration of the sum of Once dollars and atten valuable, considerations Dollars, ete. o'clock P M. <u>11) Iliam S. Kail</u> Clerk and Recorder second part, it a successory being and assigns forever, all the following described lot A or parcelA a State of Colorado, to wit: (Shoft) and bened Cighteen t thereof, Clerk and Recorder. Second part, Lassaccinera Leiss and assigns forever, all the following described lot & or parceld of land situates lying and being in the City and County of Denver, and State of Colorado, to wit: doto numbered seven (1) and eight (8) in Block minhered thirty (30) base and Eberts addition to the City of Denver, also bots numbered fifteen and sixteen (15 & 16) in Block membered seven (1) in the Hunter addition to Denver, as per recorded plat of said addition, subject to encumbrance of record, balance due therson \$ 2000.00 and interest. numbered Together with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appartaining, and the reversion and reversions, remainder and remainders, rents, issues, and profits thereof; and all the estate right, title, interest, claim and demand whatsoever of the said part game of the first part, either in law or equity, of, in and to the above bargained premises, with the hereditaments and appurtenances. To Have and To Hold the said premises above bargained and described, with the appurtenances, unto and the reversion and reversions, ever of the said part....... of the the said part y of the second part, ta auccenceries sheirs and assigns forever. And the said alexanders C. Wright and that put year of the first part, for furne all for this way here a design of the first part, for furne all for the said part year of the first part, for furne all for the said assigns, that at the time of the ensealing and delivery of these presents. The said part year of the second part, the successory here and assigns, that at the time of the ensealing and delivery of these presents. The said part year of the second part, the said successory here and assigns, that at the time of the ensealing and delivery of these presents. The said part year of the second part, the said successory of the second part is a solution of the said delivery of these presents. The said second part is a said on the said of the presents all and the said and that the same are free and clear from all former and other grants, bargains, sales, liens, taxes, assessments and incumbrances of whatever kind or nature socret. In Science to part, and taxtes assessments and incumbrances of whatever kind or nature socret as the said and the same are free and clear from all former taxes assessments and incumbrances of whatever kind or nature socret. In Science to part, and taxtes, assessments and incumbrances of whatever kind or nature socret. in and agree to and with the said se presents. se presents the simple and hammed be and clear from all former grander of Externer January (Jank Jan) ......heirs and assigns, ANT AND FOREVER DEFEND. In Witness Whereof, The said part 4 ..... of the first part ha. A. hereunto set ...hand...... and seal..... the day and year first above written day and year first above written. alexanders & Wright Gunted [SEAL] Smead [SEAL] SEAL1 Signed, Scaled and Delivered in the Presence of [SEAL] .... [SEAL] [SEAL] .....[SEAL] [SEAL] STATE OF COLORADO, .....[SEAL] J. is. <u>J. Francis J. Maause</u>, a Notary Public in and for City and County, in the State aforesaid, do hereby certify that <u>the same as the Unique to</u>, who CITY AND COUNTY OF DENVER, SS. , a Notary, Public in and for ----the said... ...., who. ., who is s day in person and acknowledged October, A. D. 1923 29 .....dav of. Given under my hand and notarial. ....seal this... cember, A. D. 19. 23 My commission expires. June 27, 1926 Francis Mitchell Notary Public. Notary Public. a the second



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#### For Convenience Only – No Documentary Fee Required

# When Recorded return to:

# SPECIAL WARRANTY DEED

This Special Warranty Deed (this "Deed"), is made as of January  $\coprod$ , 2021, by **VOLUNTEERS OF AMERICA, INC.**, a New York nonprofit corporation, also known as The Volunteers of America, a New York corporation and The Volunteers of America, Inc., a New York corporation ("Grantor"), to **VOLUNTEERS OF AMERICA OF COLORADO**, a Colorado Nonprofit Corporation ("Grantee"), whose legal address is 2660 Larimer Street, Denver, CO 80205, Attn: Dave Schunk, President and CEO.

WITNESSETH, that Grantor, for and in consideration of the sum of \$10.00, the receipt and sufficiency of which is hereby acknowledged, have granted, bargained, sold and conveyed, and all these presents does grant, bargain, sell, convey and confirm, unto Grantee, its successors and assigns forever, all of Grantor's interests in the real property, together with all of Grantor's right, title and interest in and to the improvements thereon (collectively "Property"), situate, lying and being in the City and County of Denver, State of Colorado, that is described on <u>Exhibit A.</u>

TOGETHER with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversions, remainder and remainders, rents, issues, and profits thereof and all the estate, right, interest, claim and demand whatsoever of Grantors, either in law or equity, of, in and to the Property, with the hereditaments and appurtenances.

TO HAVE AND TO HOLD the Property, with the appurtenances, unto Grantee, its successors and assigns forever. And Grantor, for itself and its successors and assigns, do covenant and agree that it shall and will WARRANT AND FOREVER DEFEND the Property in the quiet and peaceable possession of Grantee, its successors and assigns, against all persons claiming under Grantor, but none others; subject to all easements, covenants, conditions, restrictions and matters of record in the public land records for the Property as of the date hereof.

Recording Requested by: FNTG-NCS Colorado

N0029816

2 of 3

IN WITNESS WHEREOF, Grantor has executed this Deed as of the date first written above.

# **GRANTOR:**

**VOLUNTEERS OF AMERICA, INC.**, a New York nonprofit corporation, also known as The Volunteers of America, a New York corporation and The Volunteers of America, Inc., a New York corporation

By: Name: Its:

# STATE OF VIRGINIA

CITY OF ALEXANDRIA

The foregoing Special Warranty Deed was acknowledged before me this  $\Pi$  day of January, 2021, by  $\Pi$  of <u>Volume KOEFIEL</u>, as <u>ASST</u> frequence</u> of Volunteers of America, Inc., a New York Nonprofit Corporation, also known as The Volunteers of America, a New York corporation and The Volunteers of America, Inc., a New York corporation

WITNESS my hand and official seal.

)

)

)

Notary

My commission expires: O

ANGELA DENISE WILLIAMS NOTARY PUBLIC REGISTRATION # 7735947 COMMONWEALTH OF VIRGINIA MY COMMISSION EXPIRES JANUARY 31, 2021

# EXHIBIT A

# (Legal Description)

# LOTS 7 and 8, BLOCK 30, CASE & EBERT'S ADDITION TO THE CITY AND COUNTY OF DENVER, STATE OF COLORADO.

Also known by street and number as: 2634 Larimer Street, Denver, Colorado 80205

Assessor's parcel or schedule number: 02276-35-004-000

# Exhibit A Outreach Documentation Attachments

#### Mayhew, April M.

From:	Tom Kiler <tkiler@edens.com></tkiler@edens.com>		
Sent:	Sunday, December 12, 2021 10:29 AM		
To:	Nathan Batchelder		
Cc:	Kim Kucera; Lichtenfels, Blair E.		
Subject:	Fwd: Update on EDENS/VOA project RE: Strategic Relationship in District 9		

Below is the email from November 15th.

Begin forwarded message:

From: Tom Kiler <tkiler@edens.com> Date: November 15, 2021 at 6:03:00 AM MST To: "Zeise, Brea - CC YA2245 City Council Aide" <Brea.Zeise@denvergov.org>, District 9 <District9@denvergov.org>, "CdeBaca, Candi - CC Member District 9 Denver City Council" <Candi.CdeBaca@denvergov.org>, "Wedgeworth, Ashlee - CC YA2245 City Council Aide" <Ashlee.Wedgeworth@denvergov.org> Cc: Morgan Parker <MParker@edens.com>, David Schunk <dschunk@voacolorado.org> Subject: RE: Update on EDENS/VOA project RE: Strategic Relationship in District 9

Hi Brea -

Thank you so much for your note, and we appreciate all your time and consideration.

While we have made presentations to several neighborhood RNO organizations (such as RiNo Arts District and Curtis Park) and held a neighborhood open house, we have also had the opportunity to talk many individual neighbors, residents, business owners and community members who are not necessarily associated with traditional RNO groups in the neighborhood. For example, we have had nearly 50 individual, one-on-one conversations with nearby residents and businesses from different backgrounds just by knocking on their door and introducing ourselves over the last several months.

These conversations are important to us to gather input, feedback and listen to those residents and business owners who don't necessarily participate in RNO meetings. This includes listening to residents who have lived in Five Points for decades, and those who have lived here for just a few years. From these individual conversations, we've received really important feedback that we're working to incorporate into our project, such as ensuring the project is inclusive to everyone, keeping with the common vision of the neighborhood, and supporting neighborhood-serving retail establishments. We plan to continue having these conversations throughout the process.

Our team is currently having conversations with the city's HOST team to finalize our affordable housing package, which will eventually have more details on the number of units at a particular AMI. We are committed to provide affordable housing units at the site and would like to share those details with you as we get further into discussions with HOST, CPD and NEST. Additionally, our plans for the neighborhood serving retail component are also contingent on successful rezoning, but the feedback we've received from community members is that they would like to see a small-scale grocer, hardware

store, pet store, etc., but we do not have details just yet, we would of course like to share those with you, as they emerge.

Finally, Ashlee – it's great to meet you, and we're excited to work with you in your role serving Five Points. We would love the opportunity to meet you in person and give you a quick tour of EDENS' existing retail in Five Points, and introduce you to some of our small business retailers, such as <u>Be a</u> <u>Good Person</u> and <u>False Ego</u> so they can tell their stories and talk about the work they do with the Five Points community. It could also be a good opportunity to expand a little more on the conversations we've had with individual residents and business owners in the area, and get your input on who else we may want to connect with in the neighborhood.

My schedule is pretty open over the next couple of weeks, so let us know if there's a convenient time to meet up and connect in-person, if you're interested in learning more.

Again, we really appreciate your time and consideration, and thank you so much for the opportunity to keep you updated on our proposal.

Please do not hesitate to reach out if you have any other questions, and looking forward to talking again soon.

Thanks again, Tom

Tom Kiler MANAGING DIRECTOR EDENS 2700 Larimer Street, Suite B Denver, CO 80205 Phone/Fax 720.785.5612 | Cell 202.360.3337

#### Facebook | Instagram | Twitter | LinkedIn

From: Zeise, Brea - CC YA2245 City Council Aide <Brea.Zeise@denvergov.org>
Sent: Monday, November 8, 2021 4:57 PM
To: Tom Kiler <tkiler@edens.com>; District 9 <District9@denvergov.org>; CdeBaca, Candi - CC Member District 9 Denver City Council <Candi.CdeBaca@denvergov.org>
Cc: Morgan Parker <MParker@edens.com>; David Schunk <dschunk@voacolorado.org>; Wedgeworth, Ashlee - CC YA2245 City Council Aide <Ashlee.Wedgeworth@denvergov.org>
Subject: Re: Update on EDENS/VOA project RE: Strategic Relationship in District 9

Hello Tom,

Thank you for the written update. I passed your information along to Councilwoman CdeBaca. She'd like to know which neighborhood organizations you reached out to and more specific information about the community benefits (how many affordable units and at what AMI level, what kind of grocery store, etc).

I'm also cc'ing Ashlee Wedgeworth, who is the new Community-Power Building Co-Lead with our office. Her priority neighborhoods include Five Points, and she will be your point of contact for our office regarding this zoning application moving forward.

Warm regards,

#### **Brea Zeise**

**Public Policy & Operations Director** 

Office of Councilwoman Candi CdeBaca

Denver City Council, District9

0: 720-337-7709

Brea.Zeise@denvergov.org

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From: Tom Kiler <<u>tkiler@edens.com</u>> Sent: Tuesday, October 26, 2021 9:13 PM To: Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>>; District 9 <<u>District9@denvergov.org</u>>; CdeBaca, Candi - CC Member District 9 Denver City Council <<u>Candi.CdeBaca@denvergov.org</u>> Cc: Morgan Parker <<u>MParker@edens.com</u>>; David Schunk <<u>dschunk@voacolorado.org</u>> Subject: [EXTERNAL] RE: Update on EDENS/VOA project RE: Strategic Relationship in District 9

Councilwoman CdeBaca and Brea -

Thank you for the opportunity to provide an update on EDENS' and VOA's rezoning proposal for the properties generally along the 2600 blocks of Larimer and Lawrence Street within District 9's Five Points and Curtis Park neighborhoods.

As quick background recap, we, EDENS, are a retail real estate owner and operator in Denver since 2016, and our operating Five Points location includes 36 business establishments – about 50% of which are currently BIPOC and women-owned businesses serving the community.

Our next phase development, which we are rezoning, is a partnership with Volunteers of America (VOA), and allows VOA to successfully expand their operations and community resources to those who are in need throughout the community while preserving their headquarters and administrative operations in Five Points on Larimer St where they've been for over 125 years.

Since our introductory meeting with you and Dr Calderon on 3/25/21, EDENS and VOA have continued to engage the local adjacent neighborhood on our vision for the next phase development. This outreach includes 10 individual neighborhood meetings and open houses since March of this year to gain valuable input and feedback from neighbors, businesses and other community members, along with 3+ years that we've owned the property in the neighborhood and interacted with the community on a daily basis. We have listened to issues and concerns from individual residents, tenants, business owners and other people in the neighborhood.

Importantly, we have taken this neighborhood feedback and incorporated it into much of our rezoning proposal in the form of direct community benefits, including a commitment to affordable housing, neighborhood-serving retail (such a grocer, pharmacy, hardware store, etc.), and publicly accessible open space.

The current zoning on the site (a large portion of which is former Chapter 59 zoning) precludes us from accomplishing much of these community benefits. We have been working diligently with City of Denver Planning Staff to determine which zoning classification is the best vehicle to achieve all these important community elements with urban design that respects the character of the neighborhood. This includes exploring the use of a Planned Unit Development (PUD) that would incorporate specific design requirements, use limitations, height setbacks, open space standards and other components that are more site specific than the existing Denver Zoning Code zone district options.

Our goal is to provide a unique, customized zoning approach at this site which realizes quality urban design standards, varying height setbacks of 3, 5 and 7 stories (with the tallest heights fronting Larimer Street) in order to provide community contributions, including affordable housing units, while concurrently transitioning in use and heights from the commercial aspects of Walnut & Larimer Streets to the more residential character of Arapahoe, Curtis, and Champa Streets. Importantly, this approach also meets numerous goals and recommendations identified in both the 2011 Northeast Downtown Neighborhoods Plan and the 2019 Blueprint Denver update for this area of the neighborhood.

Next steps include continuing to work with neighbors, residents, and local businesses to provide as much information and answer any questions people may have. We will also continue to work with City of Denver planning staff to explore the proper rezoning application vehicle that allows us to achieve all the direct community benefits envisioned by members of the local neighborhood.

We look forward to answering any other questions you may have about our proposal, and it is our hope we can formally submit the rezoning application before the end of November.

Please do not hesitate to contact us if you would like any additional information or details about our proposal.

Thank you again for your time, Tom

Tom Kiler MANAGING DIRECTOR EDENS 2700 Larimer Street, Suite B Denver, CO 80205 Phone/Fax 720.785.5612 | Cell 202.360.3337

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From: Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>>
Sent: Wednesday, October 6, 2021 7:48 PM
To: Tom Kiler <<u>tkiler@edens.com</u>>; District 9 <<u>District9@denvergov.org</u>>; CdeBaca, Candi - CC Member
District 9 Denver City Council <<u>Candi.CdeBaca@denvergov.org</u>>; Calderon, Lisa - CC<<<u>Lisa.Calderon@denvergov.org</u>>
Cc: Morgan Parker <<u>MParker@edens.com</u>>; David Schunk <<u>dschunk@voacolorado.org</u>>

Subject: Re: Update on EDENS/VOA project RE: Strategic Relationship in District 9

Hello Tom,

Thank you for reaching out. Councilwoman CdeBaca is fine with a written update. We appreciate you keeping our office in the loop on this project.

#### Warm regards,

#### **Brea Zeise**

**Public Policy & Operations Director** 

Office of Councilwoman Candi CdeBaca

Denver City Council, District9

0: 720-337-7709

Brea.Zeise@denvergov.org

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#### From: Tom Kiler <<u>tkiler@edens.com</u>>

Sent: Thursday, September 30, 2021 10:24 AM To: District 9 <<u>District9@denvergov.org</u>>; CdeBaca, Candi - CC Member District 9 Denver City Council <<u>Candi.CdeBaca@denvergov.org</u>>; Calderon, Lisa - CC <<u>Lisa.Calderon@denvergov.org</u>>; Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>> Cc: Morgan Parker <<u>MParker@edens.com</u>>; David Schunk <<u>dschunk@voacolorado.org</u>>

Subject: [EXTERNAL] Update on EDENS/VOA project RE: Strategic Relationship in District 9

Councilwoman CdeBaca,

Hope you're well! We're reaching out to see if you would like a briefing on the status of our EDENS/VOA rezoning project on the 2600 block of Larimer and Lawrence Streets.

We introduced ourselves and the project to you earlier this year in March, and have some updates about the proposal that we would like to share with you, before the project is formally submitted.

Recognizing your busy schedule, we're reaching out early in the hope of getting on your calendar around late October or early November, but our schedules are flexible to meet at a convenient time that works best for you.

Thanks in advance for your time, and please do not hesitate to reach out, if you have any questions in the meantime.

Thanks again, Tom

Tom Kiler MANAGING DIRECTOR EDENS 2700 Larimer Street, Suite B Denver, CO 80205 Phone/Fax 720.785.5612 | Cell 202.360.3337

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From: District 9 <<u>District9@denvergov.org</u>> Sent: Friday, February 26, 2021 9:48 AM To: David Schunk <<u>dschunk@voacolorado.org</u>>; Tom Kiler <<u>tkiler@edens.com</u>>; CdeBaca, Candi - CC Member District 9 Denver City Council <<u>Candi.CdeBaca@denvergov.org</u>>; Calderon, Lisa - CC Senior City Council Aide <<u>Lisa.Calderon@denvergov.org</u>> Cc: Morgan Parker <<u>MParker@edens.com</u>> Subject: Re: Strategic Relationship in District 9

Hi David,

Here is the calendar invite with the zoom link below.

From: District 9 Sent: Monday, February 22, 2021 11:44 AM To: David Schunk <<u>dschunk@voacolorado.org</u>>; Tom Kiler <<u>tkiler@edens.com</u>>; CdeBaca, Candi - CC Member District 9 Denver City Council <<u>Candi.CdeBaca@denvergov.org</u>>; Calderon, Lisa - CC Senior City Council Aide <<u>Lisa.Calderon@denvergov.org</u>> Cc: Morgan Parker <<u>MParker@edens.com</u>> Subject: Strategic Relationship in District 9 When: Thursday, March 25, 2021 12:00 PM-12:30 PM. Where: Via Zoom

District 9 is inviting you to a scheduled Zoom meeting.

Topic: Strategic Relationship in District 9 Time: Mar 25, 2021 12:00 PM Mountain Time (US and Canada)

Join Zoom Meeting

https://denvergov-org.zoom.us/j/87435238190?pwd=WlkrdHk3dkZFVTk5VFMrc0NYUU1idz09

Meeting ID: 874 3523 8190 Passcode: 282427 One tap mobile +17209289299,,87435238190# US (Denver)

Dial by your location +1 720 928 9299 US (Denver) Meeting ID: 874 3523 8190 Find your local number: https://denvergov-org.zoom.us/u/kmxQAsneF From: David Schunk <<u>dschunk@voacolorado.org</u>> Sent: Monday, February 22, 2021 3:59:06 PM To: Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>> Cc: Tom Kiler <<u>tkiler@edens.com</u>> Subject: RE: [EXTERNAL] Advance Notice of Strategic Relationship in District 9

Brea, Thank you so much for the options. Yes, the 3/25 date and time slot works best for us. Will you send us the calendar invite or would you like us to do so?

Many thanks, dave

Dave Schunk President and Chief Executive Officer 2660 Larimer Street • Denver, CO 80205 Direct: 720-264-3315 Fax: 720.264.3324

From: Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>> Sent: Friday, February 19, 2021 3:59 PM To: David Schunk <<u>dschunk@voacolorado.org</u>> Cc: Tom Kiler <<u>tkiler@edens.com</u>> Subject: Re: [EXTERNAL] Advance Notice of Strategic Relationship in District 9

**Attention:** This email was sent from an external source. Please be extra vigilant when opening attachments or clicking links.

Hi Dave,

I'm happy to get this meeting on Councilwoman CdeBaca and Dr. Calderón's calendars. Please let me know if any of these options would work for you:

- Thursday, 3/18 anytime between 11:30am-2:00pm
- Thursday, 3/25 anytime between 11:30am-1:30pm
- Thursday, 4/3 anytime between 2:00-4:00pm

Warm regards,

## **Brea Zeise**

**Executive Assistant** 

Office of Councilwoman Candi CdeBaca

Denver City Council, District9

0: 720-337-7709

Brea.Zeise@denvergov.org

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From: David Schunk <<u>dschunk@voacolorado.org</u>> Sent: Friday, February 19, 2021 3:38 PM To: Calderon, Lisa - CC Senior City Council Aide <<u>Lisa.Calderon@denvergov.org</u>> Cc: Tom Kiler <<u>tkiler@edens.com</u>>; Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>> Subject: RE: [EXTERNAL] Advance Notice of Strategic Relationship in District 9

Lisa,

Excellent! Thank you so much and I hope you have a great weekend! dave

Dave Schunk President and Chief Executive Officer 2660 Larimer Street • Denver, CO 80205 Direct: 720-264-3315 Fax: 720.264.3324

From: Calderon, Lisa - CC Senior City Council Aide <<u>Lisa.Calderon@denvergov.org</u>> Sent: Friday, February 19, 2021 3:12 PM To: David Schunk <<u>dschunk@voacolorado.org</u>> Cc: Tom Kiler <<u>tkiler@edens.com</u>>; Zeise, Brea - CC YA2245 City Council Aide <<u>Brea.Zeise@denvergov.org</u>> Subject: Re: [EXTERNAL] Advance Notice of Strategic Relationship in District 9

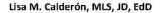
Attention: This email was sent from an external source. Please be extra vigilant when opening attachments or clicking links.

Hello David,

Thanks for reaching out and notifying us in advance. We would certainly appreciate discussing this initiative. Brea will schedule the meeting.

Thank you,

Lisa





Councilwoman Candi CdeBaca, District 9

**Denver City Council** 

2855 Tremont Pl., Ste. 201 Denver, CO 80205

Mobile: 720-933-7764 | office: 720-337-7709

Lisa.Calderon@denvergov.org

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On Feb 18, 2021, at 11:10 AM, David Schunk <<u>dschunk@voacolorado.org</u>> wrote:

Dave Schunk President and Chief Executive Officer 2660 Larimer Street • Denver, CO 80205 Direct: 720-264-3315 Fax: 720.264.3324

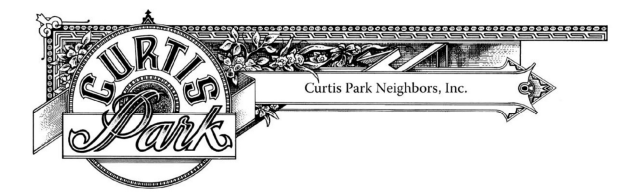
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# Exhibit B Community Support

- 1. Curtis Park Neighbors RNO
- 2. RiNo Art District RNO
- 3. Rathod/Mohamedbhai LLC (neighbors on 27th & Lawrence)
- 4. Email from Joe Latson and Meredith Zelenka (residents of S\*Park)
- 5. Email from Jennifer Addair (resident of S\*Park)
- Email from Josiah Gallegos (Josiah and his dad Joel own a building at 1203 24th St and operate a business in Curtis Park/RiNo)
- 7. Email from Chris Riedl and Jennifer Uczen (homeowners on Curtis St)
  - a. \*Ryan Cox has received over 20 more support emails similar to these (possibly even more), and we can ask for copies. We instructed residents to send them directly to Ryan so don't have copies of all of them.
- 8. Handwritten submitted responses from our 7/21 open house and sign-in sheet (saved in one pdf). We provided these to CPD staff already. Assume we may want to consolidate to just the support comments.
- 9. Community Outreach Meeting Summary (we can likely update somewhat, or make more detailed if that's helpful for the submission)



November 15, 2021 Kristofer Johnson Community Planning and Development, City and County of Denver

Mr. Johnson:

Curtis Park Neighbors (CPN) is in support of pursuing a PUD that reflects, as much as possible in zoning, the concept as proposed by Edens for the block of 26th-27th-Larimer-Lawrence and the north corner of the block of 25th-26th-Larimer.

The CPN position comes as a result of extensive general neighborhood feedback and input sessions over the past several months.

- Edens has worked diligently since February of this year to connect with and inform neighborhood stakeholders as to the specifics of their project proposal. This outreach by Edens included presentations at a CPN Board Meeting, two CPN General Meetings, a community open-house, multiple meetings with specific groups such as the S\*Park community adjacent to the site, and many one-on-ones with neighbors to tour their existing properties and discuss their vision.
- Curtis Park Neighbors solicited feedback and indications of position from neighbors via letters and at an input session that was attended in-person and virtually. In total, 71 neighbors expressed support of the proposed concept, 13 were opposed and 9 were undecided (with 3 of the undecided indicating a lean towards support). Based on this clear neighborhood feedback, the CPN Board voted to approve this position letter.

In addition to gathering overall sentiment, CPN collected and tabulated comment feedback on a variety of aspects of the proposal. While the neighborhood generally acknowledges the need for new zoning to reflect the mixed heights and combination of uses in specific locations as reflected in the Edens vision, in conjunction with the DO-7 overlay, this community support is predicated on:

- Open space through the interior of the block as illustrated by Edens,
- Specific uses to be limited on the identified Lawrence ground-floor mixed-use locations to support neighborhood-serving retail (i.e. grocery store, hardware store, etc.) rather than entertainment uses,
- Commitment to and durable assurance of significant affordable housing,
- Two levels of subgrade parking with access and loading dock on 27th St.,
- A traffic management plan to mitigate volume and safety concerns through the residential portion of the neighborhood, and
- An understanding that heights, setbacks/stepbacks and uses and targeted neighborhood-serving use lists/ limitations on Lawrence for the project are to be codified and enforceable via PUD zoning.

Off-site and not covered by zoning, the community is pleased that Edens will support the RiNo District and CPN in:

- Revisions to the neighborhood Parking Area Management Plan to revisit increased and increasing on-street parking contention on and around Lawrence St.
- Pursuit of shared use of the generally-vacant Coors Field parking accessed at 27th Street

Neighborhood support for this project is based on a broad sense that this node is a "special place" as identified in the pedestrian and bike priority recommendations in our neighborhood plan connecting to transit on Larimer. Although the land-use recommendations of that plan failed to capture the community's sense of this special node, CPN's past support for targeted corner and ground-floor activation on Lawrence in this specific area is consistent with our ongoing sense of the importance of this place.

- Recent community input was consistent and clear that recognizing and developing this special node should not set a precedent for future intensification of development along Larimer and Lawrence generally.
- Neighborhood support was garnered for this particular proposal, not a generic or base rezone to 5 and 8 stories nor a blanket allowance for mixed-use on Lawrence. The City's assistance in the use of zoning and other tools to ensure the desired outcome is essential for ongoing support.

In summary, CPN views this proposed project as a unique opportunity, at the intersection of multimodal transportation networks, to further develop this special node and make Five Points a more walkable, bikeable, complete neighborhood. CPN looks forward to working with Edens, CPD and other city departments to create tailored zoning rules, durable affordability commitments, and other community benefits agreements to ensure ongoing neighborhood support through the upcoming processes.

Sincerely,

Ryan Cox

Ryan Cox President Curtis Park Neighbors





9/8/2021

Tom Kiler, Managing Director, Edens 2700 Larimer Street, Suite B Denver, CO 80205

#### Re: Redevelopment of 2600 and 2700 Larimer St and Lawrence St, and 2550 Lawrence St.

Dear Mr. Kiler

Thank you for presenting to the RiNo Art District Executive Team on April 8, 2021, as well as holding a neighborhood open house to all RiNo Art District members on July 21, 2021. In April, our committee expressed outline support for the conceptual plans including rezoning to a combination of C-MX-5, G-RX-5, C-MX-8 and DO-7 zoning classification with varying building heights from 3 to 5 to 7 stories. We heard similar support at the neighborhood open house in July.

RiNo Art District is supportive of the concept of creating high quality and pedestrian-focused retail experiences at this location and acknowledges Edens track record in delivering such experiences elsewhere. We also appreciate that this development furthers Volunteers of America's mission and permits them to stay on Larimer St for another 125 years.

We believe that variability in building heights makes strong urban design, relates to the existing neighborhood fabric, and creates appropriate transitions to the surrounding neighborhood. We look forward to learning more about the details of this proposal, with particular regard to the allocation of heights and uses at ground level to allow us to provide a more formal support in the future.

We note that the site is partially within the boundary of RiNo Art District RNO and BID, and also Curtis Park Neighbors RNO. We are committed to working in partnership with our neighbors to ensure that the views of the wider community are represented in future determinations.

Please do not hesitate to contact me with any queries.

Regards

John Deffenbaugh, Projects Director, RiNo Art District, BID, GID

#### CC

Tracy Weil, Executive Director, RiNo Art District Diana Merkel, Board Chair, RiNo Business Improvement District Bernard Hurley, Board Chair, RiNo General Improvement District

3525 Walnut Street • Suite 40 • Denver, Colorado 80205 • 303.437.5129 • rinoartdistrict.org artwork by @detour303

## RATHOD | MOHAMEDBHAI LLC Attorneys at Law

## October 4, 2021

#### Re: EDENS / Volunteers of America Rezoning and Development Proposal

To Whom It May Concern,

I write this letter in support of EDENS' rezoning and development proposal for our neighborhood. As a local, minority-owned business that supports people of color, I have seen our community grow and evolve into a thriving neighborhood center. I strongly support EDENS' vision for this site, which incorporates women and BIPOC owned businesses, the work of local artists, and much-needed affordable housing to our community. More importantly, EDENS' support and partnership with the Volunteers of America demonstrates their commitment to Denver as a whole – not just real estate projects.

As immediate neighbors to EDENS' existing retail properties and the development site, we have seen EDENS' work in our neighborhood over the last several years, and it shows that they are good partners, and they're committed to social and cultural initiatives that lift our community. This is demonstrated through their everyday efforts to learn, listen, and talk to neighbors and business owners about our needs and vision for the area. Through this work, EDENS' proposal reflects many of the community's desires for this site, including neighborhood-serving retail with off-street subgrade parking, unique urban design that celebrates our neighborhood's eclectic and diverse environment, and incredibly important affordable housing options for residents in Curtis Park. All of these components help our neighborhood thrive and grow, while also embracing and preserving our important cultural diversity.

I sincerely appreciate EDENS' efforts to work with their neighbors and the surrounding community to create something special for our neighborhood. I fully support the vision and need for this project, and I encourage you to support their rezoning application. Please do not hesitate to reach out to me if you have any other questions.

Sincerely,

son M

Siddhartha H. Rathod

Qusair Mohamedbhai

Rathod | Mohamedbhai LLC 2701 Lawrence Street, Suite 100 Denver, Colorado 80205

2701 LAWRENCE STREET • SUITE 100 • DENVER, CO • 80205 • 303.578.4400 (1) • 303.578.4401 (1) • www.RMLawyers.com

From:	Joseph Latson <joseph.r.latson@gmail.com></joseph.r.latson@gmail.com>
Sent:	Tuesday, October 5, 2021 6:46 PM
To:	Ryan And Heidi Cox
Cc:	Tom Kiler; Meredith Zelenka
Subject:	Re: In Support: Edens / VOA Development

+ 1 for Meredith Zelenka, too.

Thank you,

On Tue, Oct 5, 2021 at 6:45 PM Joseph Latson <<u>joseph.r.latson@gmail.com</u>> wrote: Hey Ryan,

I am writing in support of the Edens / VOA Development.

I think Tom understands the neighborhood and is going about everything in the right way. If they can execute as presented, it will add tremendous value to the community in terms of needed services, economic development/opportunity and property values.

My biggest concern is that as costs start to become more real and things inevitably get VE'd is that the green space and quality materials will be the first to go. I truly hope that the vision and design hold as presented.

Thank you,

---

Joe Latson (214) 707-1087

--Joe Latson (214) 707-1087

From:	Jennifer Addair <jmaddair@addairhome.com></jmaddair@addairhome.com>
Sent:	Thursday, October 7, 2021 4:47 PM
To:	ryancurtispark@gmail.com
Cc:	Tom Kiler
Subject:	EDENS

#### Hi Ryan,

I'm likely not able to attend the Curtis Park Neighbors meeting tonight, but wanted to let you know that after hearing about what EDENS has planned in our neighborhood at the recent S\*Park happy hour, I am in support of the overall project. I especially appreciate that so many of their tenants are BIPOC or women-owned businesses, that they want to weave in bits of nature, build community, and plan to include services for people who currently live here.

I would like to make sure that as more commercial development comes in that it doesn't lead to our streets becoming even more congested and unsafe for people walking and biking.

Hopefully this is helpful feedback.

Thanks! Jen

----

Jennifer Addair jmaddair@addairhome.com

WARNING, this message is from an external email address. Please verify the sender before clicking links, opening attachments, or providing important data.

From:	Josiah Gallegos <josiah@npficolorado.com></josiah@npficolorado.com>
Sent:	Tuesday, October 26, 2021 2:11 PM
То:	ryancurtispark@gmail.com
Cc:	Tom Kiler; Joel Gallegos
Subject:	EDENS PLAN - Tom Conversation With NPFI (North point Financial Inc)

Hey Ryan,

I spoke with Tom today. I just wanted to reach out and say I encourage what you're intending to do in the RiNo Art District off Lawrence.

We at NPFI are all for growth and after Tom speaks to the owner Joel Gallegos, I can assure you that you have our support and green light.

We would love to meet you guys and further our relationship. Thank you again Tom!

---

Thank You,



Josiah Marqus Gallegos	
Mortgage Broker   North Point Financial Inc.	
phone: 720.323.8037	
site: npficolorado.com	
email: josiah@npficolorado.com	

Application: https://www.blink.mortgage/app/signup/p/NPFI/josiahgallegos

WARNING, this message is from an external email address. Please verify the sender before clicking links, opening attachments, or providing important data.

From:	Chris Riedl <chris@communityfirstcommercial.com></chris@communityfirstcommercial.com>
Sent:	Saturday, October 2, 2021 5:10 PM
То:	ryancurtispark@gmail.com
Cc:	Jennifer Uczen
Subject:	EDENS / Volunteers of America Rezoning and Development Proposal

Ryan,

I write this letter in support of EDENS' rezoning and development proposal for our neighborhood. As a long-time local resident and active community member, my wife and I have seen our area grow and evolve into a thriving community corridor. We strongly support EDENS' vision for this site, which incorporates a diverse mix of businesses, neighborhood-serving retail within walking distance with off-street subgrade parking, and much-needed open space and nature. More importantly, EDENS' support and partnership with the Volunteers of America will benefit our City greatly.

We have seen EDENS' work in our neighborhood over the last several years, and it shows that they are good partners and involved in the community. All of these components help our neighborhood thrive and grow, with quality urban design.

We sincerely appreciate EDENS' efforts to work with their neighbors and the surrounding community to create something special for our neighborhood. We fully support the vision and need for this project, and encourage you to support their rezoning application. Please do not hesitate to reach out to me if you have any other questions.

Chris Riedl Broker | Owner | Construction Manager Community First Commercial Real Estate

Tenant Representation | Corporate Services <u>Chris@CFirstCRE.com</u> | 917.261.1730 www.CommunityFirstCommercial.com

Serving Clients. Supporting Our Community

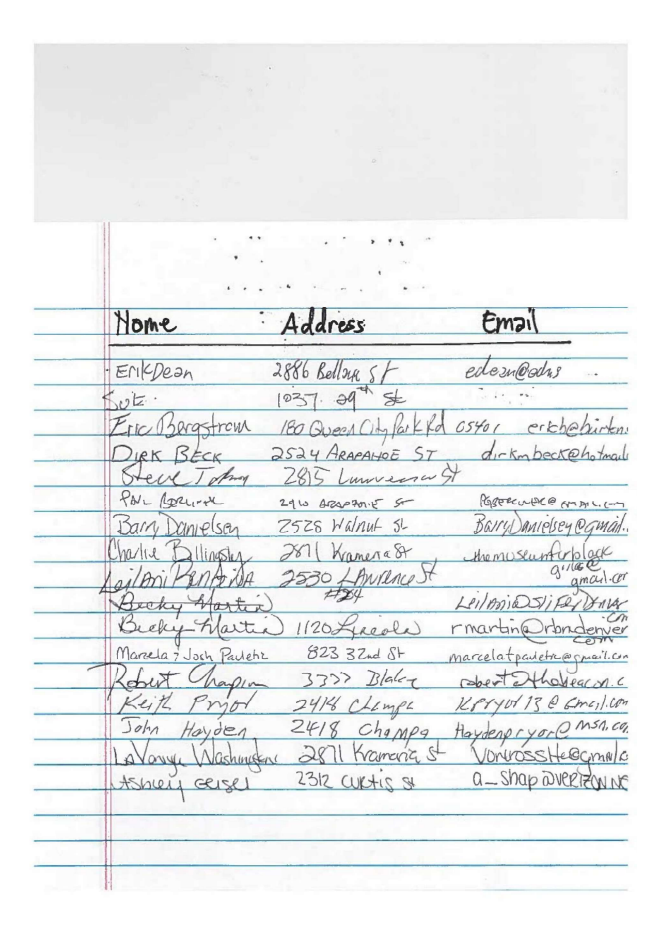
"Never, never, never give up" -Winston Churchill

http://www.linkedin.com/pub/chris-riedl/5/b5/b3

http://www.communityfirstcommercial.com/

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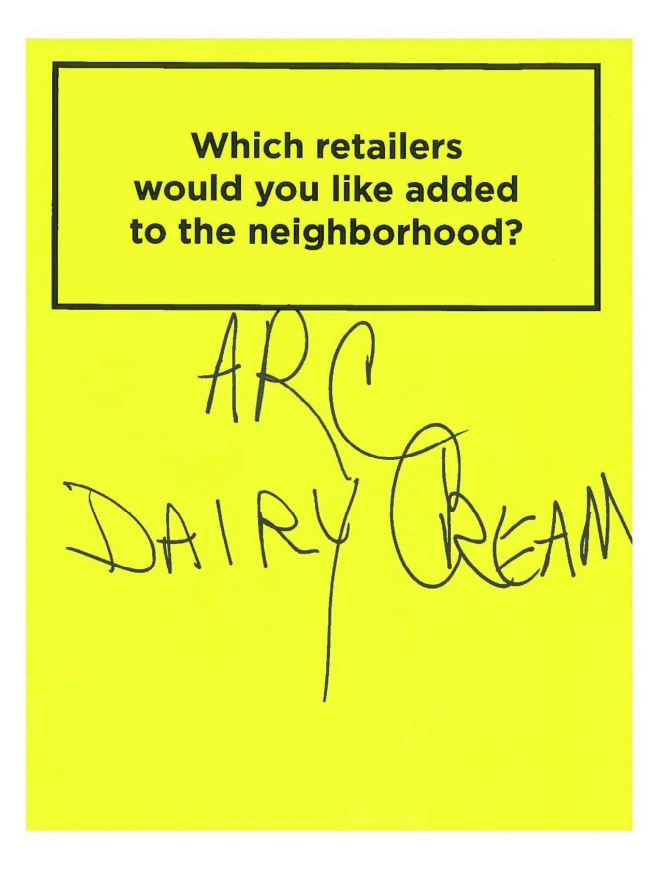


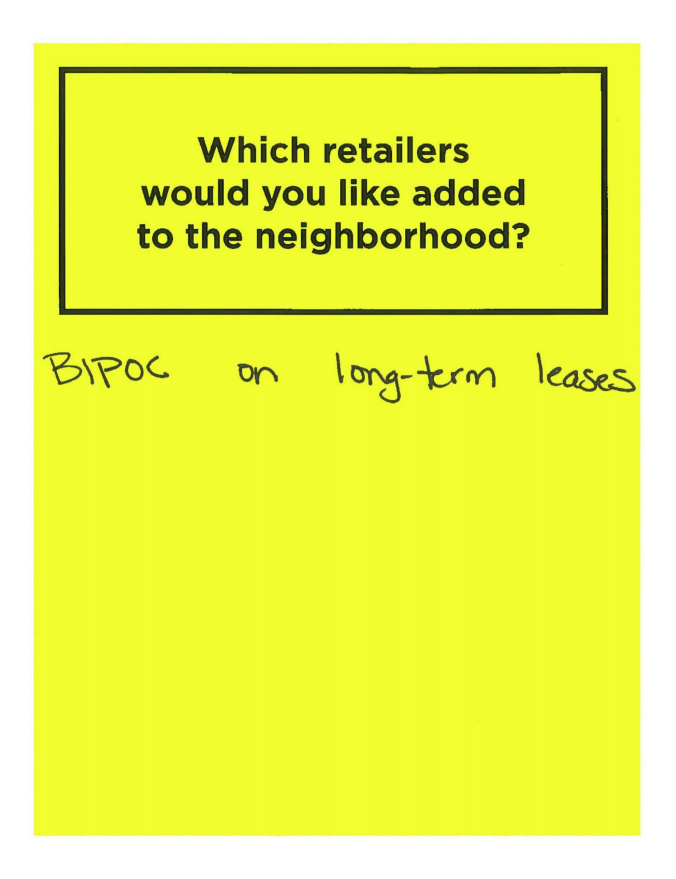
WE ARE SUPPORTIVE OF THIS DEVELOPMENT PROJECT Sal Please & FEEL IT IS VERY WELL Building. THOUGHT / PLANNED, Very Supportive. Issues WE MAY HAVE INITIALLY BEEN CONCERNED ABOUT; SUCH AS PARATING, HAVE BEER ADDRESSED BEILIANTLY THE NEIGHBOR HOOD (S) WILL BOUEFIT SUBSTANTIALLY IN THE WAY OF SAFETY & SECURITY, WALKABILITY AND VIBRANCY BRIAN TRYBUS, OWNER 2520 LARIMIN As a retailer in the ners liberhoo he appresents the thoughtful res that Edens puts into their plans. We feel this new project will only enhance the area for both will only enhance the area for both business and social / living activities south Duilding D case

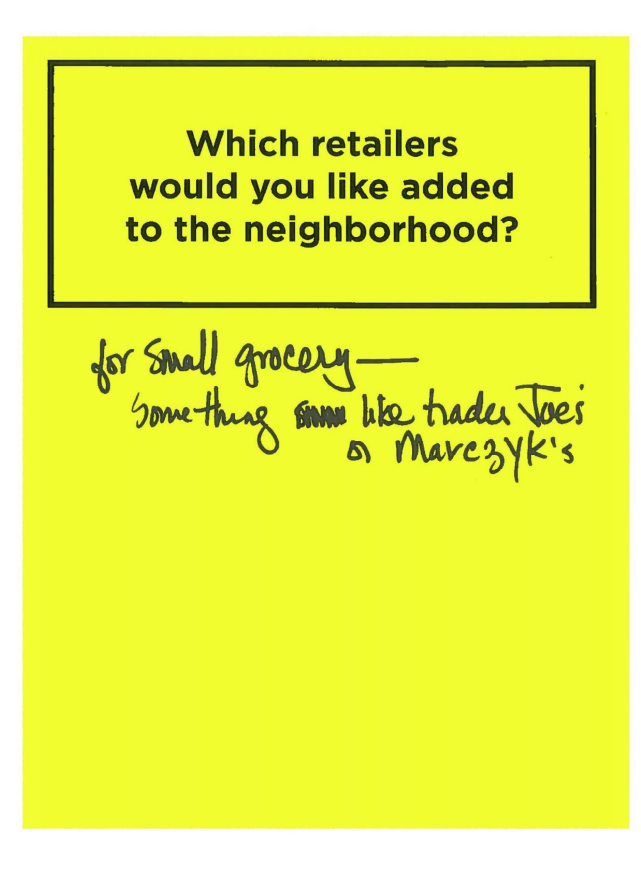
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Which retailers would you like added to the neighborhood? RiNo needs a good Gay Bar. :

Which retailers would you like added to the neighborhood? Anthropologie LOCAL ARTIST Gallery PlantStore Quick, affordable lunch . MEXICAN . Oali

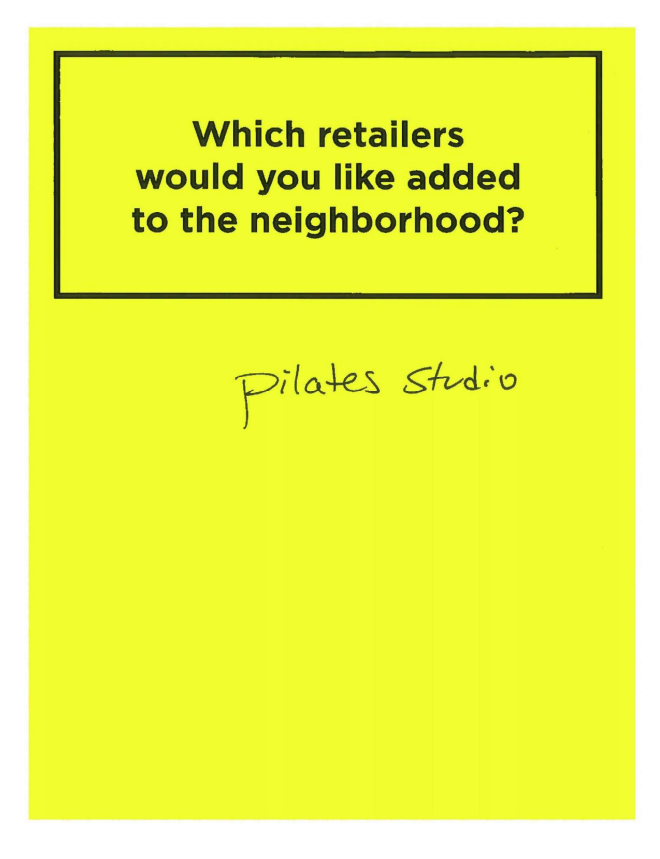


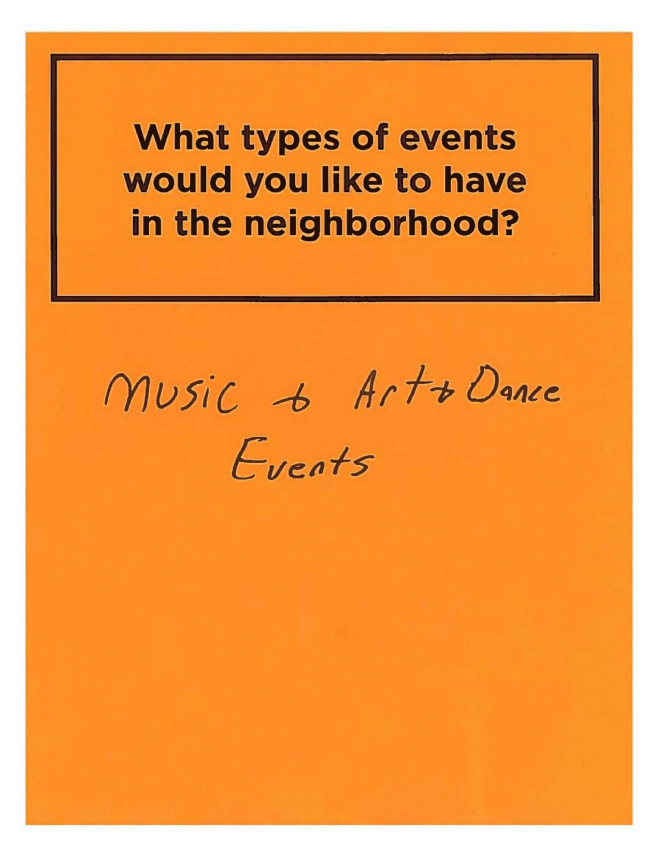


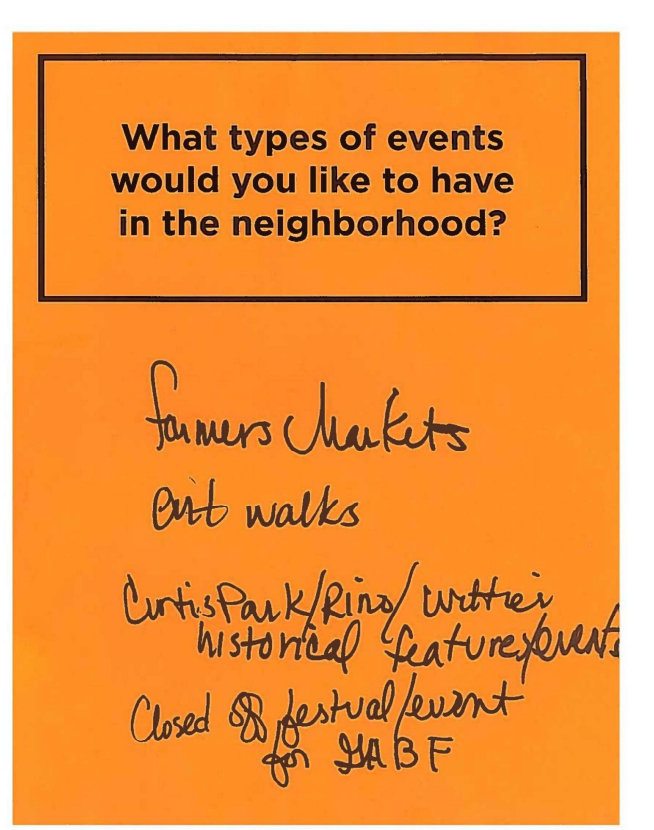


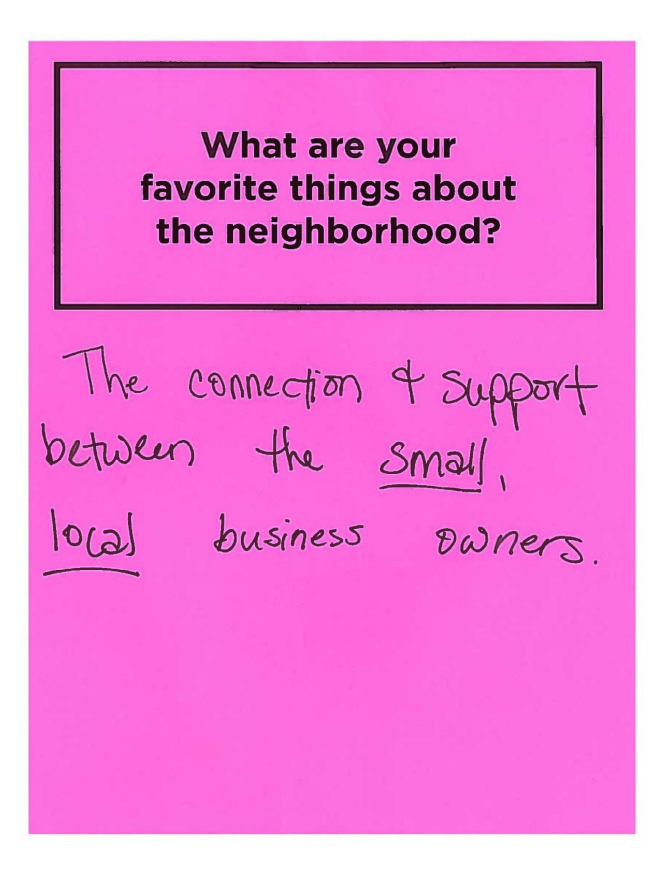


A garden shop An Indian Restaurant An Arthouse Movie Theatre or Alama Draft House

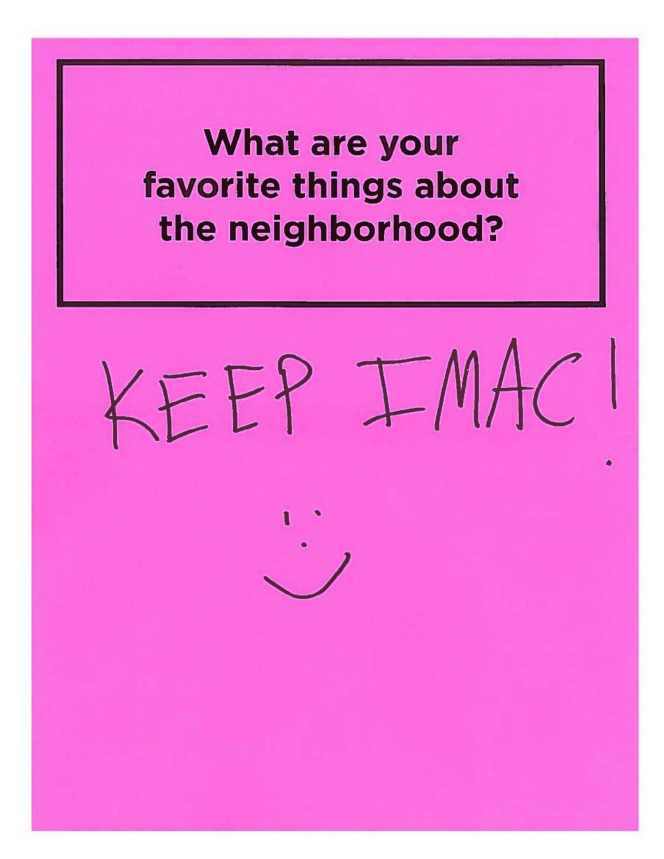


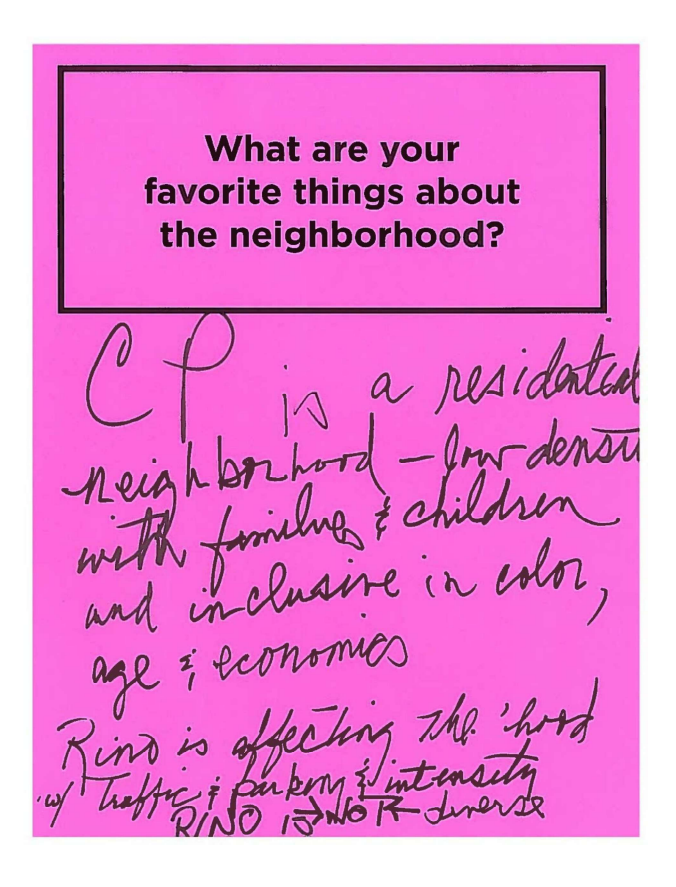


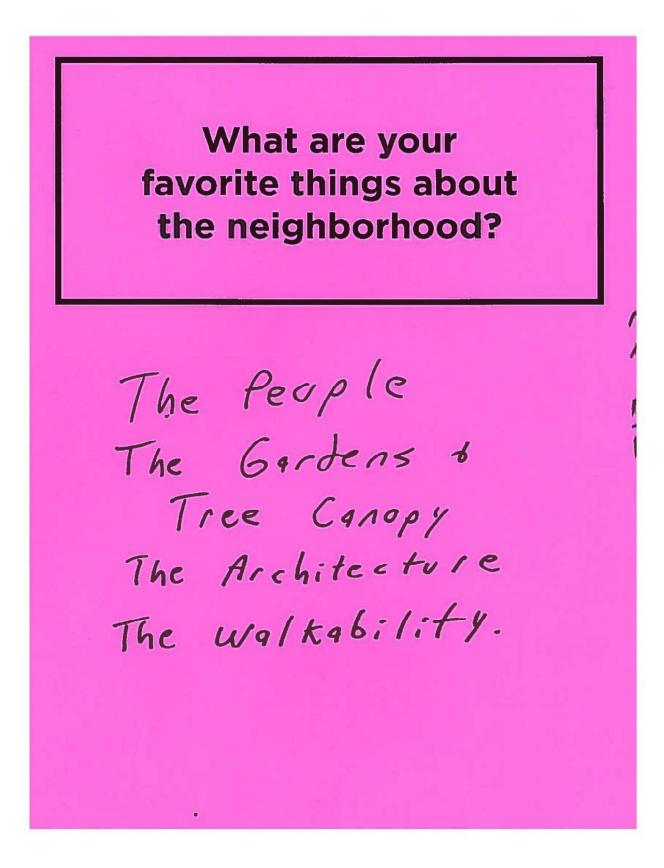


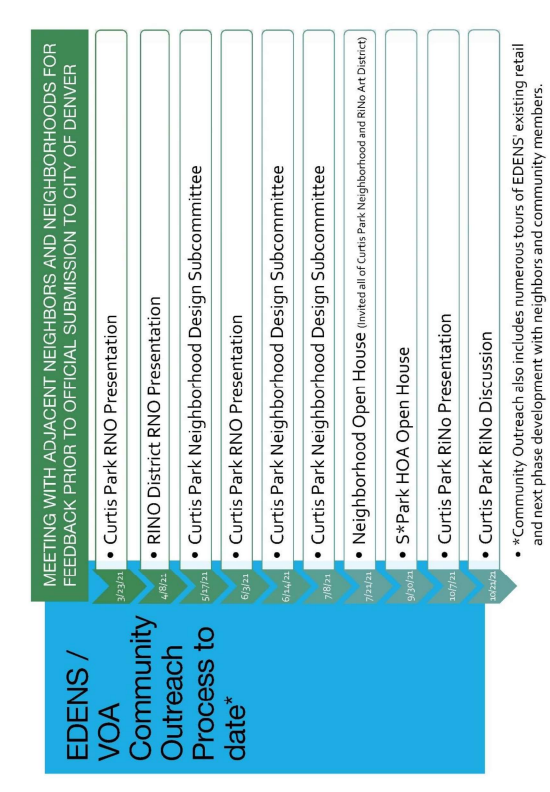












271 & LAWRENCE ST.

EDENS Winter 2021

## Exhibit C Authority

## STATEMENT OF AUTHORITY (§38-30-172, C.R.S.)

This Statement of Authority relates to an entity<sup>1</sup> named
 Volunteers of America Colorado Branch

2.	The type of entity is a:	
	Corporation	registered limited liability partnership
	M nonprofit corporation	registered limited liability limited partnership
	Imited liability company	limited partnership association
	general partnership	government or governmental subdivision or agency
	limited partnership	

3. The entity is formed under the laws of Colorado

- 4. The mailing address for the entity is 2660 Larimer Street, Denver Colorado 80205
- 5. The X name X position of each person authorized to execute instruments conveying, encumbering or otherwise affecting title to real property on behalf of the entity is Volunteers of America Colorado Branch President/CEO (David Schunk)
   Volunteers of America Colorado Branch CFO (Mike Pritchard)
- 6. The authority of the foregoing person(s) to bind the entity: 🖾 is<sup>2</sup>not limited 🗆 is limited as follows:
- Other matters concerning the manner in which the entity deals with interests in real property: N/A
- 8. This Statement of Authority is executed on behalf of the entity pursuant to the provisions of §38-30-172, C.R.S.<sup>1</sup>
- 9. The Statement of Authority amends and supercedes in all respects any and all prior dated Statements of Authority executed on behalf of the entity.

Executed this 16th day of December . 2021

Volunteers of America Colorado Br	Ares. 1	4 + CEO
President/CEO, David Schunk	- CFO	
CFO, Mike Pritchard		

<sup>&</sup>lt;sup>1</sup> This form should not be used unless the entity is capable of holding title to real property.

<sup>&</sup>lt;sup>2</sup> The absence of any limitation shall be prima facie evidence that no such limitation exists.

<sup>&</sup>lt;sup>3</sup> The statement of authority must be recorded to obtain the benefits of the statute.

) State of Polorado Denver ) ss ) County of

The foregoing Statement of Authority was acknowledged before me this

December.

Notary Public

Witness my hand and official seal. My commission expires:

by Susan Blea Notary Public

My Commission Expires 07-03-2024 Notary ID # 20084021770 ABLEA Notary Public State of Colorado

SUSAN BLEA Notary Public State of Colorado Notary 1D # 20084021770 My Commission Expires 07-03-2024

day of

WHEN RECORDED RETURN TO:

Volunteers of America Colorado Branch, 2660 Larimer Street, Denver Colorado 80205

## STATEMENT OF AUTHORITY (§38-30-172, C.R.S.)

1. This Statement of Authority relates to an entity' nam
--

2534 Larimer Five Points, LLC

2.

Corporation	registered limited liability partnership
nonprofit corporation	registered limited liability limited partnership
limited liability company	limited partnership association
general partnership	government or governmental subdivision or agency
□ limited partnership	

3. The entity is formed under the laws of South Carolina

- 4. The mailing address for the entity is Attn: Tom Kiler, 2700 Larimer Street, Suite B Denver, CO 80205
- 5. The Image position of each person authorized to execute instruments conveying, encumbering or otherwise affecting title to real property on behalf of the entity is Tom Kiler Managing Director, Jodie W. McLean Chief Executive Officer,
   Mark Garside Chief Financial Advisor, William C. Caldwell, Managing Director

6. The authority of the foregoing person(s) to bind the entity:  $\boxtimes$  is<sup>2</sup>not limited  $\square$  is limited as follows:

- 7. Other matters concerning the manner in which the entity deals with interests in real property: N/A
- 8. This Statement of Authority is executed on behalf of the entity pursuant to the provisions of §38-30-172, C.R.S.<sup>‡</sup>
- 9. The Statement of Authority amends and supercedes in all respects any and all prior dated Statements of Authority executed on behalf of the entity.

Executed this

16

day of December

, 2021

2534 Larimer Five Points, LLC, a SC limited liability company

Jodie W. McLean, Chief Executive Officer

<sup>&</sup>lt;sup>1</sup> This form should not be used unless the entity is capable of holding title to real property.

<sup>&</sup>lt;sup>2</sup> The absence of any limitation shall be prima facie evidence that no such limitation exists.

<sup>&</sup>lt;sup>3</sup> The statement of authority must be recorded to obtain the benefits of the statute.

State of COLUMBIA ) ) ss District County of ) CCEM BED The foregoing Statement of Authority was acknowledged before me this 16+ day of 16+ , 2021 December by Jodie W. McLean, Chief Executive Officer of 2534 Larimer Five Points, LLC Witness my hand and official seal, My commission expires:  $\frac{6}{30}/2023$ a Notary SABRINA J. BARBER NOTARY PUBLIC DISTRICT OF COLUMBIA My Commission Expires June 30, 2023 WHEN RECORDED RETURN TO: Tom Kiler, 2700 Larimer Street, Suite B Denver, CO 80205 and the state of t



## STATEMENT OF AUTHORITY (§38-30-172, C.R.S.)

1. This Statement of Authority relates to an entity <sup>1</sup> name
---

2550 Five Points RINO, LLC

- 2. The type of entity is a:
  - nonprofit corporation
     limited liability company
     general partnership
     limited partnership

registered limited liability partnership
 registered limited liability limited partnership
 limited partnership association
 government or governmental subdivision or agency
 trust

- 3. The entity is formed under the laws of South Carolina
- 4. The mailing address for the entity is Attn: Tom Kiler, 2700 Larimer Street, Suite B Denver, CO 80205
- 5. The X name X position of each person authorized to execute instruments conveying, encumbering or otherwise affecting title to real property on behalf of the entity is Tom Kiler Managing Director, Jodie W. McLean Chief Executive Officer,
  Math Carde, Chief Executive Officer, Network, Director, Jodie W. McLean Chief Executive Officer,

Mark Garside - Chief Financial Advisor, William C. Caldwell, Managing Director

- 6. The authority of the foregoing person(s) to bind the entity: ⊠ is²not limited □ is limited as follows: N/A
- 7. Other matters concerning the manner in which the entity deals with interests in real property: N/A
- 8. This Statement of Authority is executed on behalf of the entity pursuant to the provisions of §38-30-172, C.R.S.<sup>1</sup>
- 9. The Statement of Authority amends and supercedes in all respects any and all prior dated Statements of Authority executed on behalf of the entity.

Executed this day of December , 2021

 2550 Five Points RINO, LLC, a SC limited hability company

 Additional and the second seco

Jodie W. McLean, Chief Executive Officer

<sup>&</sup>lt;sup>1</sup> This form should not be used unless the entity is capable of holding title to real property.

<sup>&</sup>lt;sup>2</sup> The absence of any limitation shall be prima facie evidence that no such limitation exists.

<sup>&</sup>lt;sup>3</sup> The statement of authority must be recorded to obtain the benefits of the statute.

State of ) OLUMBIN ) ss ) County of strict 16+ The foregoing Statement of Authority was acknowledged before me this day of APURCE 16+ , 2021 December by Jodie W. McLean, Chief Executive Officer of 2550 Five Points RINO, LLC Witness my hand and official seal. My commission expires: 6/30/2023 Notary Public SABRINA J. BARBER NOTARY PUBLIC DISTRICT OF COLUMBIA My Commission Expires June 30, 2023

## WHEN RECORDED RETURN TO:

## STATEMENT OF AUTHORITY (§38-30-172, C.R.S.)

1.	This Statement of Authority relates to an entity' named       •         2644 Five Points RINO, LLC       •
2.	The type of entity is a: <ul> <li>corporation</li> <li>registered limited liability partnership</li> <li>nonprofit corporation</li> <li>registered limited liability limited partnership</li> <li>limited liability company</li> <li>limited partnership</li> <li>general partnership</li> <li>limited partnership</li> <li>limited partnership</li> <li>trust</li> </ul>
3.	The entity is formed under the laws of South Carolina
4.	The mailing address for the entity is Attn. Tom Kiler, 2700 Larimer Street, Suite B Denver, CO 80205
5.	The 🗵 name 🗵 position of each person authorized to execute instruments conveying, encumbering or otherwise affecting
	title to real property on behalf of the entity is Tom Kiler - Managing Director, Jodie W. McLean - Chief Executive Officer, Mark Garside - Chief Financial Advisor, William C. Caldwell, Managing Director
6.	The authority of the foregoing person(s) to bind the entity: $\boxtimes$ is <sup>2</sup> not limited $\square$ is limited as follows: N/A
7.	Other matters concerning the manner in which the entity deals with interests in real property:           N/A
8.	This Statement of Authority is executed on behalf of the entity pursuant to the provisions of §38-30-172, C.R.S.
9.	The Statement of Authority amends and supercedes in all respects any and all prior dated Statements of Authority executed on behalf of the entity.
Éx	ecuted this to day of December , 2021
	2644 Five Points RINO, LLC, a SC limited liability company
	Amuleun

Jodie W McLean, Chief Executive Officer

This form should not be used unless the entity is capable of holding title to real property. The absence of any limitation shall be prima facie evidence that no such limitation exists. The statement of authority must be recorded to obtain the benefits of the statute.

State of Columbia County of District ) ) ss )

county of			,			2
The foregoi	ng Statemen	t of Authority	was acknowl	edged before me this	16+	day of DecemBER
December	16+	2021	by	Jodie W. McLean, Chief E	xecutive Officer of 2644	

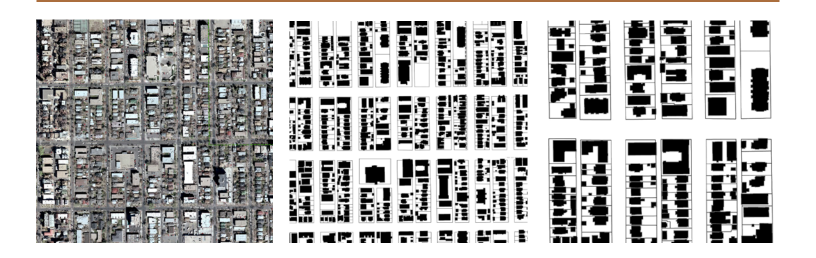
Witness my hand and official seal. la My commission expires:  $\frac{b}{30} \frac{2023}{2023}$ Notary

## WHEN RECORDED RETURN TO:

Tom Kiler, 2700 Larimer Street, Suite B Denver, CO 80205



## **PUD-G 28**



# 2534-2623 Larimer St, 2609, 2635, 2641 Lawrence St 2021I-00175

February 3, 2022

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# **CHAPTER 1. ESTABLISHMENT AND INTENT**

### SECTION 1.1 PUD-G 28 ESTABLISHED

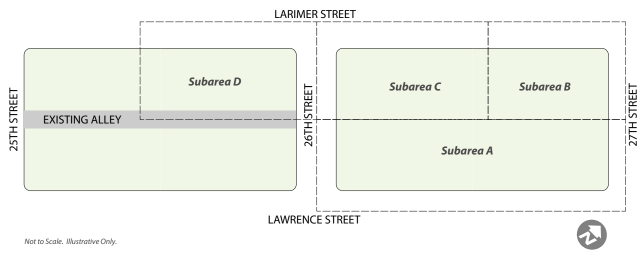
The provisions of this PUD-G 28 apply to the land depicted on the Official Zoning Map with the label PUD-G 28, and more generally described as approximately 3.17 acres of land within the South-East ¼ of Section 27, Township 3 South, Range 68 West of the 6th P.M, City and County of Denver, State of Colorado.

#### 1.1.1 Subareas Established

The following subareas are hereby established within PUD-G 28 for the purpose of applying the zoning standards contained herein. All subareas established are shown generally on Figure 1-1 below and described legally as follows:

- A. Subarea A Legal Description BEING ALL OF ... SUBAREA "A" CONTAINS XX,XXX SQUARE FEET, X.XXX ACRE MORE OR LESS.
- B. Subarea B Legal Description BEING ALL OF ... SUBAREA "B" CONTAINS XX,XXX SQUARE FEET, X.XXX ACRE MORE OR LESS.
- C. Subarea C Legal Description BEING ALL OF ... SUBAREA "C" CONTAINS XX,XXX SQUARE FEET, X.XXX ACRE MORE OR LESS.
- D. Subarea D Legal Description BEING ALL OF ... SUBAREA "D" CONTAINS XX,XXX SQUARE FEET, X.XXX ACRE MORE OR LESS.

Figure 1-1: Subareas Established in this PUD-G 28



### SECTION 1.2 PUD-G 28 GENERAL PURPOSE

The general purpose of this PUD-G 28 is to provide more prescriptive requirements than the conventional building form regulations found in the Denver Zoning Code to facilitate redevelopment of an underutilized site with mixed residential and commercial uses and open space amenities that are compatible with and contribute to the vibrancy of the surrounding neighborhood.



### SECTION 1.3 PUD-G 28 SPECIFIC INTENT

More specifically, PUD-G 28 is intended to:

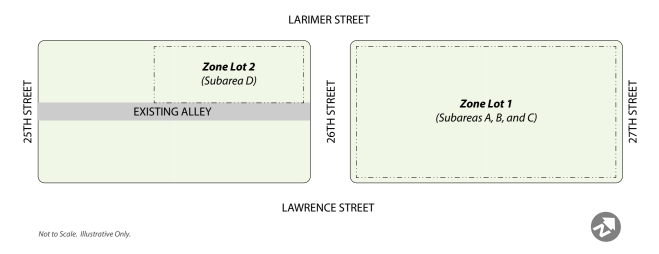
- 1.3.1 Respond to the unique and extraordinary circumstances associated with the Property, which circumstances require redeveloping the site in a manner sensitive to the existing and historical context of this neighborhood, including but not limited to:
  - A. facilitating compatible development through appropriate building form and design standards that are not available or required under a traditional form based zone district in the Denver Zoning Code in an effort to respond to and respect the historical context, scale, and mix of uses of the neighborhood;
  - B. allowing mixed-use development that contributes to the vibrancy of the surrounding neighborhood and that facilitates appropriate transitions between uses on the subject site and existing residential uses to the south, east and north;
  - C. connecting the historic aspects and scale of neighboring Ballpark and Curtis Park Historic Districts, by varying the heights of new structures and repositioning, preserving, and complementing character-defining features of existing structures to ensure that they remain relevant and vibrant;
  - D. creating more substantial public realm and open space areas to enhance pedestrian activity and connectivity for the community;
  - E. ensuring quality, human-scaled building design that respects the character and historic nature of the corridor; and
  - F. activating and expanding an emerging node of activity along a street identified as a Community Corridor in Blueprint Denver with an innovative, sustainable, and equitable development that will offer affordable housing and a robust retail ecosystem.
- 1.3.2 Facilitate the creation of significant public benefits not allowed or guaranteed by a traditional zone district, including:
  - A. affordable housing;
  - B. enhanced open space/public realm;
  - C. human scaled building design with active ground floor uses;
  - D. expanded retail and neighborhood serving uses; and
  - E. preservation of specific buildings or building elements in whole or in part to provide continuity of character and scale with the existing context.

### SECTION 1.4 ZONE LOTS ESTABLISHED

This PUD-G 28 establishes two Zone Lots whose boundaries are shown generally in Figure 1-2 below. Zone Lot 1 shall be entirely within Subareas A, B, and C, and Zone Lot 2 shall be entirely within Subarea D. Determination of Primary and Side Street Zone Lot Lines is established in Section 6.6.2.A of this PUD-G 28.



Figure 1-2: Zone Lots Established in this PUD-G 28



# **CHAPTER 2. NEIGHBORHOOD CONTEXT DESCRIPTION**

### SECTION 2.1 GENERAL URBAN NEIGHBORHOOD CONTEXT DESCRIPTION

All development within Subarea A of this PUD-G 28 shall conform to Denver Zoning Code, Division 6.1, General Urban Neighborhood Context Description, as amended from time to time.

### SECTION 2.2 URBAN CENTER NEIGHBORHOOD CONTEXT DESCRIPTION

All development within Subareas B, C, and D of this PUD-G 28 shall conform to Denver Zoning Code, Division 7.1, Urban Center Neighborhood Context Description, as amended from time to time.

# **CHAPTER 3. UNDERLYING ZONE DISTRICTS**

### SECTION 3.1 SUBAREA A

Development within Subarea A of this PUD-G 28 shall conform to Denver Zoning Code, Division 6.2, Districts, as specifically applicable to the G-RX-5 Zone District, as amended from time to time, except as modified in this PUD-G 28.

### SECTION 3.2 SUBAREA B

Development within Subarea B of this PUD-G 28 shall conform to Denver Zoning Code, Division 7.2, Districts, as specifically applicable to the C-MX-5 Zone District, as amended from time to time, except as modified in this PUD-G 28.

### SECTION 3.3 SUBAREA C

Development within Subarea C of this PUD-G 28 shall conform to Denver Zoning Code, Division 7.2, Districts, as specifically applicable to the C-MX-8 Zone District, as amended from time to time, except as modified in this PUD-G 28.

### SECTION 3.4 SUBAREA D

Development within Subarea D of this PUD-G 28 shall conform to Denver Zoning Code, Division 7.2, Districts, as specifically applicable to the C-MX-5 Zone District, as amended from time to time, except as modified in this PUD-G 28.



# **CHAPTER 4. DESIGN STANDARDS**

Development within this PUD-G 28 shall conform to Denver Zoning Code Division 6.3, Design Standards, as specifically applicable to the G-RX-5 Zone District (Subarea A), or Division 7.3, Design Standards, as specifically applicable to the C-MX-5 Zone District (Subareas B and D) and C-MX-8 Zone District (Subarea C), as amended from time to time, with the following modifications, additions, and exceptions.

### SECTION 4.1 BUILDING FORM INTENT

Denver Zoning Code Section 6.3.2, Building Form Intent, and Section 7.3.2, Building Form Intent, as amended from time to time, shall apply to this PUD-G 28, with the following additions.

#### 4.1.1 Height

Arrange building heights at the edges of PUD-G 28 to provide a transition to the lower heights allowed in adjacent areas.

#### 4.1.2 Residential Setbacks

Provide transitional space between the edge of a public sidewalk and Street Level residential dwellings.

#### 4.1.3 Upper Story Setback

Maintain the general appearance of a predominantly 3-story maximum height near the sidewalk edge by requiring an Upper Story Setback at taller heights.

#### 4.1.4 Open Space

Encourage the provision of publicly accessible open space that enhances pedestrian connections and creates activated amenity space for users and visitors.

### SECTION 4.2 PRIMARY BUILDING FORM STANDARDS

#### 4.2.1 District Specific Standards Summary

- A. Primary Structures in this PUD-G 28 shall use the Shopfront Building Form.
- B. There shall be no maximum number of structures per Zone Lot in this PUD-G 28.

#### 4.2.2 District Specific Standards

All development, except detached accessory structures, in this PUD-G 28 shall conform to Denver Zoning Code Section 6.3.3.3, District Specific Standards, as applicable to the G-RX-5 Zone District (Subarea A), or Section 7.3.3.3, District Specific Standards, as applicable to the C-MX-5 Zone District (Subareas B and D) and C-MX-8 Zone District (Subarea C), as amended from time to time, except as modified in this PUD-G 28 with the following exceptions, additions, and modifications set forth in the following table.

### SHOPFRONT

Subarea A (based on G-RX-5)	Subarea B (based on C-MX-5)	Subarea C (based on C-MX-8)	Subarea D (based on C-MX-5)			
See Underlying Zone Districts for Additional Applicable Height Standards Not Listed Below						
5	5	7	5			
na/70′	24'/70'	24'/89'	24'/70'			
onal Height Limitations See Section 4.3.1						
	(based on G-RX-5) e Districts for Additional Applicable 5	(based on G-RX-5)(based on C-MX-5)e Districts for Additional Applicable Height Standards No555100/100/100/100/100/100/100/100/100/100	(based on G-RX-5)(based on C-MX-5)(based on C-MX-8)e Districts for Additional Applicable Height Standards Not Listed Below557na/70'24'/70'24'/89'			

SITING	Subarea A (based on G-RX-5)	Subarea B (based on C-MX-5)	Subarea C (based on C-MX-8)	Subarea D (based on C-MX-5)	
See Underlying Zone Districts for	Additional Applicable	e Siting Standards No	t Listed Below	· · · ·	
REQUIRED BUILD-TO					
Primary and Side Street (min build-to % within min/max range)	75% 0'/15' Frontages Subject to a Residential Setback: 7'/20'				
RESIDENTIAL SETBACKS					
Primary and Side Street (min)			7'		
OPEN SPACE					
Private Open Space (min)	10% See Section 6.6.2.B	10% See Section 6.6.2.B	10% See Section 6.6.2.B	na	
DESIGN ELEMENTS	Subarea A (based on G-RX-5)	Subarea B (based on C-MX-5)	Subarea C (based on C-MX-8)	Subarea D (based on C-MX-5)	
See Underlying Zone Districts for Addi	tional Applicable Desi	ign Elements Standard	ds Not Listed Below		
BUILDING CONFIGURATION					
Street Level Height (min)	na	16′	16′	16′	
Upper Story Setback above 3 stories or 45' (min % of Primary and Side Street-facing zone lot width/min setback)	60% / 5′				
Upper Story Setback above 5 stories or 70' (min % of Primary and Side Street-facing zone lot width/min setback)	na	na	80% / 10' See Section 4.3.2	na	
Limitation on Visible Parking Above Street Level for Structures over 5 stories or 70' in Height (min % of Primary and Side Street-facing zone lot width)	na	70% See Section 4.3.3	70% See Section 4.3.3	70% See Section 4.3.3	
INCREMENTAL MASS REDUCTION					
Incremental Mass Reduction for Stories 3-5 (min)	10%				
Incremental Mass Reduction for Stories 6-7 (min)	na	na	15%	na	
STREET LEVEL ACTIVATION					
Transparency, Primary Street (min for all uses)	60%				
Transparency, Side Street (min for all uses)	40%				
Additional Pedestrian Access, Primary and Side Street	Each Street Level Dwelling Unit shall have a Dwelling Unit Entrance with Entry Feature				

USES	Subarea A (based on G-RX-5)	Subarea B (based on C-MX-5)	Subarea C (based on C-MX-8)	Subarea D (based on C-MX-5)	
See Underlying Zone Districts for Additional Applicable Uses Standards Not Listed Below					
Street Level Active Uses (min Primary Street % within Build-To min/max range and with Street Level Active Uses)		7.	5%		
Street Level Nonresidential Active Uses (min Primary Street % within Build-To min/max range and with Street Level Active Uses)	na	50% See Section 4.3.4	50% See Section 4.3.4	50% See Section 4.3.4	



### SECTION 4.3 SUPPLEMENTAL DESIGN STANDARDS

#### 4.3.1 Building Height Areas

#### A. Intent

To vary the height and massing of buildings to respond to the surrounding context and create a transition to the lower heights allowed in adjacent areas.

#### B. Applicability

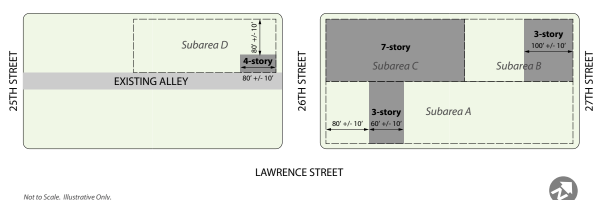
This Section 4.3.1 applies to all Primary Structures in this PUD-G 28.

#### C. Standard

1. Maximum Building Height for Structures in specific areas of this PUD-G 28 shall be limited to 3, 4, 5 and 7 stories with maximum height in feet as indicated in the following table and Figure 4-1.

MAXIMUM HEIGHT IN PUD-G 28					
MAXIMUM HEIGHT IN STORIES	MAXIMUM HEIGHT IN FEET				
3 stories	45'				
4 stories	60′				
5 stories	70′				
7 stories	89′				

Figure 4-1: Building Height Limitations in this PUD-G 28



#### LARIMER STREET

- 2. The location of height definition areas in Subareas A, B, and D only may vary from the boundaries shown in the preceding figure by an amount not to exceed ten feet (10') measured horizontally and parallel to the:
  - a. Lawrence Street Primary Zone Lot Line in Subarea A;
  - b. Larimer Street Primary Zone Lot Line in Subarea B; or
  - c. Larimer Street Primary Zone Lot Line or 26th Street Side Street Zone Lot Line in Subarea D.



#### 4.3.2 Upper Story Setbacks

#### A. Intent

To break down the general appearance of and provide additional pedestrian space between the tallest portions of buildings from the sidewalk edge.

#### B. Applicability

This Section 4.3.2 applies to all Primary Structures in Subarea C of this PUD-G 28.

#### C. Standard

Any portion of a building that extends directly from the Street Level to the maximum 7 stories in height shall at least meet the required minimum upper story setback above 3 stories or 45 feet as set forth in the building form table.

#### 4.3.3 Limitation on Visible Parking Above Street Level

#### A. Intent

To minimize the visibility, and impacts of structured parking and promote visual interest on upper story building facades.

#### **B.** Applicability

This Section 4.3.3 applies to all Primary Structures in this PUD-G 28 that are greater than 5 stories or 70 feet in height (excluding permitted height exceptions) and include structured parking above Street Level.

#### C. Standard

- 1. Uses that meet the Limitation on Visible Parking Above Street Level shall occupy floor area above Street Level for a minimum depth of 15 feet from the Primary or Side Street frontage (may include the depth of recessed balcony or terrace areas and insets for building articulation up to 10 feet in depth) to wrap structured parking.
- 2. Uses that meet the Limitation on Visible Parking Above Street Level shall include all primary uses, but shall not include Parking Spaces or Parking Aisles for the minimum specified percentage of the Primary or Side Street-facing Zone Lot Width.

#### 4.3.4 Street Level Nonresidential Active Uses

#### A. Intent

To promote activity on the street and sidewalk and encourage a vibrant urban environment with uses accessible to the general public.

#### B. Applicability

This Section 4.3.4 applies to all Primary Structures in Subareas B, C, and D of this PUD-G 28.

#### C. Standard

- 1. Street Level nonresidential active uses include all permitted primary uses except the following:
  - a. Dwelling, Single Unit;
  - b. Dwelling, Two Unit
  - c. Dwelling, Multi-Unit;
  - d. Dwelling, Live / Work;
  - e. Automobile Services, Light;
  - f. Mini-storage Facility; or
  - g. Wholesale Trade or Storage, Light.



- 2. Street Level nonresidential active uses include all permitted accessory uses except the following:
  - a. Accessory uses associated with primary uses prohibited by Section 4.3.4.C.1;
  - b. Outdoor Storage, General;
  - c. Outdoor Storage, Limited;
  - d. Car Wash Bay Accessory to Automobile Services or Hotel Uses; or
  - e. Drive Through Facility Accessory to Eating/Drinking Establishments and to Retail Sales, Service, and Repair Uses.
- 3. Street Level nonresidential active uses shall not include Parking Spaces or Parking Aisles.
- 4. Street Level nonresidential active uses shall occupy Street Level floor area for a minimum depth of 15 feet (may include the depth of a recessed entrance allowed to meet minimum pedestrian access standards).
- 5. The portion of the building facade that meets the Street Level nonresidential active use requirement shall contain at least one window or door that meets the requirements in Denver Zoning Code Section 13.1.6.3, Street Level Activation.
- 6. The length of any build-to alternatives permitted by Section 4.4.1, except the Private Open Space alternative, shall not apply toward the required percentage of Street Level building frontage that must be occupied by Street Level nonresidential active uses.

#### 4.3.5 Other Supplemental Design Standards in Underlying Zone Districts

All other applicable Supplemental Design Standards set forth in Denver Zoning Code Section 6.3.5 (Subarea A) and Section 7.3.5 (Subareas B, C, and D) shall apply to this PUD-G 28.

### SECTION 4.4 DESIGN STANDARD ALTERNATIVES

#### 4.4.1 Required Build-to Alternatives

#### A. Intent

To help define the public realm and enhance the visual quality of the built environment where it is not possible to define the street and public sidewalk edge with building facades.

#### B. Applicability

This Section 4.4.1 applies to all Primary Structures in this PUD-G 28

#### C. Alternative

The following alternatives may be used singularly or in combination as alternatives to a required build-to standard in this PUD-G 28 and may count toward the required build-to no more than as described in the following table, provided all alternatives meet the requirements stated in Denver Zoning Code Section 13.1.5.7.E, Build-to Alternative Requirements:

REQUIRED BUILD-TO ALTERNATIVES					
PRIVATE OPEN SPACE (MAX % OF BUILD-TO)	GARDEN WALL (MAX % OF BUILD-TO)	GARDEN WALL WITH COVERED SEATING FOR PEDESTRIANS (MAX % OF BUILD-TO)	PERGOLA (MAX % OF BUILD-TO)	ARCADE (MAX % OF BUILD-TO)	
25%	25%*	30%*	30%*	100%	

\*If used in combination with each other, the garden wall, garden wall with covered seating for pedestrians and pergola alternatives may count toward no more than 30% of required build-to.



#### 4.4.2 Street Level Transparency Alternatives

#### A. Intent

To provide visual interest on building facades, to activate the public street and sidewalk, and enhance the visual quality of the built environment along Street Level facade areas where windows do not provide sufficient transparency.

#### B. Applicability

This Section 4.4.2 applies to all Primary Structures in this PUD-G 28

#### C. Allowance

The following alternatives may be used singularly or in combination as alternatives to a required transparency standard in this PUD-G 28 and may count toward required transparency no more than as described in the table below, provided all alternatives meet the requirements stated in Denver Zoning Code Section 13.1.6.3.A.5, Transparency Alternative Requirements:

TRANSPARENCY ALTERNATIVES						
ZONE LOT LINE DESIGNATION	DISPLAY CASES AND AUTOMATED TELLER MA- CHINES (MAX)	WALL DESIGN ELEMENTS (MAX)	PERMANENT OUTDOOR EATING / SERVING AREAS (MAX)	PERMANENT ART (MAX)	COMBINATION OF ALTERNATIVES (MAX)	
Primary and Side Street	0%	50%	0%	50%	80%	

#### 4.4.3 Other Design Standard Alternatives in Underlying Zone Districts

All other applicable Design Standard Alternatives set forth in Denver Zoning Code Section 6.3.6 (Subarea A) and Section 7.3.6 (Subareas B, C, and D) shall apply to this PUD-G 28.

### SECTION 4.5 DESIGN STANDARD EXCEPTIONS

#### 4.5.1 Height Exceptions

#### A. Intent

To allow building features to exceed maximum height for utility purposes and/or limited recreation or building amenities in the higher intensity zone districts/larger forms.

#### B. Applicability

This Section 4.5.1 applies to all Primary Structures in this PUD-G 28.

#### C. Exception

Height exceptions for Primary Structures set forth in Denver Zoning Code Section 6.3.7.1.C, Height Exceptions (Subarea A) or Section 7.3.7.1.C, Height Exceptions (Subareas B, C, and D) shall apply with the following exceptions, additions, and modifications:

- 1. A Parapet Wall and/or Safety Railing to may encroach into the upper story setback up to a maximum of 5 feet.
- 2. No height exception shall exceed the maximum building height in feet set forth by Section 4.2.2, District Specific Standards, or Section 4.3.1, Building Height Areas, of this PUD-G 28 by more than 15 feet.

#### 4.5.2 Other Design Standard Exceptions in Underlying Zone Districts

All other applicable Design Standard Exceptions set forth in Denver Zoning Code Section 6.3.7 (Subarea A) and Section 7.3.7 (Subareas B, C, and D) shall apply to this PUD-G 28.



### SECTION 4.6 INTEGRATION OF EXISTING FACADES

#### 4.6.1 Intent

To maintain exterior design features and architectural elements that contribute to the character and context of the neighborhood.

#### 4.6.2 Applicability

This Section 4.6 applies to all Primary Structures in Subarea B of this PUD-G 28.

#### 4.6.3 Standard

The 2-story brick façade of the Structure at 2644 Larimer St. shall be repaired and integrated into any new development in Subarea B, as shown in Figure 4-2. Elements to be retained or reinstated in their original configuration include:

- A. Decorative masonry cornice at the top of the second story
- B. Second-story arched window openings with irregular spacing
- C. Shopfront with inset doorway and display windows

Figure 4-2: Facade Integration in this PUD-G 28



### **CHAPTER 5. USES AND REQUIRED MINIMUM PARKING**

### SECTION 5.1 USES

All uses established in this PUD-G 28 shall conform to Denver Zoning Code Division 6.4, Uses and Required Minimum Parking, as applicable to the G-RX-5 Zone District (Subarea A), or Division 7.4, Uses and Required Minimum Parking, as applicable to the C-MX-5 Zone District (Subareas B and D) and C-MX-8 Zone District (Subarea C), as amended from time to time.

### SECTION 5.2 REQUIRED MINIMUM PARKING

All uses established in this PUD-G 28 shall conform to the minimum vehicle and bicycle parking requirements set forth in Denver Zoning Code Division 6.4, Uses and Required Minimum Parking, as applicable to the G-RX-5 Zone District (Subarea A), or Division 7.4, Uses and Required Minimum Parking, as applicable to the C-MX-5 Zone District (Subareas B and D) and C-MX-8 Zone District (Subarea C), as amended from time to time.



# **CHAPTER 6. ADDITIONAL STANDARDS**

### SECTION 6.1 ARTICLE 1 OF THE DENVER ZONING CODE

#### 6.1.1 Applicability

Development in this PUD-G 28 shall conform to Denver Zoning Code Article 1, General Provisions, as amended from time to time.

### SECTION 6.2 ARTICLE 9 OF THE DENVER ZONING CODE

#### 6.2.1 Applicability

Development in this PUD-G 28 shall conform to Denver Zoning Code, Article 9, Special Districts, as amended from time to time, with the following exceptions, additions, and modifications:

#### 6.2.2 Amendments to Approved PUD District Plans

This PUD-G 28 may be amended by subarea, platted lots, or mete and bounds parcels, as allowed in Denver Zoning Code, Section 9.6.1.4, Amendment to Approved PUD District Plans.

### SECTION 6.3 ARTICLE 10 OF THE DENVER ZONING CODE

#### 6.3.1 Applicability

Development in this PUD-G 28 shall conform to Denver Zoning Code Article 10, General Design Standards, as applicable to the G-RX-5 Zone District (Subarea A), C-MX-5 Zone District (Subareas B and D), or C-MX-8 Zone District (Subarea C), as amended from time to time, with the following exceptions, additions, and modifications:

#### 6.3.2 Bicycle Parking

Bicycle parking required by Denver Zoning Code, Section 10.4.3, Bicycle Parking, may be provided on any Zone Lot within this PUD-G 28 regardless of whether the use generating the minimum required bicycle parking is also located on the same Zone Lot.

#### 6.3.3 Loading

On-site loading spaces required by Denver Zoning Code, Section 10.4.8, Loading, may be provided on any Zone Lot within this PUD-G 28 regardless of whether the use generating the minimum required on-site loading spaces is also located on the same Zone Lot.

### SECTION 6.4 ARTICLE 11 OF THE DENVER ZONING CODE

#### 6.4.1 Applicability

Establishment of uses in this PUD-G 28 shall conform to Denver Zoning Code, Article 11, Use Limitations and Definitions, as applicable to the G-RX-5 Zone District (Subarea A), C-MX-5 Zone District (Subareas B and D), or C-MX-8 Zone District (Subarea C), as amended from time to time.

### SECTION 6.5 ARTICLE 12 OF THE DENVER ZONING CODE

#### 6.5.1 Applicability

All development in this PUD-G 28 shall conform to Denver Zoning Code, Article 12, Procedures and Enforcement, as amended from time to time.

### SECTION 6.6 ARTICLE 13 OF THE DENVER ZONING CODE

#### 6.6.1 Applicability

All development in this PUD-G 28 shall conform to Denver Zoning Code, Article 13, Rules of Measurement and Definitions, as amended from time to time, with the following exceptions, additions, and modifications:



#### 6.6.2 Rules of Measurement for Siting Form Standards

#### A. Determination of Primary and Side Street Zone Lot Lines

#### 1. Intent

To determine Zone Lot Lines that address the site's unique attributes, including prominent commercial frontages on Larimer Street, pedestrian and bicycle-focused frontages along 26th Street and 27th Street, and the transition to more residential character on Lawrence Street.

#### 2. Applicability

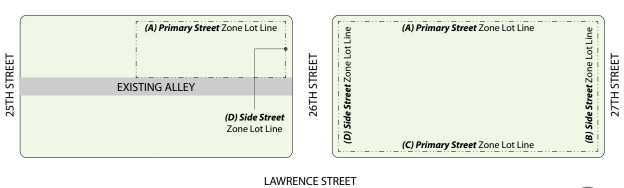
This Section 6.6.2.A applies to all Zone Lots in this PUD-G 28.

#### 3. Standard

Determination of Zone Lot Lines provide a reference for measurement of standards related to building form and placement (e.g. build-to, transparency, street level activation, Private Open Space), as referenced in Chapter 4 of this PUD-G 28. Denver Zoning Code Section 13.1.5.2, Determination of Primary Street Zone Lot Line, Side Street Zone Lot Line, Side Interior Zone Lot Line, and Rear Zone Lot Line for All Zone Districts EXCEPT CC, MX, MS, C-CCN, D-AS-12+, D-AS-20+, D-CPV-T, D-CPV-R, and D-CPV-C Zone Districts, and Section 13.1.5.3 Determination of Primary Street, Side Street, Side Interior, and Rear Zone Lot Lines for all CC, MX, and MS Zone Districts, shall not apply. Instead, the following Zone Lot Line determinations shall apply to development within PUD-G 28, and administrative adjustments or variances to such determinations are prohibited:

- a. The Zone Lot Line abutting Larimer Street is designated as a Primary Street Zone Lot Line [(A) in Figure 6-1]
- b. The Zone Lot Line abutting 27th Street is designated as a Side Street Zone Lot Line [(B) in Figure 6-1].
- c. The Zone Lot Line abutting Lawrence Street is designated as a Primary Zone Lot Line [(C) in Figure 6-1].
- d. The Zone Lot Line abutting 26th Street is designated as a Side Street Zone Lot Line [(D) in Figure 6-1].

Figure 6-1: Primary and Side Street Zone Lot Lines in this PUD-G 28



#### LARIMER STREET

Not to Scale. Illustrative Only

#### **B.** Required Private Open Space Standards

#### 1. Intent

- a. To create quality privately owned and maintained open spaces that provide visual interest, activate the pedestrian realm, and are adjacent and connected to surrounding public right of way.
- b. To ensure that open space is publicly accessible, while still allowing for special events and programming.
- c. To utilize open space to provide pedestrian connections through the PUD-G 28 area.

#### 2. Applicability

This Section 6.6.2.B applies to Subareas A, B, and C of this PUD-G 28.

#### 3. Standards

Private Open Space in this PUD-G 28 shall conform to Denver Zoning Code Section 13.1.6.1.B, Private Open Space, as amended from time to time, with the following exceptions, additions, and modifications.

- a. Private Open Space shall be located on the Zone Lot(s) within the boundaries of Subareas A, B, and C, and calculated as a percentage (%) using the total area of Private Open Space, subject to the below requirements, divided by the total gross square footage of all Zone Lots within the boundaries of Subareas A, B, and C, and multiplied by 100.
- b. The rule of measurement that a Private Open Space shall be fully visible from a Primary Street or Side Street shall not apply.
- c. The rule of measurement requiring at least one Minimum Contiguous Area shall not apply.
- d. Private Open Space shall be connected and contiguous and provide publicly accessible pedestrian connections with a minimum width of twelve feet (12') between 26th Street, Lawrence Street, and Larimer Street.
- e. At least 60% of Private Open Space shall be open to the sky, but canopies, awnings and other unenclosed structures are allowed within the total area open to the sky. The Private Open Space may include tables, chairs, benches, sculptures, planters, movable kiosks and carts, signage, public art, landscaping, outdoor seating (allocated to retailers or the general public), fountains and water features, plantings, and other similar elements.
- f. The Private Open Space may not be enclosed in its entirety by railings, fences, gates, or walls that do not allow public access during business hours.
- g. Private Open Space may include the operation of any unenclosed primary, accessory or temporary uses permitted by this PUD-G 28.
- h. Private Open Space may include Private Open Space used as a Build-to alternative.
- i. Reasonable and customary rules and regulations for the development, construction, use, occupation, and management of the Private Open Space may be established, posted and enforced by the owner(s) of the PUD Property with the intent of managing public health, safety and welfare and shall permit the owner(s) of the PUD Property to temporarily close all or a part of the Private Open Space to the public in connection with: initial construction; the right of tenants; occasional private events; safety and security; and maintenance, repair, snow removal and cleaning.

# DRAFT

## **CHAPTER 7. RULES OF INTERPRETATION**

Subject to Chapter 7 of this PUD-G 28, whenever a section of the Denver Zoning Code is referred to in this PUD-G 28, that reference shall extend and apply to the section referred to as subsequently amended, recodified, or renumbered; provided, however, if a section of the Denver Zoning Code, as subsequently amended, recodified, or renumbered conflicts with a provision of this PUD-G 28, this PUD-G 28 shall control.

# **CHAPTER 8. VESTED RIGHTS**

This PUD-G 28 shall be established in accordance with Denver Zoning Code Section 9.6.1.2.C, Vested Rights, and Section 9.6.1.5, Vested Rights, and vested property rights shall be created 90 days after the effective date of the ordinance approving this PUD-G 28. The property rights vested through approval of this PUD-G 28 shall remain vested for a period of 3 years and shall include the right to commence and complete development of and the right to use the site in accordance with the intent, standards, and uses set forth in the Denver Zoning Code, as amended from time to time, except as expressly modified by this PUD-G 28.

