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NOT FOR CONSTRUCTION

Prepared for:
CMHP
Charlotte Mecklenburg Housing Partnership
David Howard
4601 Charlotte Park Drive
Charlotte, NC 28217

# Double Oaks Phase II

Petition #2008-Charlotte, NC Key Date

704.342.0933 p

2008\_02\_15 First Submittal
2008\_05\_13 Second Submittal
2008\_06\_16 Public Hearing
2008\_06\_25 Zoning Committee
2008\_07\_21 City Council
2009\_01\_30 Amendment to Petition
2009\_04\_06 Second Amendment to Petition

Description

# Technical Plan Petition #2008-73

ATTACHED TO ADMINISTRATIVE APPROVAL DATED: 5-13-2009

BY: DEBRA D. CAMPBELL

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CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

Project name/#: Project / 07024

FOR PUBLIC HEARING

DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL

SP101

CHARLOTTE-MECKLENBURG
PLANNING COMMISSION

INTER - OFFICE COMMUNICATION

DATE: May 13, 2009

FROM: Debra Campbell Planning Director

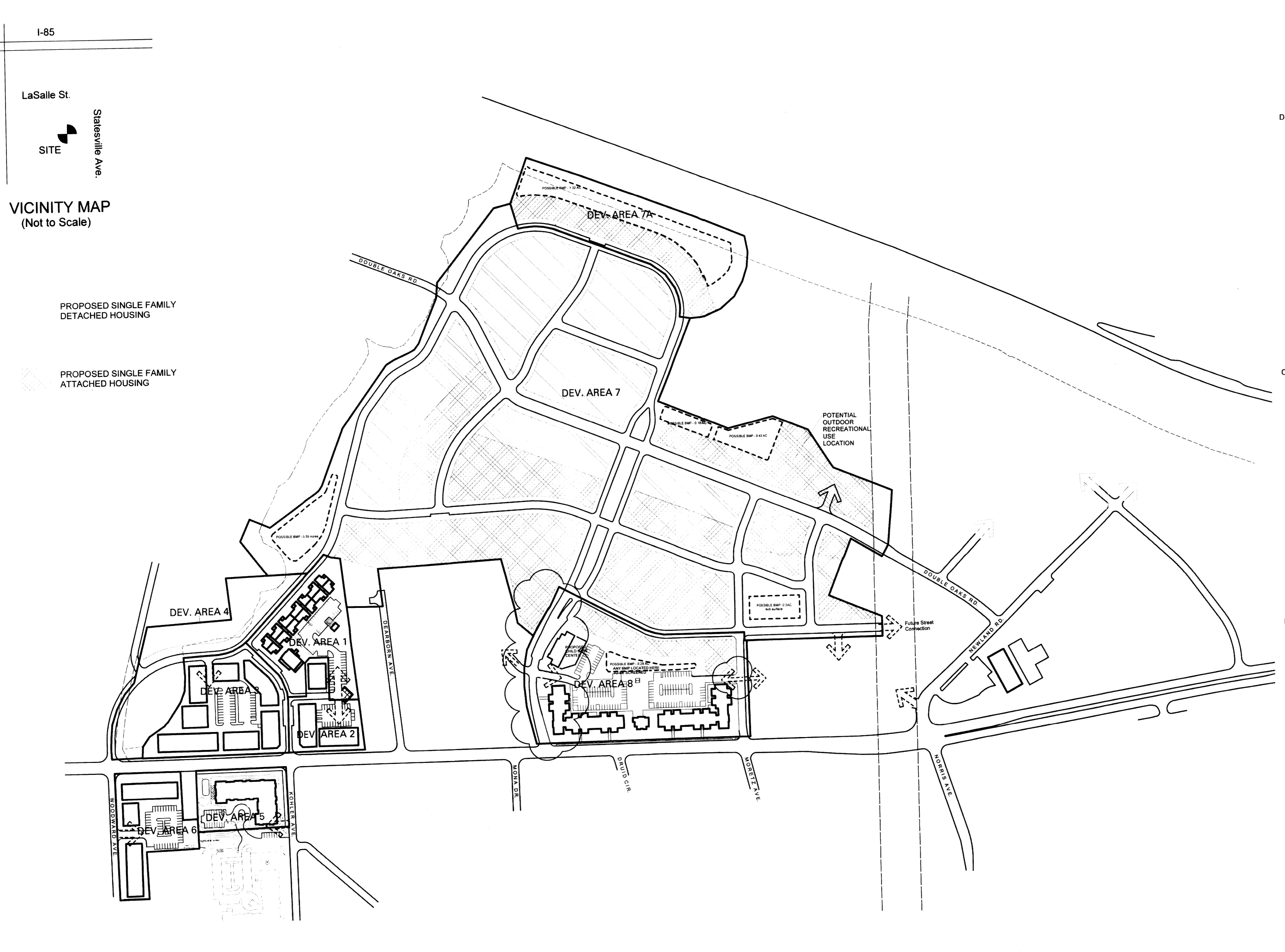
**SUBJECT:** Administrative Approval for Petition No. 2008-73 by Charlotte Mecklenburg Housing Partnership

Attached are revised plans for the above petition. The plans have been revised to make minor changes to the conditional notes for improvements along Statesville Avenue. Since these changes are minor and do not alter the intent of the development and meet the requirements of the Charlotte Zoning Ordinance Section 6.207 <u>Alterations to Approval</u>, minor changes, I am administratively approving these plans. Please use these plans when evaluating requests for building permits and certificates of occupancy.

Note all other ordinance requirements still apply.

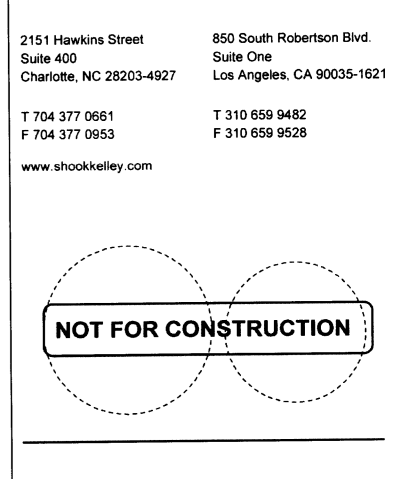
TO: Mark Fowler

Zoning Supervisor



SCHEMATIC PLAN

# shook kelley



Prepared for:
CMHP
Charlotte Mecklenburg Housing Partnership
David Howard
4601 Charlotte Park Drive
Charlotte, NC 28217
704.342.0933 p

# Double Oaks Phase II

Schematic Plan Petition #2008-73

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: 5.13.209

SAF
BY: DEBRA D. CAMPBELL

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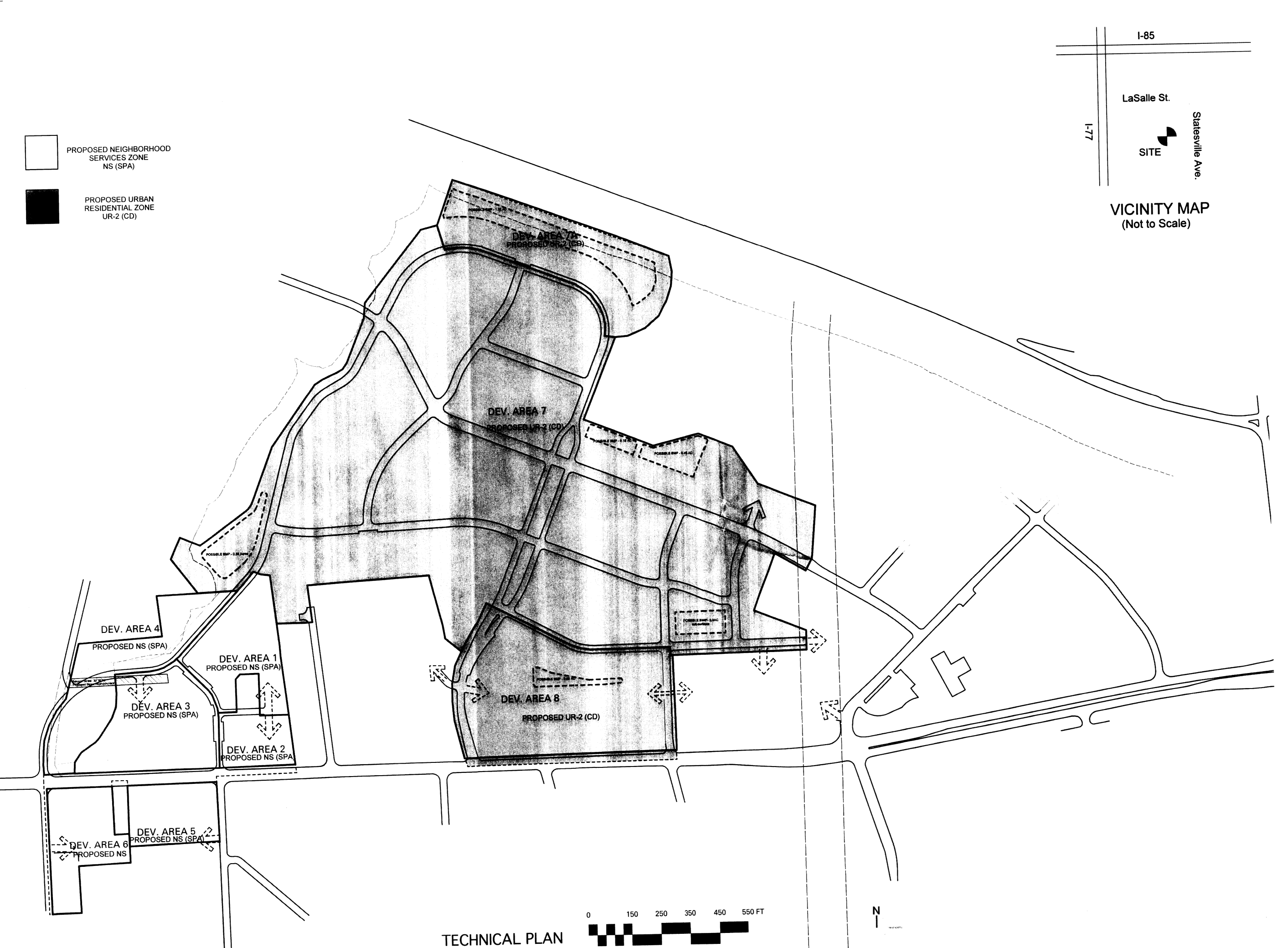
DOUBLE OAKS PH. II RE-ZONING PLAN SUBMITTAL

Project name/#: Project / 07024

CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

SP102

FOR PUBLIC HEARING

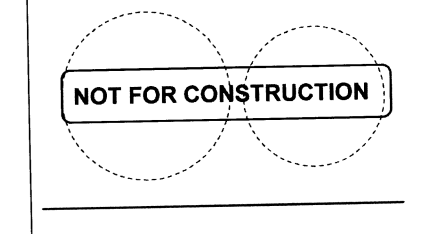


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Prepared for:
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David Howard
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# Double Oaks Phase II

Petition #2008Charlotte, NC

Key Date Description

1 2008\_02\_15 First Submittal
2 2008\_05\_13 Second Submittal
3 2008\_06\_16 Public Hearing
4 2008\_06\_25 Zoning Committee
5 2008\_07\_21 City Council
6 2009\_01\_30 Amendment to Petition
7 2009\_04\_06 Second Amendment to Petition

## Proposed Zoning Boundarie Technical Plan Petition #2008-73

APTROVAL

DATED: 05-13-2009

BY: DEBRA D. CAMPBELL

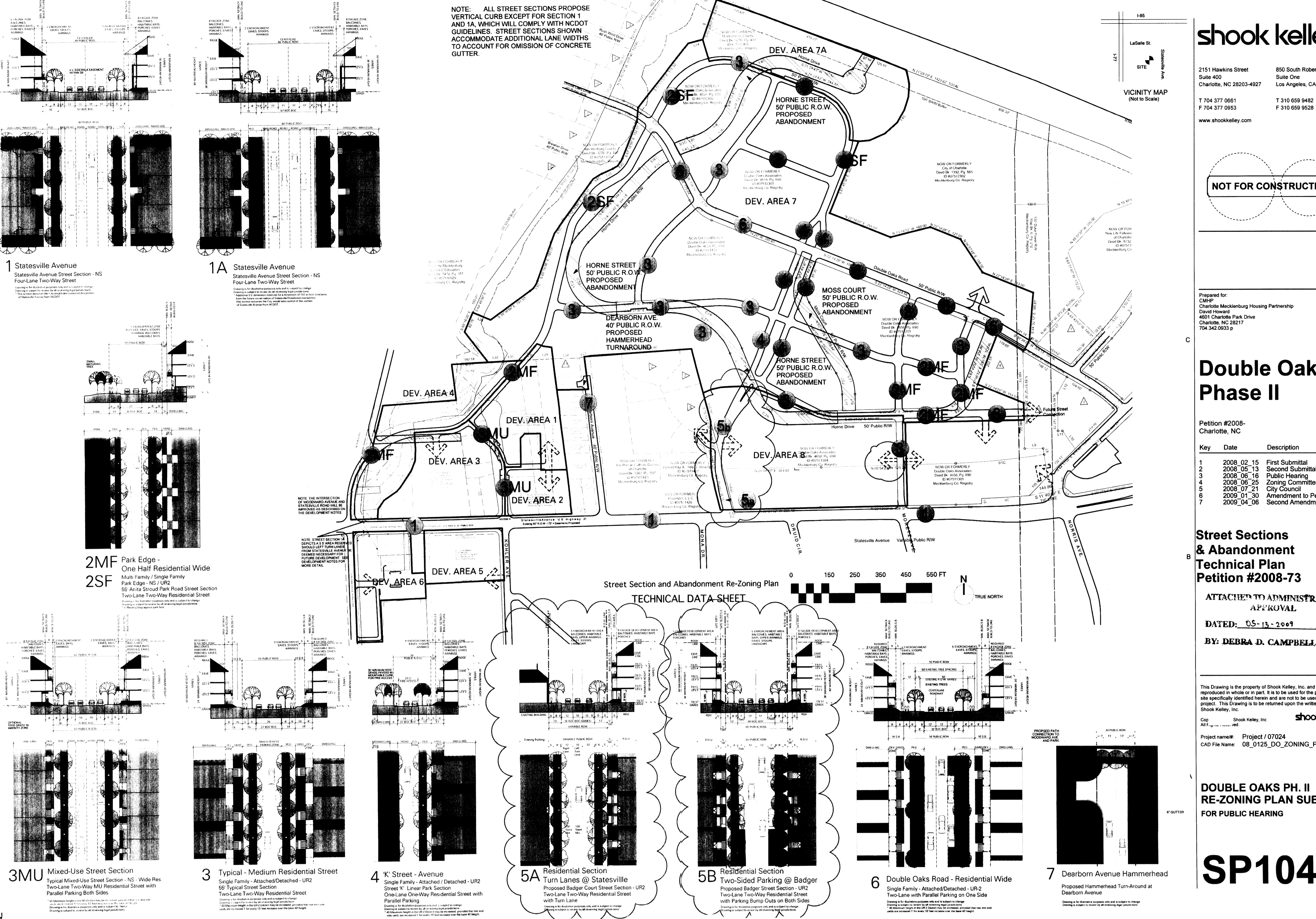
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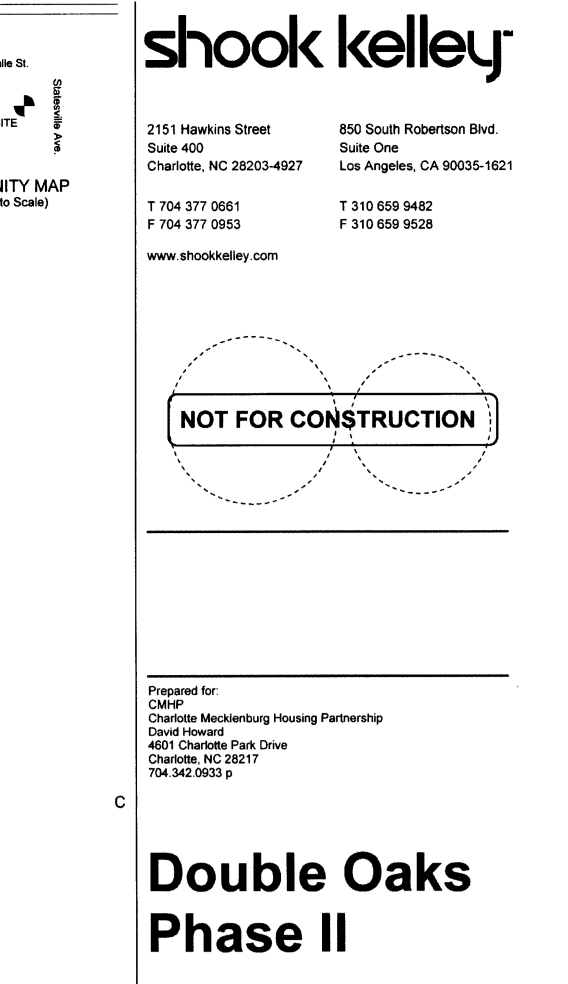
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Project name/#: Project / 07024

CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

DOUBLE OAKS PHASE II
RE-ZONING PLAN SUBMITTAL
FOR PUBLIC HEARING





Petition #2008-Charlotte, NC

> Description 2008\_02\_15 First Submittal

2008\_05\_13 Second Submittal 2008 06 16 Public Hearing 2008 06 25 Zoning Committee 2009\_01\_30 Amendment to Petition 2009\_04\_06 Second Amendment to Petition

**Street Sections** & Abandonment Technical Plan

**Petition #2008-73** ATTACHED TO ADMINISTRATIVE

APPROVAL DATED: 05-13-2009

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Project name/#: Project / 07024 CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

DOUBLE OAKS PH. II **RE-ZONING PLAN SUBMITTAL** FOR PUBLIC HEARING

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Los Angeles, CA 90035-1621

**SP104** 



**CONCEPTUAL VIEW "A"** Woodward Avenue

CONCEPTUAL VIEW "B"

Statesville Avenue

DOUBLE DAKE . VIEW 4. 4.25.00

**Double Oaks** Phase II

Petition #2008-Charlotte, NC Description

Prepared for: CMHP Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

2008\_02\_15 First Submittal Second Submittal 2008\_06\_16 Public Hearing
2008\_06\_25 Zoning Committee
2008\_07\_21 City Council
2009\_01\_30 Amendment to Petition
2009\_04\_06 Second Amendment to Petition

Conceptual Streetscapes Schematic Plan **Petition #2008-73** 

ATTACHED TO ADMINISTRATIVE APPROVAL DATED: 05-13-2009 BY: DEBRA D. CAMPBELL

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CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

NOTE: These Conceptual Streetscape Renderings depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements. Modifications or alterations to these renderings may occur.

DOUBLE OAKS PHASE II **RE-ZONING PLAN SUBMITTAL** FOR PUBLIC HEARING SP105

#### DOUBLE OAKS MIXED-USE VILLAGE - OVERALL MASTER PLAN DEVELOPMENT STANDARDS FOR REZONING PETITION NO. 2008-073 July 17, 2008 (revised March 31st 2009)

#### GENERAL PROVISIONS

Unless more stringent standards are established by the Technical Data Sheet or these Development Standards, all development standards established under the Zoning Ordinance (the "Ordinance") for the NS zoning classification or the UR-2 zoning classification shall be followed. The development contemplated by this petition consists of eight (8) Development Areas generally depicted on the Technical Data Sheet as "Development Area 1", "Development Area 2", "Development Area 3", "Development Area 4", "Development Area 5", "Development Area 6", "Development Area 7", " Development Area 7A" and "Development Area 8" (each a "Development Area" and collectively the "Development Areas"). The Technical Data Sheet and these Development Standards (together the "Rezoning Plan") supersede in all respects all prior conditional use zoning plans with respect to the property that constitutes the Site.

The Technical Data Sheet is accompanied by a conceptual site plan for development within Development Areas 1, 2, 3, 5, 6 and 8 (the "Schematic Site Plan") and by a conceptual land use plan for Development Areas 4, 7 and 7A (collectively with the Schematic Site Plan referred to as the "Site Plan"). The development depicted on the Site Plan is schematic in nature, and except as otherwise specified in these Development Standards, is intended only to describe the possible arrangements of uses and building elements. The schematic depictions of the uses, structures and building elements set forth on the Site Plan should be reviewed in conjunction with the provisions of these Development Standards.

Consequently, except as otherwise expressly specified on the Technical Data Sheet and in these Development Standards, the ultimate layout of the development proposed, the exact alignments of streets and points of access; the numbers, the size, configuration and placements of buildings and parking areas; and the depictions of such elements on the Site Plan and any schematic building elevations are preliminary graphic representations of the types and quality of development proposed. They may, therefore, be altered or modified during design development and construction document phases within the maximum building/parking envelope lines established on the Technical Data Sheet, subject to the accompanying Development Standards and Section 6.206 (2) of the Ordinance. Parking layouts for surface and structured parking may be modified to accommodate final building locations and parking spaces may be located inside or outside development area boundaries to the extent permitted by the Ordinance. Sidewalks generally depicted on the Site Plan are intended to reflect the general pedestrian circulation for development on the Site but the specific locations of such sidewalks may be subject to minor variations that do not materially change the design intent generally depicted on the Site Plan. The dimensions and specific locations of building/parking envelopes and parking envelopes generally depicted on the Technical Data Sheet may be subject to minor variations that do not materially change the design intent generally depicted on the Schematic Site Plans.

As described in Section 4.1 and Section 6.6 below, the Site and portions thereof shall be viewed as a unified development plan in accordance with the provisions set forth therein.

The total number of buildings to be developed on the Site shall not exceed four (4) as to Development Area 1, three (3) as to Development Area 2, nine (9) as to Development Area 3 and two (2) as to Development Area 5, four (4) as to Development Area 6, twelve (12) as to Development Area 8. Due to the type of uses allowed within Development Areas 7 and 7A (attached and detached dwelling units) the maximum number of buildings is limited by the total number of allowed units for these two Development Areas. No buildings are contemplated for Development Area 4.

#### PERMITTED USES AND BUILDING AREA RESTRICTIONS

2.1 This proposal is intended to accommodate the development of retail, restaurant, office and residential uses which will be interconnected with open space, pedestrian and vehicular linkages.

For purposes of the development limitations set forth in this Section 2, the term "gross floor area" or "GFA" shall mean and refer to the sum of the gross horizontal areas of each floor of a principal building, and any accessory buildings or structures on the site measured from the outside of the exterior walls or from the center line of party walls; provided, however, such term shall exclude any surface or structured parking facilities, or related access areas, areas used for building and equipment access (such as stairs, elevator shafts and maintenance crawl spaces), or areas devoted to uses or structures accessory to residential uses on the site (limitations on the scope of residential uses being determined on a per unit, rather than floor area basis); provided, further, areas devoted to outdoor dining are not intended to be included in the calculation of gross floor area but any off-street parking required by the Ordinance for the NS district will be required for outdoor dining areas.

- 2.2 Development Area 1 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 48 multi-family residential dwelling units; and
- (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as allowed in the NS district, including without limitation clubhouse facilities.
- (c) Drive-thru windows will not be allowed as an accessory use.
- 2.3 Development Area 2 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 70 multi-family residential dwelling units; and
- (b) Up to 15,000 square feet of gross floor area of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office building(s) located within Development Area 2; and
- (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the ordinance for the NS district.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.4 Development Area 3 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 230 multi-family residential dwelling units; and
- (b) Up to 20,000 square feet of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office buildings located within Development Area 3; and;
- (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.5 Development Area 4 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Greenway and open space related uses together with accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.6 Development Area 5 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.7 Development Area 6 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 72 residential attached dwelling or multi-family units; and
- Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- (c) Drive-thru windows will not be allowed as an accessory use.

2.8 Development Area 7 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:

- (a) Up to 400 attached or detached dwelling units/homes and a outdoor recreations use: and
- (b) Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.9 Development Area 7A as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 40 multi-family, attached or detached dwelling units/home: and
- (b) Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.10 Development Area 8 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 150 residential attached dwelling or multi-family units;
- (b) Child Care uses for up to 79 children in the area generally depicted on the Technical Data Sheet; and
- (c) Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the UR-2
- 2.11 The permitted uses described in Sections 2.2, 2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 2.9 and 2.10 above shall be subject to the following limitations and restrictions:
  - (a) The total amount of commercial uses on the Site (excluding child care and elementary school uses) shall not exceed 35,000 square feet of gross floor
- (b) No fast food restaurants with drive through window facilities or gas stations/convenience stores with gasoline sales shall be allowed; and
- (c) No area devoted to retail and/or restaurants shall be permitted on the Site unless such uses are located within mixed use residential/retail/restaurant buildings or retail/restaurant/office buildings.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.12 The number of residential dwelling units and the square footage of gross floor area devoted to commercial use set forth above with respect to Development Areas 1, 2 and 3 may be reallocated among such Development Areas provided that the total number of residential dwelling units permitted with such Development Areas shall not exceed 348 units and the total gross floor area devoted to commercial uses within such Development Areas shall not exceed 35,000 square feet.
- 2.13 While areas devoted to outdoor dining are not intended to be included in the calculation of the square footage limitations noted above, any off street parking required by the Ordinance will be provided for these areas.

#### ACCESS POINTS

The total number of ingress/egress points shall be limited to the number shown on the Technical Data Sheet. The exact locations may vary somewhat from those depicted based upon final design and locational requirements as regulated by CDOT and, where applicable, NCDOT.

Access from the Site to Statesville Avenue will be provided by way of internal streets or existing streets other than Statesville Avenue as generally depicted on the Rezoning Plan.

Prior to issuance of the final certificate of occupancy for the first building located on Development Area 3, access to development taking place on Development Area 1 and Development Area 2 may be provided by way of Street A as generally depicted on the

#### SETBACK, SIDE YARDS, REAR YARDS, BUFFERS, VEHICLE CIRCULATION **AND HEIGHT**

4.1 All buildings constructed on the Site shall satisfy or exceed the setback, rear yard and side yard requirements established under the Ordinance.

The Site and portions of the Site shall be viewed as a unified development plan. As such, yards will not be required between buildings located on the Site or between Development Areas. The Petitioner reserves the right to subdivide the Site and create lots within the interior of the development with no public street frontage or side and/or rear yards or other separation standards as part of a unified development plan. In addition, the Site can be viewed as a unified development plan in conjunction with the adjacent tracts. Furthermore, as part of the unified development plan, there shall be no separation standards (i.e. no internal yard or buffer requirements) associated with development on Development Area 5 and that certain parcel zoned B-2 and located adjacent and to the east of Development Area 5 currently known as the Gables at Druid Hills Senior Apartments.

- 4.2 The setback areas extending around the perimeter of the Site are to remain as open space and, except to the extent necessary to accommodate pedestrian pathways, walls, berms, fences, grading, signs, graphics or utility construction and, where indicated, vehicular access, will be restricted from future development.
- 4.3 A non-required 20 foot Class C buffer shall be provided along the northerly boundary of Development Area 1 and Development Area as generally depicted on the Technical Data Sheet; provided, however, the buffer may be reduced to 15 feet with the use of a wall or fence as provided in the Ordinance. If the abutting properties should be rezoned or used in a manner so as to not require such buffer, the required buffer for the Site may be adjusted accordingly to meet the minimum requirements for any buffers and screening per the Ordinance.
- 4.4 The height of buildings located on the Site shall comply with the Ordinance for the NS and UR-2 zoning district provided, however, buildings on Development Area 1 shall not exceed 50 feet in height and portions of buildings within Development Area 2 located within 50 feet of the northerly boundary line of such Development Area shall not exceed 40 feet in height. It is understood that the height restrictions set forth in the immediately preceding sentence shall be null and void in the event that property immediately adjacent to the applicable building(s) in question along the common northerly boundary of the Site are either (i) no longer zoned for single family residential purposes (i.e. R-3, R-5, etc.) or (ii) are not used for single family residential purposes for a continuous period of six (6) months from the date of approval of this Petition. Building height for buildings within Development Area 7 and 7A will be limited to 40 feet. Building height for buildings within

## SCREENING AND LANDSCAPING

5.1 Screening will conform to the applicable standards of Section 12.303 of the Ordinance.

Development Area 8 will be limited to 60 feet.

- 5.2 Landscaping shall meet or exceed the requirements of the Ordinance and the City of Charlotte Tree Ordinance. Newly installed landscaping shall be consistent with the existing landscaping treatments.
- 5.3 Irrigation systems will be maintained by Petitioner or its successors and assigns in all landscaped setback areas along Statesville Avenue.
- 5.4 All roof mounted mechanical equipment will be screened from view.
- 5.5 Dumpster areas and recycling areas (if any) will be enclosed by solid fences or a brick wall with one side being a decorative wooden gate. If one or more sides of a dumpster area adjoin a side or rear wall of a building, then the side or rear wall may be substituted for a side.
- 5.6 As indicated on the Technical Plan sheet SP 101 the existing trees along Double Oaks Road will be preserved. In conjunction with this tree save area the petitioner agrees to provide a tree preservation plan. The tree preservation plan will be submitted to the City's Urban Forestry Staff for review and approval. The

approved tree preservation plan will be undertaken and executed during the

5.7 Tree save areas as identified on the Technical Plan will be preserved.

6.1 Off street parking will meet or exceed the minimum standards established under the Ordinance and will not be allowed within the setbacks. Parking for residential uses will be provided at the ratio of one space per unit. In addition, restaurant uses shall be parked at a ratio of 1 space per 125 square feet of gross floor area for such uses; retail (but non-restaurant) uses shall be parked at a ratio of 1 space per 450

square feet of gross floor area of such uses; and office uses shall be parked at a ratio of 1 space per 550 square feet of gross floor area of such uses.

- 6.2 Parking areas will be broken up with landscaping to avoid massing of paved
- 6.3 Vehicle circulation and off-street parking spaces will not be located in between buildings on the Site and Statesville Avenue, buildings on the Site and Street A, buildings on the Site and Street B, buildings on the Site and Street C, buildings on the Site and Street I, buildings on the Site and street J, and buildings on the Site and Street F as generally depicted on the Technical Data Sheet; however, circulation and parking spaces may be located to the side of buildings and/or between buildings on the Site.
- 6.4 Where parking is not located behind buildings, screening shall be provided at the lot line by landscaping or decorative walks or fences. Shared parking may be allowed at the discretion of the Zoning Administrator.
- 6.5 On street parking may be provided along public streets subject to the approval of
- 6.6 Bicycle parking shall be provided in accordance with the Ordinance.
- 6.7 As part of the unified development nature of the development on Development Area 5 and the B-2 zoned parcel adjacent and to the east (currently known as the Gables at Druid Hills Senior Apartments described in Section 4.1 above, parking on such parcels may be shared in common pursuant to a shared parking agreement and/or a Declaration of Covenants, Conditions and Restrictions such that all of the parking needs associated with development on Development Area 5 may be met by parking provided on the Gables parcel; provided, however, the total number of parking spaces required by the Ordinance for the combined unified development are satisfied with reference to the Gables parcel.

- 7.1 Freestanding streetscape lighting fixtures installed within the Site will be uniform in design and will be a full or semi cut-off type fixture.
- 7.2 Pedestrian scale lighting will be installed along internal streets and driveways on the Site as development occurs on the Site.
- 7.3 No cobra style lighting fixtures may be used on the Site.
- 7.4 The maximum height of any freestanding lighting fixture within the parking areas, including its base, shall not exceed 20 feet in height. This restriction will not apply to public street lighting located along the public streets within and abutting the site.
- 7.5 No wall "pak" type lighting will be allowed facing public streets. Any wall "pak" type lighting will be downwardly directed.

All signs placed on the Site will be erected in accordance with the requirements of the Ordinance. In addition to directional signage, up to seven (7) detached signs 3hall be allowed. In Development Areas 1, 2, 3, 5 and 6 the signs shall not exceed 5 feet in height or 50 square feet in size. In the other Development Areas the signs will meet the requirements for the UR-2 district. No pylon type detached signs shall be permitted. Permitted detached signage may be located within building setbacks and other locations throughout the Site in accordance with the Ordinance and as generally depicted on the

## SIDEWALKS/STREETSCAPE

- 9.1 Sidewalks six (6) feet in width along with planting strips eight (8) feet in width will be installed along interior public streets within the Site, except for the portion of street C that abuts Anita Stroud Park which will have a five (5) foott sidewalk consistent with urban street design guidelines constrained conditions recommendations and sidewalks eight (8) feet in width along with planting strips eight (8) feet in width will be installed along Statesville Road as generally depicted
- 9.2 Large maturing trees will be planted along Statesville Avenue 40 feet on center if overheard power lines do not exist. If overhead power lines are present along Statesville Avenue small maturing trees 30 feet on center will be substitutted.

## 10. STORM WATER MANAGEMENT/WETLANDS

- 10.1 Storm water runoff will be managed through proven techniques which satisfy the standards imposed by the City of Charlotte Ordinances and the Charlotte Mecklenburg Storm Water Design Manual. Surface level storm water detention, if provided, shall not be located in the setback required by the Ordinance.
- 10.2 The detention shall tie-in to the existing abutting storm water system(s). The Petitioner shall have the receiving drainage system abutting the Site amalyzed to ensure that it will not be taken out of standard due to this development. If it is found that the development will cause the receiving storm drainage system to be taken out of standard, the Petitioner shall provide adequate detention to prevent this from occurring. Should the existing, receiving drainage system be deemed to be out of standard prior to development of its Site, the Petitioner agrees to provide adequate detention to ensure that the system will not be additionally overlburdened.
- 10.3 Development on the Site shall otherwise adhere to the requirements of the Post Construction Control Ordinance in the form adopted by Charlotte City Council on November 26, 2007.
- 10.4 Any jurisdictional wetlands or streams, if present, need to be protected or proper environmental permits obtained prior to their disturbance. For 401 permits contact DENR. For 404 permits contact the Army Corps of Engineers.

#### RIGHT OF WAY DEDICATION, ABANDONMENT AND TRANSPORTATION COMMITMENTS

11.1 If this Rezoning Petition is approved, the Petitioner commits to dedicate and convey by plat or quitclaim deed to NCDOT or CDOT (as the case many require) where owned by the Petitioner and where not already existing that portion of such additional right of way along the Site's frontage of Statesville Avenue to result in a 80 foot right of way measured 40 feet from the centerline of Statesville Avenue as shown on sheet SP-104 section 1; additionally the Petitioner agrees to convey to NCDOT or CDOT (as the case may require) where owned by the Pætitioner a nonexclusive easement to an area up to four and half (4.5) feet in width along each side of the right of way of Statesville Avenue as described above to permit the installation of a eight (8) foot sidewalk, to the extent but only to the extent sidewalk cannot be installed within the above referenced right of way. Any such easement instrument shall be in form mutually acceptable to the Petittioner and NCDOT/CDOT, as applicable, and shall permit the installation of Pætitioner's project signage and lighting and the encroachment of the same within the easement so conveyed so long as any encroachment maintains a nine (9) foot clearance as measured from the sidewalk surface.

The dedication and conveyance described herein shall occur as each area having frontage along Statesville Avenue is developed and before the issuance of the final certificate of occupancy for the first building located within each respective area.

In addition along Statesville Avenue at its intersection with Woodward Avenue the petitioner agrees to reserve an additional five and half (5.5) feet of right-of-way on both sides of Statesville Avenue along the sites frontage for a length of att least 150 feet in each direction along Statesville Avenue as measured from the future corner radius (location of future stop bar/cross walk) of the intersection of Woodward

Avenue with Statesville Avenue. This will result in a total of 84 feet of right-ofway measured 42 feet from the centerline of Statesville Avenue as shown on sheet SP-104 section 1A; additionally the Petitioner agrees to convey to NCDOT or CDOT (as the case may require) where owned by the Petitioner a nonexclusive easement to an area up to eight (8) feet in width along each side of the right of way of Statesville Avenue as described above to permit the installation of a eight (8) foot sidewalk, to the extent but only to the extent sidewalk cannot be installed within the above referenced right of way. Any such easement instrument shall be in form mutually acceptable to the Petitioner and NCDOT/CDOT, as applicable, and shall permit the installation of Petitioner's project signage and lighting and the encroachment of the same within the easement so conveyed so long as any encroachment maintains a nine (9) foot clearance as measured from the sidewalk surface. The dedication and conveyance described herein shall occur as each area having frontage along Statesville Avenue is developed and before the issuance of the final certificate of occupancy for the first building located within each

The dedication of the additional five and half (5.5) feet reserved for the widening of Statesville Avenue at it's intersection with Woodward Avenue will be dedicated and conveyed by the Petitioner to CDOT or NCDOT as development occurs on the adjacent portion of the site or when requested by either of these agencies to facilitate construction of the left turn lane improvements

- 11.2 Improvements to Statesville Avenue: Statesville Avenue is maintained by the North Carolina Department of Transportation ("NCDOT"). As a result any new driveways or public street connections to Statesville Avenue require the approval of a driveway permit by NCDOT. NCDOT has reviewed the redevelopment plans for Double Qaks and initially determined that an Access Management Plan for Statesville Avenue extending from Woodward Avenue to Norris Avenue would be required prior to the issuance of a driveway permit to for this portion of Statesville Avenue. However, NCDOT has agreed to allow redevelopment, of the initial phases of Double Oaks that require access to Statesville Avenue, to proceed and driveway permits to Statesville Avenue to be issued without the development and implementation of such an Access Management Plan for Statesville Avenue based on the following process and conditions:
- (i) The establishment of an AM and PM trip generation "base" (the "Base") established by the 580 multi family units that existed on the site before redevelopmen commenced. This Base establishes the following base line numbers associated with the 580 multi family units: 3,857 daily trips, 296 AM peak hour trips and 360 PM peak hour trips (Daily and AM and PM peak hour trip generation numbers established by the Institute of Transportation Engineers, Trip Generation Manual
- (ii) In connection with the development of each of NCDOT has agreed to allow driveway permits for the following four initial phases for Double Oaks: (i) 48 apartment units on Development Area 1, (ii) 72 elderly housing units on Development Area 5, (iii) 96 apartment units on Development Area 8, and (iv) a 79 student childcare center on Development Area 8, the Petitioner will provide AM and PM trip generation calculations that will be compared to the Base. This trip generation table will be reviewed by CDOT without any roadway mprovements to Statesville Avenue
- (iii) As long as the total of the AM and PM trip generation calculations for these four nitial phases of development do not exceed the AM and PM peak Base numbers established by the original 580 multi family units, these four initial phases will be pproved and allowed to proceed
- (iii) Once these four initial phases of development have been permitted, any additional phase of development that is submitted for approval must also submit an Access Management Plan for Statesville Avenue for review and approval by NCDOT. The Access Management Plan and the additional phase of development may be reviewed concurrently, but building permits will not be issued for such additional phase of development until the Access Management Plan for Statesville Avenue has been approved by NCDOT.
- (iv) Upon approval of the Access Management Plan, building permits for such additional phase of development will be approved but a certificate of occupancy for improvements within such new phase will not be issued until any improvements provided for in the Access Management Plan have been completed or a letter of credit or bond for the estimated costs of such improvements has been delivered to the City of Charlotte.
- Once the improvements called for in the approved Access Management Plan have been completed or the letter of credit or bond delivered as provided above, subsequent phases of development will be allowed to proceed without havingthe requirement of further study or improvements to follow this processStatesville Avenue.

## (vi) Nothing contained in this Section 11.2 shall prevent the Petitioner from proceeding with land development activities on any portion of the Site (such as clearing, grading, installation of streets, utilities, curb and gutter, storm

drainage improvements and the like). 11.3 The Petitioner reserves the right to seek abandonment of portions or all of Benson Street, Horne Drive, Moss Court and Dearborn Avenue. If required as part of the abandonment of Dearborn Avenue or as part of the subdivision approval process for the site a permanent turn around will be provided at the terminus of Dearborn

- 11.4 The Petitioner shall install or cause to be installed the eight (8) foot planting strip and eight (8) foot sidewalk referenced in Section 11.1 above on or before the issuance of the final certificate of occupancy for (i) the first building within Development Area 3 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 3; (ii) the first building within Development Area 2 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 2; (iii) the first building within Development Area 5 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 5; (iv) the first building within Development Area 6 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 6 and (v) the first building within Development Area 8 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 8.
- 11.5 Petitioner may elect to realign that portion of Woodward Avenue from its intersection with Statesville Avenue extending to the west and then north in the manner generally depicted on the Rezoning Plan, subject to the reasonable review and approval of CDOT. In conjunction with the re-alignment of Woodward Avenue the petitioner will improve the eastern and western approaches of Woodward Avenue to Statesville Avenue to include one ingress and two egress lanes. The western approach will include a left turn lane with a minimum of 125 feet of storage and appropriate taper. It is anticipated that on the eastern approach these improvements can be accomplished by remarking the existing pavement. In such event, Petitioner shall be responsible for conveyance of any required additional right-of-way and for construction of the improvements associated with

such realignment and intersection improvements.

As an alternative to the above and if the Petitioner is unable to acquire the needed right-of-way for these improvements the Petitioner will realign both the western and eastern approaches of Woodward Avenue per the plan Titled "Alternative Woodward Street Plan" illustrated on Sheet SP 101 of the Site plan.

It is possible that the Petitioner will have to acquire off-site right-of-way to complete either of these improvements. If after reasonable efforts by the petitioner to acquire such right-of-way on market rate terms, the Petitioner has not been successful, the City of Charlotte may assist in the acquisition of right-of-way in accordance with its standard policies. In such event, the Petitioner will reimburse the City for the all the costs associated with this right-of-way acquisition.

11.6 Petitioner will make the following improvement to the intersection of Badger Court

and Statesville Avenue. The Petitioner will re-construct the eastbound approach of

Badger Court to provide one ingress and two egress lanes; the through lane shall

terminate as a combination through-right lane and a left turn lane shall be

constructed with 100 feet of storage and appropriate taper. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first

building within Development Area 8. Petitioner will make the following improvement to the intersection of Kohler Avenue and Statesville Avenue. The Petitioner will construct the east bound approach on Kohler Avenue with one ingress and one egress lane as shown on sheet SP-104 section 3MU. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 3.

The Petitioner shall fund the install a traffic signal at the intersection of Statesville and Woodward Avenues. The traffic signal to be installed upon meeting appropriate CDOT and NCDOT traffic signal warrants and approvals.

A 10 foot pedestrian and bicycle path will be constructed, from the terminus of Dearborn Avenue to Street C, to provide access to Anita Stroud Park in conjunction with construction of streets located within Development Area 7.

11.10 The Petitioner reserves the right to install a roundabout along Double Oaks Road in the general location of its intersection with Street K, said roundabout to be built, if at all, as development progresses within Development Area 7. The design and location subject of the proposed roundabout to be review and approval by The

Charlotte Department of Transportation. 11.11 Should the City/CDOT determine that it is in the City's interest to maintain Statesville Avenue and request the NCDOT to transfer maintenance, the petitioner will support the City's efforts to take over the maintenance of Statesville Avenue from the North Carolina Department of Transportation along the site's frontage. In the event that maintenance of Statesville Avenue is accepted by the City/CDOT and therefore the NCDOT requirements no longer apply, then the City/CDOT will revisit the requirements posited by section 1A in order to create an appropriate street section in keeping with urban planning principles and pedestrian environments

11.12 If allowed by the appropriate agency off peak on street parking may be located /along Statesville Avenue. 11.13 The Petitioner reserves the right to request as allowed by Section 6.207

"Alterations to Approval" of the City of Charlotte Zoning Regulations changes to the street cross-sections illustrated on Sheet SP 104 of the Site Plan. Any such changes will be made with the concurrence of the City Department of Transportation and the Planning Staff.

#### 12. CONVEYANCE OF EASEMENT FOR GREENWAY PURPOSES

12.1 Petitioner shall convey a permanent easement to Mecklenburg County for that portion of the Site located within Development Area 4 to the north and west of the proposed realigned Woodward Road as generally depicted on the Technical Data Sheet and a permanent easement to Mecklenburg County for that other portion of

the Development Area 4 shown as "Greenway" on the Technical Data Sheet. Such easements shall be for greenway and open space purposes (including open space associated with this Petition) and shall be conveyed prior to the issuance of the first certificate of occupancy for the first unit located within Development Area 3. Furthermore, the above-referenced easements shall be conveyed pursuant to a Declaration of Covenants, Conditions and Restrictions between the Petitioner (or its successors and assigns) and Mecklenburg County which shall include provisions relating to: (i) Petitioner's ability to grade within the easement areas for certain purposes such as installation of roads (and their dedication) and stream restoration and utilities and the like; (ii) the installation of project and directional signage within that portion of the easement located along Statesville Road; (iii) restrictions on the use of the easement area for greenway purposes and related uses acceptable to Petitioner; (iv) commitments by Mecklenburg County to maintain the easement area in a well-kept manner free of debris and other unsightly conditions and other maintenance responsibilities of the parties; and (v) other matters mutually acceptable to the Petitioner and Mecklenburg County.

- 12.2 The Petitioner is currently working with Mecklenburg County Land Use and Environmental Services Agency (LUESA) and the City of Charlotte Storm Water Services on a stream restoration project for the stream within Anita Stroud Park. As part of this restoration project it will be necessary to clear and remove the existing vegetation within the S.W.I.M. buffer. The Petitioner will complete the restoration project before the dedication and conveyance of the greenway easement described above, subject to delays in receipt of regulatory approvals. 12.3 The Petitioner will work with Mecklenburg County Parks and Recreation to
- provide an easement between the existing brick wall and Development Area 7A for the construction of a greenway. The width of the easement shall be no less 30 feet as measured from the existing wall as generally depicted on the Technical Data Sheet. The area for the construction of the proposed greenway shall be conveyed prior to the issuance of the first certificate of occupancy for the first building within Development Area 7A, subject to delays in receipt of regulatory approvals. Petitioner and Mecklenburg County Parks and Recreation reserve the right to relocate this greenway easement in a manner mutually acceptable to Petitioner and Parks and Recreation.
- 12.4 In connection with future development of property located to the northwest of the site (Phase III of Double Oaks). The Petitioner agrees to work with Mecklenburg County Parks and Recreation on an easement for pedestrian access to and from Double Oaks Road, said easement to be located within the Duke Energy right-ofway at the eastern edge of Development Area 7, subject to consent of Duke Energy Company. This easement will link Mecklenburg County property (tax parcel # 075-123-02) and Double Oaks Road.

## 13. TRANSIT COMMITMENTS

13.1 Petitioner shall preserve the existing sidewalk, waiting pad, bus shelter and but stop currently located on Statesville Avenue to the extent such improvements can be preserved in a manner reasonably consistent with the development, and such improvements may be relocated on a temporary basis as needed.

13.2 Petitioner shall construct a bench pad within the right-of-way of Statesville Avenue adjacent to Development Area 5 in the approximate location shown on the Technical Data Sheet, said bench pad to be constructed in accordance with CATS

Development Standards 60.02A and only if they can be reasonably located within Development Standards 60.02A and only if they can be reasonably located within

#### said right-of-way. 14. <u>ARCHITECTURAL CONTROLS</u>

- 14.1 Buildings within Development Areas 1, 2, 3, 5, 6, and 8 with frontage on either: Statesville Avenue, Woodward Avenue, Kohler Avenue or streets A, C, F, I and J shall have clear windows, glass and doors that face these respective streets. The walls of the buildings facing these streets shall be varied with a frequency of windows, doors and other architectural treatments. Long expanses of blank walls with no openings, changes in materials or changes in architectural treatment over
- 14.2 All sides of all buildings located within Development Areas 1, 2, 3, 5, 6, and 8 will be built using four sided architecture.
- 14.3 The Conceptual Streetscape Renderings depicted on Sheet SP-105 depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements to achieve a high quality mixed-use community While these drawings represent the Petitioner's general intent, the final detailed building design has not been completed; therefore modification or alterations to these renderings may occur and will be allowed.

## 15. <u>AMENDMENTS TO REZONING PLAN</u>

20 feel long will not be allowed.

Future amendments to the Technical Data Sheet and these Development Standards may be applied for by the then owner or owners of the applicable parcel or parcels affected by such amendment in accordance with Section 6 of the Ordinance.

## 16. **BINDING EFFECT**

- 16.1 If this Rezoning Petition is approved, the development program established under these Development Standards and the Technical Data Sheet shall, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of the Petitioner and the owners (from time to time) and their respective heirs, devisees, personal representatives, successors in interest and assigns.
- 16.2 Throughout this Rezoning Petition, the terms "Petitioner", "Owner" or "Owners," shall, with respect to each parcel within the Site, be deemed to include the heirs, devises, personal representatives, successors in interest and assignees of the owner or owners of the Site who may be involved in its development from time to time.
- 16.3 Upon approval, this Rezoning shall super-cede and replace any prior conditional rezoning petitions applicable to the Site, including without limitation Rezoning Petition No. 2008-035.

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NOT FOR CONSTRUCTION

Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217

Prepared for:

704.342.0933 p

## **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key Date Description

2008\_02\_15 First Submittal 2008 05 13 Second Submittal 2008 06 16 Public Hearing 2008 06 25 Zoning Committee 2008 07 21 City Council

2009 01 30 Amendment to Petition

2009 04 06 Second Amendment to Petition

# **Petition #2008-73**

ATTACHED TO ADMINISTRATIVE

APPROVAL

DATED: 05-15-2009

BY: DEBRA D. CAMPBELL

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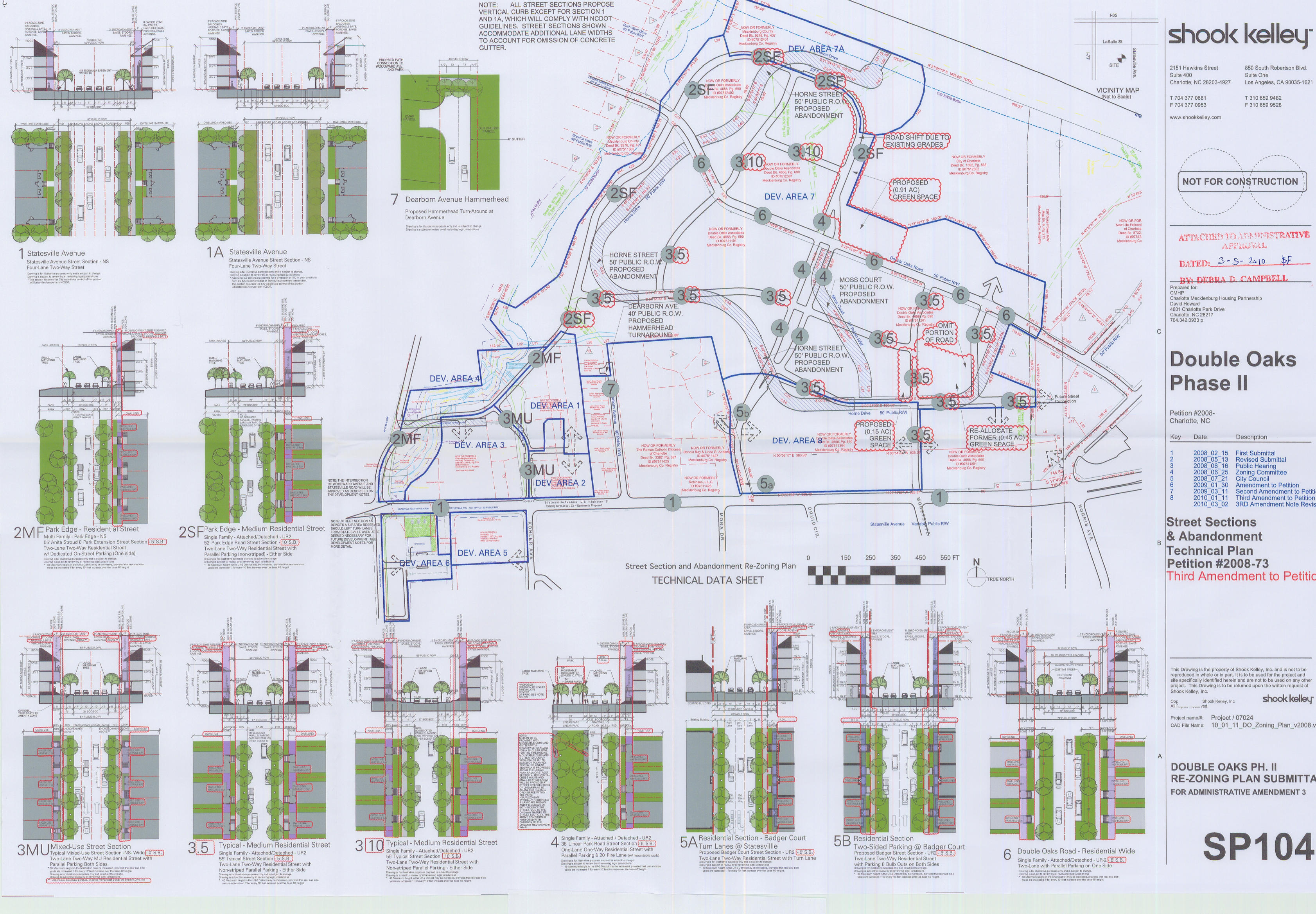
Shook Kelley, Inc.

Project name/#: Project / 07024 CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

**shook kelle**ur

**DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL** 

FOR PUBLIC HEARING





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# **Double Oaks** Phase II

Description Revised Submittal Public Hearing Zoning Committee 2008 06 25 2008 07 21 City Council 2009\_01\_30 Amendment to Petition 2009\_03\_11 Second Amendment to Petition 2010\_01\_11 Third Amendment to Petition 2010\_03\_02 3RD Amendment Note Revisions

& Abandonment Technical Plan **Petition #2008-73** Third Amendment to Petition

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DOUBLE OAKS PH. II **RE-ZONING PLAN SUBMITTAL** 

SP104

CHARLOTTE-MECKLENBURG
PLANNING COMMISSION

INTER - OFFICE COMMUNICATION

DATE:

FROM:

March 05, 2010

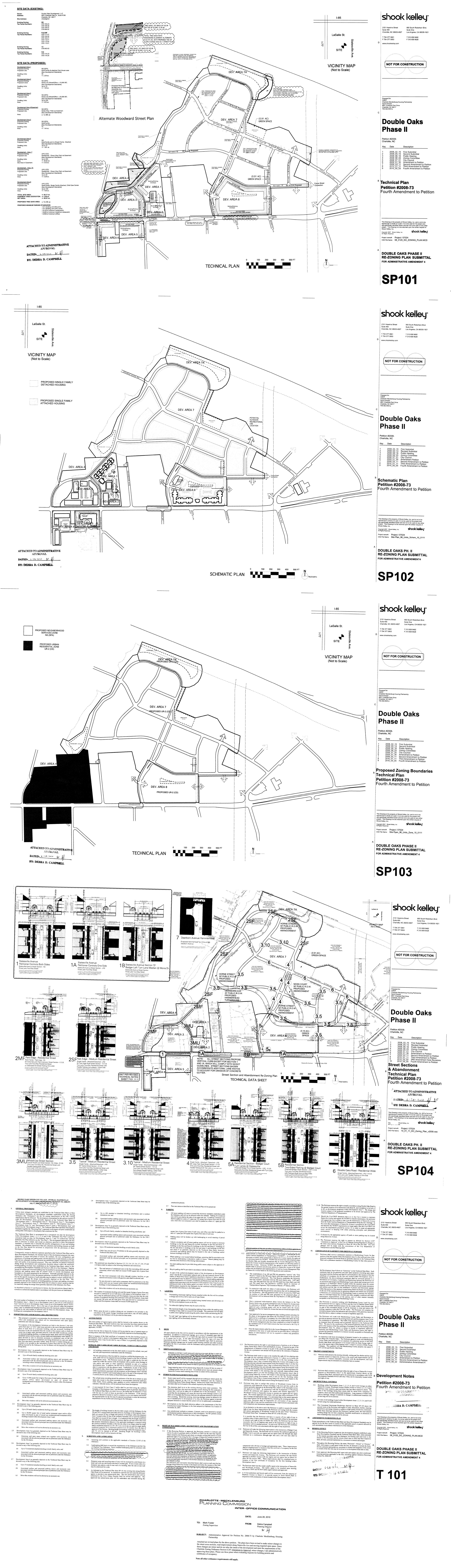
TO: Mark Fowler Zoning Supervisor

Debra Campbell Planning Director

SUBJECT: Administrative Approval for Petition No. 2008-73 by Charlotte Mecklenburg Housing Partnership

Attached are revised plans for the above petition. The plans have been revised to make minor changes to the street cross sections and moving required open space. Since these changes are minor and do not alter the intent of the development and meet the requirements of the Charlotte Zoning Ordinance Section 6.207 Alterations to Approval, minor changes, I am administratively approving these plans. Please use these plans when evaluating requests for building permits and certificates of occupancy.

Note all other ordinance requirements still apply.



#### CHARLOTTE - MECKLENBURG

# Planning Department INTER - OFFICE COMMUNICATION

DATE:

October 3, 2011

TO: Mark Fowler

Zoning Supervisor

FROM:

Debra Campbell Shanning Director

SUBJECT: Correction to the June 28, 2010 Administrative Approval for Petition 2008-073 (Charlotte Mecklenburg Housing Partnership)

Attached are modified plans for the above petition. The petitioner's design firm mistakenly omitted changes on a May 13, 2009 Administrative Approval from the more recent June 28, 2010 Administrative Approval. These changes dealt with Section 11.2 on Sheet T101 regarding improvements to Statesville Road.

Since these changes have already been approved administrative and meet the requirements of the Charlotte Zoning Ordinance Section 6.207 <u>Alterations to Approval</u>, I am reissuing approval of this plans to clarify the correct and most recent Administrative Approval. Please use these plans when evaluating requests for building permits and certificates of occupancy.

Note all other ordinance requirements still apply.

## **SITE DATA (EXISTING):**

Double Oaks Development, LLC 4601 Charlotte Park Dr., Suite # 350 Address: I-85 Charlotte, NC 28217 Existing Zoning: Tax Parcel Numbers:  $\sim\sim\sim\sim$ 075-105-43 TREE SAVE. 20' BACK OF R.O.W 075-105-30 OR TOE OF SLOPE. 0.78 AC. 075-105-37 079-044-02 R-22 MF Existing Zoning: Tax Parcel Numbers: ~~~~~~ LaSalle St. 075-111-01 TOTAL TREE SAVE WITH 075-124-02 > WOODWARD ALIGNMENT ALTERNATE 075-123-01 IS 6.475 AC. WITH PROPOSED TOE OF 075-112-01 075-113-04 SLOPE CHANGE AND ALT. STREET PLAN.) 075-113-01 Existing Zoning: Tax Parcel Numbers TREE SAVE. 20' BACK OF R.O.W 079-043-03 OR TOE OF SLOPE. 0.515 AC. Existing Zoning: Tax Parcel Numbers: 075-114-23 PROPOSED FUTURE GREENWAY CONNECTION SIZE AND LOCATION TO BE DETERMINED JOINTLY BETWEEN CMMP AND MECKLENBURG COUNTY PARK & RECREATION DEPARTMENT. 075-114-24 SEE DEV. NOTE 12.3 FOR MORE DETAIL SITE DATA (PROPOSED): **VICINITY MAP** Development Area 1 Proposed Zoning: (Not to Scale) Multi-Family & attached Club House uses Proposed Use: [See Development Standards] **Dwelling Units:** +/- 2.38 ac. Now or Formerly Double Oaks Development, LU: 10 #079-043-03 Mecklenburg County Registry Zoned I-2 Development Area 2 Proposed Zoning: NS (SPA) Mixed Use [Retail/Office: ≤ 15,000 SF] Proposed Used: [See Development Standards] Proposed Woodward TREE SAVE AREA
15' B.O. PROPOSED PROPERTY LINES
PREVIOUSLY TREE SAVE AREA WAS 0.34 AC Up to 70 **Dwelling Units:** Re-alignment on East side of +/- 1.28 ac. Statesville Ave. TREE PRESERVATION AREA:
SEE DEVELOPMENT NOTES
FOR ADDITIONAL DETAILS
SIZE: (WEST) +/- 2 18 AC.
(EAST) +/- 2 16 AC. Final Plan to be coordinate AREA HAS BEEN EXPANDED TO 0.52 AC TO MAKE UP FOR 0.18 AC LOSS OF TREE AREA DUE TO PROPOSED TOE-OF-SLOPE CHANGE FOR DEV. AREA 4. NO NET LOSS OF TREE AREA PROPOSED. with CDOT. Development Area 3 NS (SPA) Proposed Zoning: Mixed Use [Retail/Office: ≤ 20,000 SF] Proposed Use: [See Development Standards] Up to 230 **Dwelling Units** +/- 3.03 ac. Development Area 4/Easement Proposed Zoning: Green Way / Park via Easement [See Development Standards] +/-2.88 ac Alternate Woodward Street Plan - (0.91 AC) DEV. AREA 7 Development Area 5 **GREEN SPACE** NS (SPA) Proposed Zoning: PROPOSED COMMON Multi-Family [See Development Standards] +/- 1.44 ac. PROPOSED COMMO Development Area 6 **Proposed Zoning:** Multi-Family and /or Single Family Attached Proposed Use: [See Development Standards] Up to 72 **Dwelling Units:** +/- 1.85 ac. POSSIBLE EASEMENT DEDICATION TO MECKLEMBURG COUNTY PARK & RECREATION SEE DEV. NOTE 12.4 FOR MORE DETAIL. Development Area 7 Street SIZE: (WEST) +/- 2.18 AC. (EAST) +/- 2.16 AC. UR-2 (CD) Proposed Zoning: Residential / Green Way Park via Easement Proposed Use: [See Development Standards] **Dwelling Units:** Up to 400 +/- 39.92 ac. ~~~~~~ TREE SAVE AREA PREVIOUSLY 1.03 AC. PROPOSED TREE SAVE AREA IS 0.85 AC. 20 BO R O W OR TOE OF SLOPE & EXIST. PROPERTY LINES 0.18 AC OF LOST TREE SAVE AREA DUE TO PROPOSED B.O. R.O. W OR TOE-OF SLOPE +/- 0.32 ac. Site Area in Easement PROPOSED COMMON OPEN SPACE PROPOSED COMMO <u>Development Area 7A</u> Proposed Zoning: UR-2 (CD) SLOPE
HAS BEEN RE-ALLOCATED TO DEV. AREA Residential / Green Way Park via Easement Proposed Use: 7, WITH NO NET LOSS OF TREE SAVE [See Development Standards] **Dwelling Units:** Up to 40 (0.91 AC) GREEN SPINE +/- 4.28 ac. GREEN SPACÉ -Development Area 8 UR-2 (CD) Proposed Zoning: Street 'F' 55' R.O.W. Proposed Multi-Family, Single Family Attached, Child Care Center Proposed Use: DEV. AREA [See Development Standards] Up to 150 Dwelling Units: POSSIBLE BMP - 0.28 AC +/- 64.11 ac. TOTAL SITE AREA: \\_\_\_\_\_ EASEMENT AREA DEDICATION: +/- 3.50 ac. **NET AREA:** DEV. AREA 8 PROPOSED TREE SAVE AREA: +/-6.58 ac PROPOSED MINIMUM PARKING STANDARDS: Building/Parking Envelope 1.0/1 dwelling unit (NS zone)
1.0/1 dwelling unit (UR-2 zone) TREE SAVE AREA 15' B.O. R.O.W. & LINE OF 20' UNDISTURBED STREAMSIDE ZONE 0.55 AC Building/Parking Envelope 1.0/125 sf minimum (restaurants) 1.0/450 sf minimum (retail/non-restaurant) 1.0/550 sf minimum (office) SIGHT TRIANGLE PER CDOT Statesville Avenue U.S. Highway 21 PROPOSED MEDIAN PER COOT. SEE SHEET A104, SECTION 18--10' PEDESTRIAN SIGHT TRIANGLE PER CDOT DEV. AREA 5 TECHNICAL PLAN

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**NOT FOR CONSTRUCTION** 

Prepared for:

Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key Date

2008 02 15 First Submittal 2008\_05\_15 Second Submittal 2009 01 30 Amendment to Petition 2009\_03\_11 Second Amendment to Petition 2010\_01\_11 Third Amendment to Petition

Description

2010\_05\_05 Fourth Amendment to Petition

## **Technical Plan Petition #2008-73**

Fourth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: 007. 3 2011

BY: DEBRA D. CAMPBELL S

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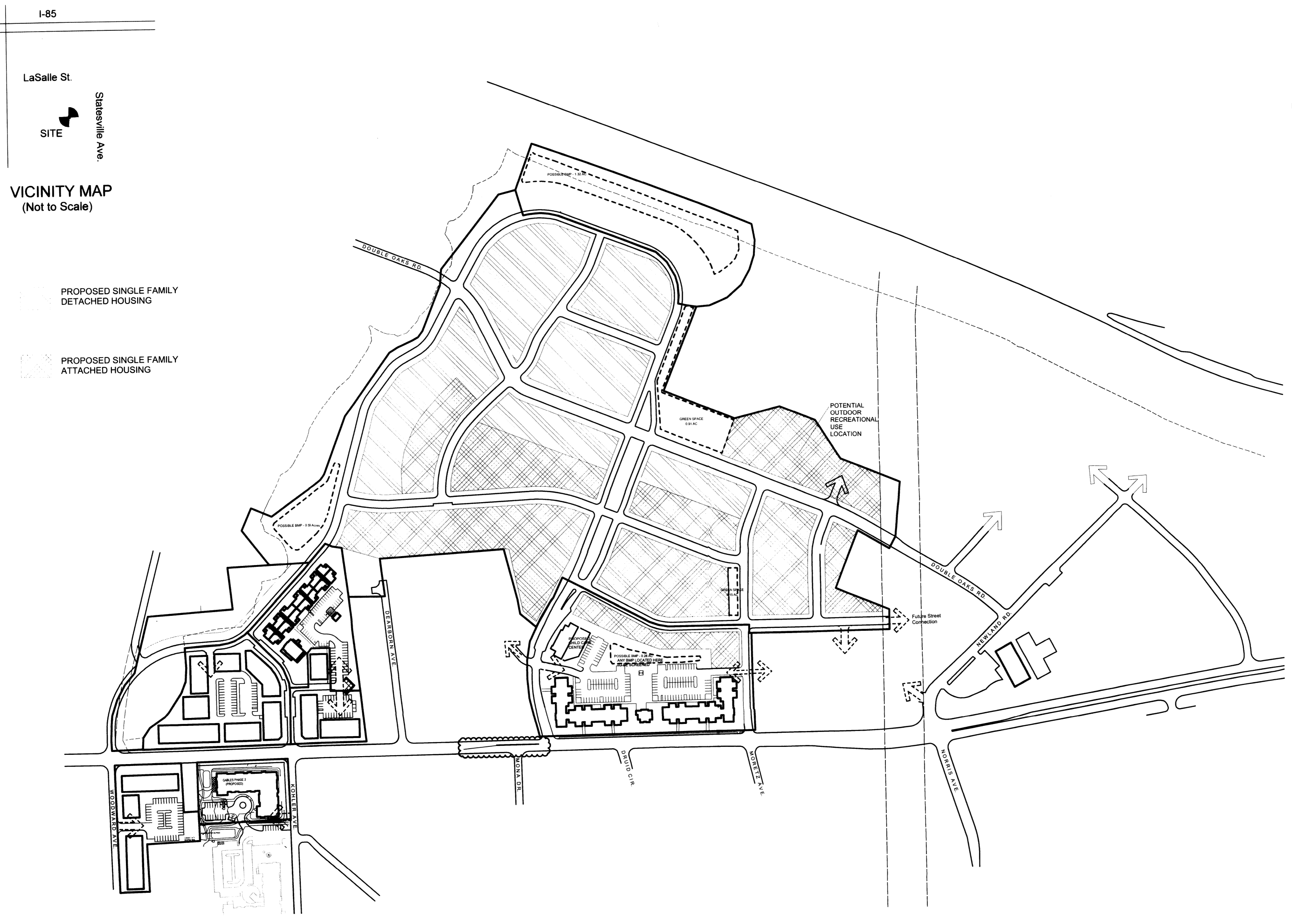
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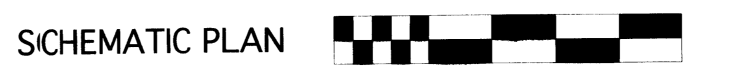
Project name/#: Project / 07024

CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

**DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL FOR ADMINISTRATIVE AMENDMENT 4** 



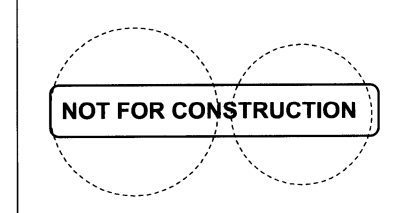






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Prepared for:
CMHP
Charlotte Mecklenburg Housing Partnership
David Howard
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# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1 2 3 4 5 6 7 8	2008_02_15 2008_05_13 2008_06_16 2008_06_25 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05	First Submittal Revised Submittal Public Hearing Zoning Committee City Council Amendment Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition

## Schematic Plan **Petition #2008-73** Fourth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: 007. 3 2011 BY: DEBRA D. CAMPBELL SS

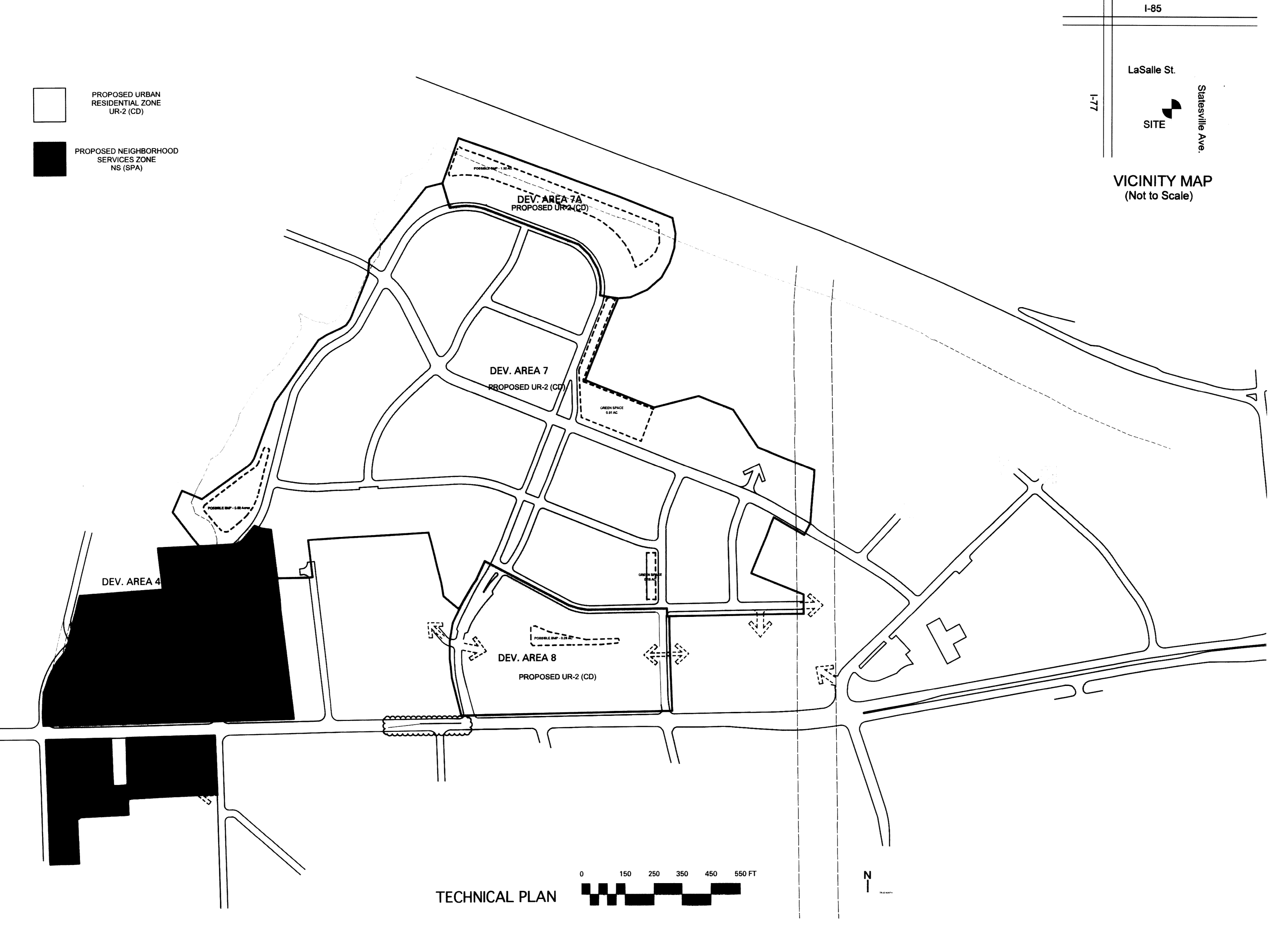
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Project name/#: Project / 07024

CAD File Name: Site Plan\_96\_Units\_Schem\_10\_0111

**shook kelle**y

DOUBLE OAKS PH. II **RE-ZONING PLAN SUBMITTAL** FOR ADMINISTRATIVE AMENDMENT4

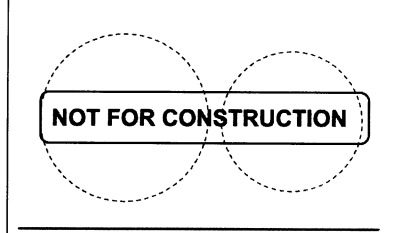


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# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1 2 3 4 5 6	2008_02_15 2008_05_13 2008_06_16 2008_06_25 2008_07_20 2009_01_30	First Submittal Second Submittal Public Hearing Zoning Committee City Coumcil Amendment to Petition
7 8 9	2009_03_11 2010_01_11 2010_05_05	Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition

## Proposed Zoning Boundari Technical Plan **Petition #2008-73**

Fourth Amendment to Petitio

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: 007. 3 2011 BY: DEBRA D. CAMPBELL 55

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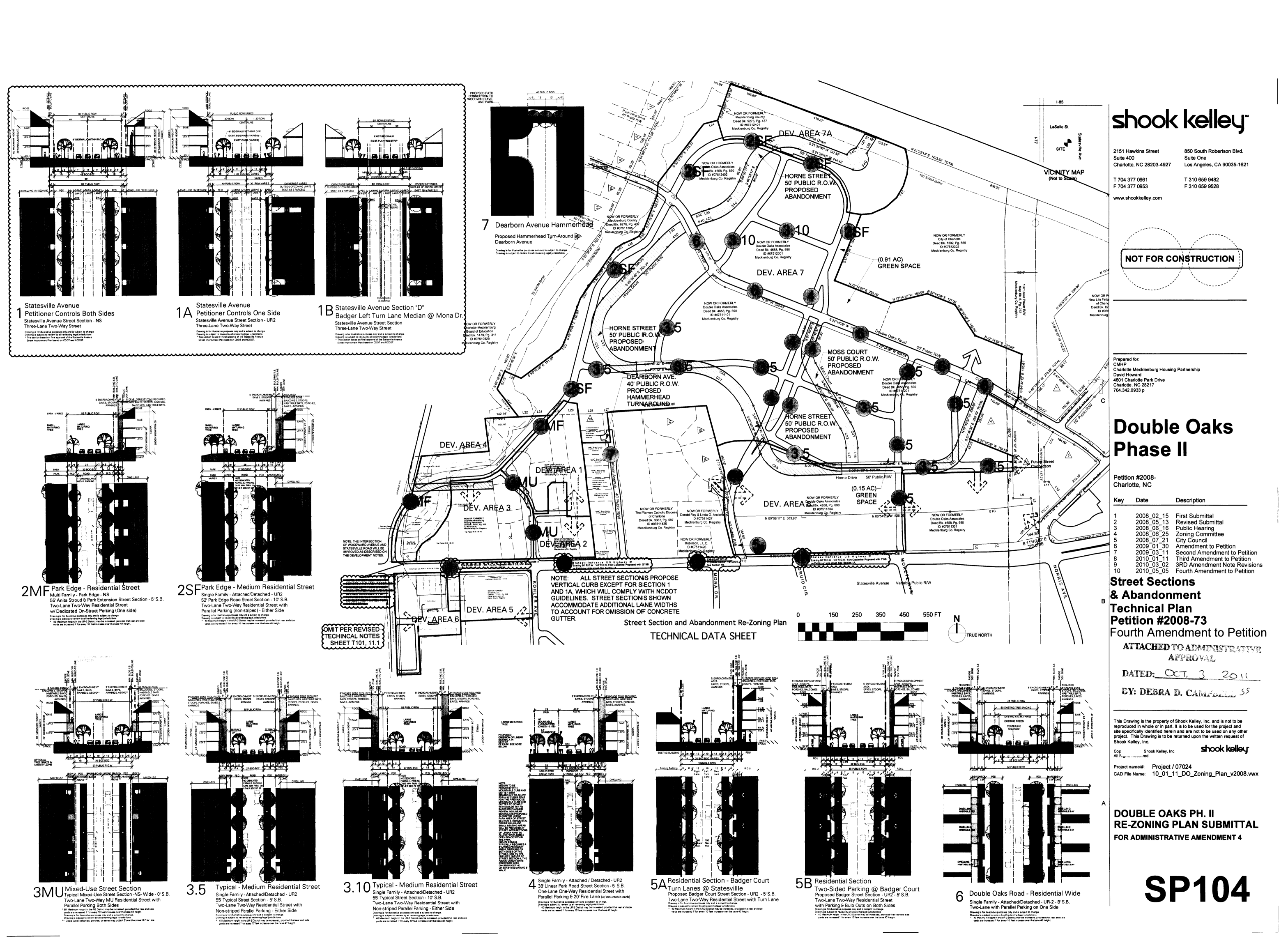
**shook kelle**y

Project name/#: Project / 07024

CAD File Name: Site Ppan\_96\_Units\_Zone\_10\_0111

DOUBLE OAKS PHASE II **RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 4



#### DOUBLE OAKS MIXED-USE VILLAGE - OVERALL MASTER PLAN DEVELOPMENT STANDARDS EOR REZONING-RETITION NO. 2008-073 July 17, 2008 (REVISED MAY 5, 2010)

#### GENERAL PROVISIONS

Unless more stringent standards are established by the Technical Data Sheet or these Development Standards, all development standards established under the Zoning Ordinance (the "Ordinance") for the NS zoning classification or the UR-2 zoning classification shall be followed. The development contemplated by this petition consists of eight (8) Development Areas generally depicted on the Technical Data Sheet as "Development Area 1", "Development Area 2", "Development Area 3", "Development Area 4", "Development Area 5", "Development Area 6", "Development Area 7", " Development Area 7A" and "Development Area 8" (each a "Development Area" and collectively the "Development Areas"). The Technical Data Sheet and these Development Standards (together the "Rezoning Plan") supersede in all respects all prior conditional use zoning plans with respect to the property that constitutes the Site.

The Technical Data Sheet is accompanied by a conceptual site plan for development within Development Areas 1, 2, 3, 5, 6 and 8 (the "Schematic Site Plan") and by a conceptual land use plan for Development Areas 4, 7 and 7A (collectively with the Schematic Site Plan referred to as the "Site Plan"). The development depicted on the Site Plan is schematic in nature, and except as otherwise specified in these Development Standards, is intended only to describe the possible arrangements of uses and building elements. The schematic depictions of the uses, structures and building elements set forth on the Site Plan should be reviewed in conjunction with the provisions of these Development Standards.

Consequently, except as otherwise expressly specified on the Technical Data Sheet and in these Development Standards, the ultimate layout of the development proposed, the exact alignments of streets and points of access; the numbers, the size, configuration and placements of buildings and parking areas; and the depictions of such elements on the Site Plan and any schematic building elevations are preliminary graphic representations of the types and quality of development proposed. They may, therefore, be altered or modified during design development and construction document phases within the maximum building/parking envelope lines established on the Technical Data Sheet, subject to the accompanying Development Standards and Section 6.206 (2) of the Ordinance. Parking layouts for surface and structured parking may be modified to accommodate final building locations and parking spaces may be located inside or outside development area boundaries to the extent permitted by the Ordinance. Sidewalks generally depicted on the Site Plan are intended to reflect the general pedestrian circulation for development on the Site but the specific locations of such sidewalks may be subject to minor variations that do not materially change the design intent generally depicted on the Site Plan. The dimensions and specific locations of building/parking envelopes and parking envelopes generally depicted on the Technical Data Sheet may be subject to minor variations that do not materially change the design intent generally depicted on the Schematic Site Plans.

As described in Section 4.1 and Section 6.6 below, the Site and portions thereof shall be viewed as a unified development plan in accordance with the provisions set forth therein.

The total number of buildings to be developed on the Site shall not exceed four (4) as to Development Area 1, three (3) as to Development Area 2, nine (9) as to Development Area 3 and two (2) as to Development Area 5, four (4) as to Development Area 6, twelve (12) as to Development Area 8. Due to the type of uses allowed within Development Areas 7 and 7A (attached and detached dwelling units) the maximum number of buildings is limited by the total number of allowed units for these two Development Areas. No buildings are contemplated for Development Area 4.

#### 2. PERMITTED USES AND BUILDING AREA RESTRICTIONS

2.1 This proposal is intended to accommodate the development of retail, restaurant office and residential uses which will be interconnected with open space, pedestrian and vehicular linkages.

For purposes of the development limitations set forth in this Section 2, the term "gross floor area" or "GFA" shall mean and refer to the sum of the gross horizontal areas of each floor of a principal building, and any accessory buildings or structures on the site measured from the outside of the exterior walls or from the center line of party walls; provided, however, such term shall exclude any surface or structured parking facilities, or related access areas, areas used for building and equipment access (such as stairs, elevator shafts and maintenance crawl spaces), or areas devoted to uses or structures accessory to residential uses on the site than floor area basis); provided, further, areas devoted to outdoor dining are no intended to be included in the calculation of gross floor area but any off-street parking required by the Ordinance for the NS district will be required for outdoor dining areas.

- 2.2 Development Area 1 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 48 multi-family residential dwelling units; and
  - (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as allowed in the NS district, including without limitation clubhouse facilities.
- (c) Drive-thru windows will not be allowed as an accessory use.
- 2.3 Development Area 2 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 70 multi-family residential dwelling units; and
  - (b) Up to 15,000 square feet of gross floor area of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office building(s) located within Development Area 2; and
  - (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the ordinance for the NS district.
  - (d) Drive-thru windows will not be allowed as an accessory use.
- 2.4 Development Area 3 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 230 multi-family residential dwelling units; and
  - (b) Up to 20,000 square feet of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office buildings located within Development Area 3; and;
  - (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.5 Development Area 4 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- associated with the allowed principal uses as permitted under the Ordinance for the NS district.

(a) Greenway and open space related uses together with accessory uses

- 2.6 Development Area 5 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.7 Development Area 6 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - (b) Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- (c) Drive-thru windows will not be allowed as an accessory use.

2.8 Development Area 7 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:

- (a) Up to 400 attached or detached dwelling units/homes and a outdoor recreations use; and
- Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.9 Development Area 7A as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 40 multi-family, attached or detached dwelling units/home: and
  - Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.10 Development Area 8 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 150 residential attached dwelling or multi-family units;
- Child Care uses for up to 79 children in the area generally depicted on the

Associated surface and structural parking spaces and accessory uses

- associated with the allowed principal uses as permitted under the UR-2
- 2.11 The permitted uses described in Sections 2.2, 2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 2.9 and 2.10 above shall be subject to the following limitations and restrictions:
  - (a) The total amount of commercial uses on the Site (excluding child care and elementary school uses) shall not exceed 35,000 square feet of gross floor
- (b) No fast food restaurants with drive through window facilities or gas stations/convenience stores with gasoline sales shall be allowed; and
- (c) No area devoted to retail and/or restaurants shall be permitted on the Site unless such uses are located within mixed use residential/retail/restaurant buildings or retail/restaurant/office buildings.
- (d) Drive-thru windows will not be allowed as an accessory use
- 2.12 The number of residential dwelling units and the square footage of gross floor area devoted to commercial use set forth above with respect to Development Areas 1, 2 and 3 may be reallocated among such Development Areas provided that the total number of residential dwelling units permitted with such Development Areas shall not exceed 348 units and the total gross floor area devoted to commercial uses within such Development Areas shall not exceed 35,000 square feet.
- 2.13 While areas devoted to outdoor dining are not intended to be included in the calculation of the square footage limitations noted above, any off street parking required by the Ordinance will be provided for these areas.

#### ACCESS POINTS

The total number of ingress/egress points shall be limited to the number shown on the Technical Data Sheet. The exact locations may vary somewhat from those depicted based upon final design and locational requirements as regulated by CDOT and, where applicable, NCDOT.

Access from the Site to Statesville Avenue will be provided by way of internal streets or existing streets other than Statesville Avenue as generally depicted on the Rezoning Plan.

Prior to issuance of the final certificate of occupancy for the first building located on Development Area 3, access to development taking place on Development Area 1 and Development Area 2 may be provided by way of Street A as generally depicted on the

## SETBACK, SIDE YARDS, REAR YARDS, BUFFERS, VEHICLE CIRCULATION

4.1 All buildings constructed on the Site shall satisfy or exceed the setback, rear yard and side yard requirements established under the Ordinance.

The Site and portions of the Site shall be viewed as a unified development plan. As such, vards will not be required between buildings located on the Site or between Development Areas. The Petitioner reserves the right to subdivide the Site and create lots within the interior of the development with no public street frontage or side and/or rear yards or other separation standards as part of a unified development plan. In addition, the Site can be viewed as a unified development plan in conjunction with the adjacent tracts. Furthermore, as part of the unified development plan, there shall be no separation standards (i.e. no internal vard or buffer requirements) associated with development on Development Area 5 and that certain parcel zoned B-2 and located adjacent and to the east of Development Area 5 currently known as the Gables at Druid Hills Senior Anartments.

- 4.2 The setback areas extending around the perimeter of the Site are to remain as open space and, except to the extent necessary to accommodate pedestrian pathways, walls, berms, fences, grading, signs, graphics or utility construction and, where indicated, vehicular access, will be restricted from future development.
- 4.3 A non-required 20 foot Class C buffer shall be provided along the northerly boundary of Development Area 1 and Development Area as generally depicted on the Technical Data Sheet; provided, however, the buffer may be reduced to 15 feet with the use of a wall or fence as provided in the Ordinance. If the abutting properties should be rezoned or used in a manner so as to not require such buffer. the required buffer for the Site may be adjusted accordingly to meet the minimum requirements for any buffers and screening per the Ordinance.
- 4.4 The height of buildings located on the Site shall comply with the Ordinance for the NS and UR-2 zoning district provided, however, buildings on Development Area I shall not exceed 50 feet in height and portions of buildings within Development Area 2 located within 50 feet of the northerly boundary line of such Development Area shall not exceed 40 feet in height. It is understood that the height restrictions set forth in the immediately preceding sentence shall be null and void in the event that property immediately adjacent to the applicable building(s) in question along the common northerly boundary of the Site are either (i) no longer zoned for single family residential purposes (i.e. R-3, R-5, etc.) or (ii) are not used for single family residential purposes for a continuous period of six (6) months from the date of approval of this Petition. Building height for buildings within Development Area 7 and 7A will be limited to 40 feet. Building height for buildings within Development Area 8 will be limited to 60 feet.

## SCREENING AND LANDSCAPING

- 5.1 Screening will conform to the applicable standards of Section 12.303 of the
- 5.2 Landscaping shall meet or exceed the requirements of the Ordinance and the City of Charlotte Tree Ordinance. Newly installed landscaping shall be consistent with the existing landscaping treatments.
- Irrigation systems will be maintained by Petitioner or its successors and assigna-all landscaped setback areas along Statesville Avenue: PROPOSED OMISSION. NCDOT does not allow irrigation in planting strips along Statesville Avenue.

  All roof mounted mechanical equipment will be screened from view.
- 5.5 Dumpster areas and recycling areas (if any) will be enclosed by solid fences or a brick wall with one side being a decorative wooden gate. If one or more sides of a dumpster area adjoin a side or rear wall of a building, then the side or rear wall may be substituted for a side.
- 5.6 As indicated on the Technical Plan sheet SP 101 the existing trees along Double Oaks Road will be preserved. In conjunction with this tree save area the petitioner agrees to provide a tree preservation plan. The tree preservation plan will be submitted to the City's Urban Forestry Staff for review and approval. The approved tree preservation plan will be undertaken and executed during the

construction process.

5.7 Tree save areas as identified on the Technical Plan will be preserved.

#### 6. PARKING

6.1 Off street parking will meet or exceed the minimum standards established under the Ordinance and will not be allowed within the setbacks. Parking for residential uses will be provided at the ratio of one space per unit. In addition, restaurant uses shall be parked at a ratio of 1 space per 125 square feet of gross floor area for such uses; retail (but non-restaurant) uses shall be parked at a ratio of 1 space per 450

square feet of gross floor area of such uses; and office uses shall be parked at a ratio of 1 space per 550 square feet of gross floor area of such uses.

6.2 Parking areas will be broken up with landscaping to avoid massing of paved

- 6.3 Vehicle circulation and off-street parking spaces will not be located in between buildings on the Site and Statesville Avenue, buildings on the Site and Street A, buildings on the Site and Street B, buildings on the Site and Street C, buildings on the Site and Street I, buildings on the Site and street J, and buildings on the Site and Street F as generally depicted on the Technical Data Sheet; however, circulation and parking spaces may be located to the side of buildings and/or between buildings on the Site.
- 6.4 Where parking is not located behind buildings, screening shall be provided at the lot line by landscaping or decorative walks or fences. Shared parking may be allowed at the discretion of the Zoning Administrator.
- 6.5 On street parking may be provided along public streets subject to the approval of
- 6.6 Bicycle parking shall be provided in accordance with the Ordinance.
- 6.7 As part of the unified development nature of the development on Development Area 5 and the B-2 zoned parcel adjacent and to the east (currently known as the Gables at Druid Hills Senior Apartments described in Section 4.1 above, parking on such parcels may be shared in common pursuant to a shared parking agreement and/or a Declaration of Covenants, Conditions and Restrictions such that all of the parking needs associated with development on Development Area 5 may be met by parking provided on the Gables parcel; provided, however, the total number of parking spaces required by the Ordinance for the combined unified development are satisfied with reference to the Gables parcel.

#### 7. <u>LIGHTING</u>

- 7.1 Freestanding streetscape lighting fixtures installed within the Site will be uniform in design and will be a full or semi cut-off type fixture.
- 7.2 Pedestrian scale lighting will be installed along internal streets and driveways on the Site as development occurs on the Site.
- 7.3 No cobra style lighting fixtures may be used on the Site.
- 7.4 The maximum height of any freestanding lighting fixture within the parking areas, including its base, shall not exceed 20 feet in height. This restriction will not apply to public street lighting located along the public streets within and abutting the site.
- 7.5 No wall "pak" type lighting will be allowed facing public streets. Any wall "pak" type lighting will be downwardly directed.

All signs placed on the Site will be erected in accordance with the requirements of the Ordinance. In addition to directional signage, up to seven (7) detached signs shall be allowed. In Development Areas 1, 2, 3, 5 and 6 the signs shall not exceed 5 feet in height or 50 square feet in size. In the other Development Areas the signs will meet the requirements for the UR-2 district. No pylon type detached signs shall be permitted. Permitted detached signage may be located within building setbacks and other locations throughout the Site in accordance with the Ordinance and as generally depicted on the

## 9. SIDEWALKS/STREETSCAPE

Sidewalks six (6) feet in width along with planting strips eight (8) feet in width will be installed along interior public streets within the Site, except for the partion of street C that abuts Anita Stroud Park, the Hebrew Cemetery, Development Area 4 (swim Buf er), Development Area 7A (green way), and southern edge of Double Oaks Park, which will have a five (5) foot sidewalk strips Sidewalks eight (8) feet in width along with planting strips eight (8) feet in

width will be installed along Statesville Road as generally depicted on the Rezoning Plan. 9.2 Large maturing trees will be planted along Statesville Avenue 40 feet on center if overheard power lines do not exist. If overhead power lines are present along

## 10. STORM WATER MANAGEMENT/WETLANDS

10.1 Storm water runoff will be managed through proven techniques which satisfy the standards imposed by the City of Charlotte Ordinances and the Charlotte Mecklenburg Storm Water Design Manual. Surface level storm water detention, if provided, shall not be located in the setback required by the Ordinance.

Statesville Avenue small maturing trees 30 feet on center will be substituted.

- 10.2 The detention shall tie-in to the existing abutting storm water system(s). The Petitioner shall have the receiving drainage system abutting the Site analyzed to ensure that it will not be taken out of standard due to this development. If it is found that the development will cause the receiving storm drainage system to be taken out of standard, the Petitioner shall provide adequate detention to prevent this from occurring. Should the existing, receiving drainage system be deemed to be out of standard prior to development of its Site, the Petitioner agrees to provide adequate detention to ensure that the system will not be additionally overburdened.
- 10.3 Development on the Site shall otherwise adhere to the requirements of the Post Construction Control Ordinance in the form adopted by Charlotte City Council on November 26, 2007.
- 10.4 Any jurisdictional wetlands or streams, if present, need to be protected or proper environmental permits obtained prior to their disturbance. For 401 permits contact DENR. For 404 permits contact the Army Corps of Engineers.

## RIGHT OF WAY DEDICATION, ABANDONMENT AND TRANSPORTATION

11.1 If this Rezoning Petition is approved, the Petitioner commits to dedicate and convey by plat or quitclaim deed to NCDOT or CDOT (as the case may require) where owned by the Petitioner and where not already existing that portion of such additional right of way along the Site's frontage of Statesville Avenue to result in a 80 foot right of way measured 40 fact from the centerline of Statesville-Avenue as shown on sheet SP-104 sections 1 Petitioner Ownership Both Sides and 1A Petitioner Ownership One Side; additionally the Petitioner agrees to provide or convex to ACDOI of COOT (as the case may require) where owned by the Petitioner a setback nonexclusive easement to an area up to and half (115) f ve (5.0) feet in width along each side of the right of way of Statesville Avenue as described above to permit the installation of an

eight (8) foot sidewalk and eight (6) foot (minimum) planting strip, to the extent but only to the extent sidewalk cannot be installed within the above referenced right of way. Any such easement instrument shall be in form mutually acceptable to the Petitioner and NCDOT/CDOT, as applicable. and shall permit the installation of Petitioner's project signage and lighting and the encroachment of the same within the easement so conveyed so long as any encroachment maintains a nine (9) foot clearance as measured from The dedication and conveyance described herein shall occur as each area having

er screes to reserve an additional five and half (5 5) feet of right of way on

Avendo with Statesville Avenuer. This will resulvin actoral of 84 feet of right-of

frontage along Statesville Avenue is developed and before the issuance of the final

certificate of occupancy for the first building located within each respective area.

easement to an area up to eight (8) feet in width along each side of the right of way from the above referenced tight of way. Any such casement insuring a such by

actruction of the left turn lane improvement 

11.2 Improvements to Statesville Avenue: Statesville Avenue is maintained by the North Carolina Department of Transportation ("NCDOT"). As a result any new driveways or public street connections to Statesville Avenue require the approval of a driveway permit by NCDOT. NCDOT has reviewed the redevelopment plans for Double Color and ministly determined that are Access three possent Plan for Statesville Avenue extending from Westward Avenue to North Avenue would be required prior to the issuance of a driveway permit to for this parties of Statesville Avenue. However, NCDOT has agreed to allow redevelopment, of the british phases of Double Oaks that remire access to Statesville Avenue, to proceed and driveway permits to Statesville Avenue to be issued without the development and tion of such an Access Management Plan for Statesville Avenue based on the following secess and conditions:

- The establishment of an AM and PM trip generation "base" (the "Bese") established by the 500 multi family units that existed on the cite before redevelopment need. This lines established the following base line quarkers sand the 580 and Saulty units: 3,857 daily trips, 106 AM yeak how trips and 360 PM peak hour tripe (Daily and AM and PM seak hour trip generation number established by the Institute of Transportation Regimeers, Trip Generation Manua
- (ii) In connection with the development of each of NCDOT has agreed to allow divisorary parasits for the following four initial phases for Double Oaks: (i) 48 apertment units on Development Area 1, (ii) 72 elderly housing units on Development Area 5, (iii) 96 spartment units on Development Area 8, and (iv) a 79 student childcare center on Development Area 8, the Politicans will provide AM and PM trip generation calculations that will be compared to the Brice.

  This trip generation table will be reviewed by CDOT without any readway rovements to Statesville Avenue.
- (iii) As long as the total of the AM and PM trip generation calculations for these four initial phases of development do not exceed the AM and PM peak Base numbers stablished by the original \$50 male family units, these floor initial phases will be approved and allowed to preceed.
- Once these four initial phases of development have been permitted, any additional phase of development that is submitted for approval anut also submit an Access Management Plan for Statesville Avenue for review and approval by NCDOT. The Access Management Plan and the additional phase of development may be reviewed concurrently, but building permits will not be issued for such additional phase of development until the Access Management Plan for Statesville Avenue has been approved by NCDOT.
- additional phase of development will be approved but a certificate of occupancy for improvements within such new phase will not be issued until any improvements provided for in the Access Management Plan have been completed or a letter of credit or bond for the estimated costs of such rements has been delivered to the City of Charlotte.

Upon approval of the Access Management Plan, building permits for such

- Once the improvements called for in the approved Access Management Plan have been completed or the letter of credit or bond delivered as provided above, subsequent phases of development will be allowed to proceed without wingthe recomment of further study or improvements to follow-this
- Nothing contained in this Section 11.2 shall prevent the Patitioner from proceeding with lead dividenment schirities on any portion of the Site frach as clouding grading, buttalletten of streets, utilities, carb and entire, storm men intercements and the like).
- 11.3 The Petitioner reserves the right to seek abandonment of portions or all of Benson Street, Horne Drive, Moss Court and Dearborn Avenue. If required as part of the abandonment of Dearborn Avenue or as part of the subdivision approval process for the site a permanent turn around will be provided at the terminus of Dearborn
- 11.4 The Petitioner shall install or cause to be installed the eight (8) foot planting strip and eight (8) foot sidewalk referenced in Section 11.1 above on or before the issuance of the final certificate of occupancy for (i) the first building within Development Area 3 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 3; (ii) the first building within Development Area 2 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 2; (iii) the first building within Development Area 5 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 5; (iv) the first building within Development Area 6 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 6 and (v) the first building within Development Area 8 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 8.
- 11.5 Petitioner may elect to realign that portion of Woodward Avenue from its intersection with Statesville Avenue extending to the west and then north in the manner generally depicted on the Rezoning Plan, subject to the reasonable review and approval of CDOT. In conjunction with the re-alignment of Woodward Avenue the petitioner will improve the eastern and western approaches of Woodward Avenue to Statesville Avenue to include one ingress and two egress lanes. The western approach will include a left turn lane with a minimum of 125 fect of storage and appropriate taper. It is anticipated that on the eastern approach these improvements can be accomplished by remarking the existing pavement. In such event, Petitioner shall be responsible for conveyance of any required additional right-of-way and for construction of the improvements associated with such realignment and intersection improvements.

As an alternative to the above and if the Petitioner is unable to acquire the needed right-of-way for these improvements the Petitioner will realign both the western and eastern approaches of Woodward Avenue per the plan Titled "Alternative Woodward Street Plan" illustrated on Sheet SP 101 of the Site plan.

It is possible that the Petitioner will have to acquire off-site right-of-way to complete either of these improvements. If after reasonable efforts by the petitioner to acquire such right-of-way on market rate terms, the Petitioner has not been successful, the City of Charlotte may assist in the acquisition of right-of-way in accordance with its standard policies. In such event, the Petitioner will reimburse the City for the all the costs associated with this right-of-way acquisition.

- 11.6 Petitioner will make the following improvement to the intersection of Badger Court and Statesville Avenue. The Petitioner will re-construct the eastbound approach of Badger Court to provide one ingress and two egress lanes; the through lane shall terminate as a combination through-right lane and a left turn lane shall be constructed with 100 feet of storage and appropriate taper. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 8.
- 11.7 Petitioner will make the following improvement to the intersection of Kohler Avenue and Statesville Avenue. The Petitioner will construct the east bound approach on Kohler Avenue with one ingress and one egress lane as shown on sheet SP-104 section 3MU. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 3.
- 11.8 The Petitioner shall fund the install a traffic signal at the intersection of Statesville and Woodward Avenues. The traffic signal to be installed upon meeting appropriate CDOT and NCDOT traffic signal warrants and approvals.
- 11.9 A 10 foot pedestrian and bicycle path will be constructed, from the terminus of Dearborn Avenue to Street C, to provide access to Anita Stroud Park in conjunction with construction of streets located within Development Area 7.

11.10 The Petitioner reserves the right to install a roundabout along Double Oaks Road in the general location of its intersection with Street K, said roundabout to be built, if at all, as development progresses within Development Area 7. The design and location subject of the proposed roundabout to be review and approval by The Charlotte Department of Transportation.

- 11.11 Should the City/CDOT determine that it is in the City's interest to maintain Statesville Avenue and request the NCDOT to transfer maintenance, the petitioner will support the City's efforts to take over the maintenance of Statesville Avenue from the North Carolina Department of Transportation along the site's frontage. In the event that maintenance of Statesville Avenue is accepted by the City/CDOT and therefore the NCDOT requirements no longer apply, then the City/CDOT will revisit the requirements posited by section 1A in order to create an appropriate street section in keeping with urban planning principles and pedestrian environments.
- 11.12 If allowed by the appropriate agency off peak on street parking may be located along Statesville Avenue.
- 11.13 The Petitioner reserves the right to request as allowed by Section 6.207 "Alterations to Approval" of the City of Charlotte Zoning Regulations changes to the street cross-sections illustrated on Sheet SP 104 of the Site Plan. Any such changes will be made with the concurrence of the City Department of Transportation and the Planning Staff.

#### 12. CONVEYANCE OF EASEMENT FOR GREENWAY PURPOSES

12.1 Petitioner shall convey a permanent easement to Mecklenburg County for that portion of the Site located within Development Area 4 to the north and west of the proposed realigned Woodward Road as generally depicted on the Technical Data Sheet and a permanent easement to Mecklenburg County for that other portion of

the Development Area 4 shown as "Greenway" on the Technical Data Sheet. Such easements shall be for greenway and open space purposes (including open space associated with this Petition) and shall be conveyed prior to the issuance of the first certificate of occupancy for the first unit located within Development Area 3. Furthermore, the above-referenced easements shall be conveyed pursuant to a Declaration of Covenants, Conditions and Restrictions between the Petitioner (or its successors and assigns) and Mecklenburg County which shall include provisions relating to: (i) Petitioner's ability to grade within the easement areas for certain purposes such as installation of roads (and their dedication) and stream restoration and utilities and the like; (ii) the installation of project and directional signage within that portion of the easement located along Statesville Road; (iii) restrictions on the use of the easement area for greenway purposes and related uses acceptable to Petitioner; (iv) commitments by Mecklenburg County to maintain the easement area in a well-kept manner free of debris and other unsightly conditions and other maintenance responsibilities of the parties; and (v) other matters mutually acceptable to the Petitioner and Mecklenburg County.

- 12.2 The Petitioner is currently working with Mecklenburg County Land Use and Environmental Services Agency (LUESA) and the City of Charlotte Storm Water Services on a stream restoration project for the stream within Anita Stroud Park. As part of this restoration project it will be necessary to clear and remove the existing vegetation within the S.W.l.M. buffer. The Petitioner will complete the restoration project before the dedication and conveyance of the greenway easement described above, subject to delays in receipt of regulatory approvals.
- 12.3 The Petitioner will work with Mecklenburg County Parks and Recreation to provide an easement between the existing brick wall and Development Area 7A for the construction of a greenway. The width of the easement shall be no less 30 feet as measured from the existing wall as generally depicted on the Technical Data Sheet. The area for the construction of the proposed greenway shall be conveyed prior to the issuance of the first certificate of occupancy for the first building within Development Area 7A, subject to delays in receipt of regulatory approvals. Petitioner and Mecklenburg County Parks and Recreation reserve the right to relocate this greenway easement in a manner mutually acceptable to Petitioner and Parks and Recreation.
- 12.4 In connection with future development of property located to the northwest of the site (Phase III of Double Oaks). The Petitioner agrees to work with Mecklenburg County Parks and Recreation on an easement for pedestrian access to and from Double Oaks Road, said easement to be located within the Duke Energy right-ofway at the eastern edge of Development Area 7, subject to consent of Duke Energy Company. This easement will link Mecklenburg County property (tax parcel # 075-123-02) and Double Oaks Road.

## TRANSIT COMMITMENTS

13.1 Petitioner shall preserve the existing sidewalk, waiting pad, bus shelter and but stop currently located on Statesville Avenue to the extent such improvements can be preserved in a manner reasonably consistent with the development, and such improvements may be relocated on a temporary basis as needed.

13.2 Petitioner shall construct a bench pad within the right-of-way of Statesville Avenue adjacent to Development Area 5 in the approximate location shown on the Technical Data Sheet, said bench pad to be constructed in accordance with CATS

Development Standards 60.02A and only if they can be reasonably located within Development Standards 60.02A and only if they can be reasonably located within said right-of-way.

## 14. ARCHITECTURAL CONTROLS

- 14.1 Buildings within Development Areas 1, 2, 3, 5, 6, and 8 with frontage on either Statesville Avenue, Woodward Avenue, Kohler Avenue or streets A, C, F, I and J shall have clear windows, glass and doors that face these respective streets. The walls of the buildings facing these streets shall be varied with a frequency of windows, doors and other architectural treatments. Long expanses of blank walls with no openings, changes in materials or changes in architectural treatment over 20 feel long will not be allowed.
- 14.2 All sides of all buildings located within Development Areas 1, 2, 3, 5, 6, and 8 will be built using four sided architecture.
- 14.3 The Conceptual Streetscape Renderings depicted on Sheet SP-105 depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing. proportions and design elements to achieve a high quality mixed-use community While these drawings represent the Petitioner's general intent, the final detailed building design has not been completed; therefore modification or alterations to these renderings may occur and will be allowed.

## 15. AMENDMENTS TO REZONING PLAN

Future amendments to the Technical Data Sheet and these Development Standards may be applied for by the then owner or owners of the applicable parcel or parcels affected by such amendment in accordance with Section 6 of the Ordinance.

## 16. BINDING EFFECT

- 16.1 If this Rezoning Petition is approved, the development program established under these Development Standards and the Technical Data Sheet shall, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of the Petitioner and the owners (from time to time) and their respective heirs, devisees, personal representatives, successors in interest and assigns.
- 16.2 Throughout this Rezoning Petition, the terms "Petitioner", "Owner" or "Owners," shall, with respect to each parcel within the Site, be deemed to include the heirs. devises, personal representatives, successors in interest and assignees of the owner or owners of the Site who may be involved in its development from time to time.
- 16.3 Upon approval, this Rezoning shall super-cede and replace any prior conditional rezoning petitions applicable to the Site, including without limitation Rezoning Petition No. 2008-035.

# shook kelley

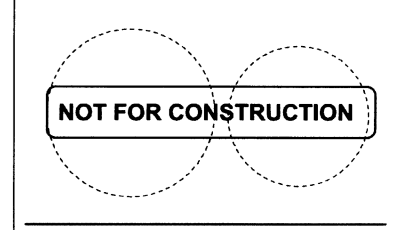
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Prepared for: Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

> Description 2008 02 15 First Submittal 2008 05 13 Second Submittal 2008 06 16 Public Hearing 2008 06 25 Zoning Committee 2008 07 21 City Council 2009 01 30 Amendment to Petition

> > 2009 03 11 Second Amendment to Petition

2010\_06\_22 Administrative Amendment 4

Clarification

2010\_08\_25 Administrative Amendment 4

## **Petition #2008-73** Fourth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL DATE: OCT, 3 2011

DY: DERMA D. CAMPBELLSS

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**DOUBLE OAKS PHASE II** 

**RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 4

Project name/#: Project / 07024

T 101

#### **CHARLOTTE - MECKLENBURG**

# Planning Department INTER - OFFICE COMMUNICATION

DATE:

December 6, 2011

حن5

TO: Mark Fowler

Zoning Supervisor

FROM:

Debra Campbell

Planning Director

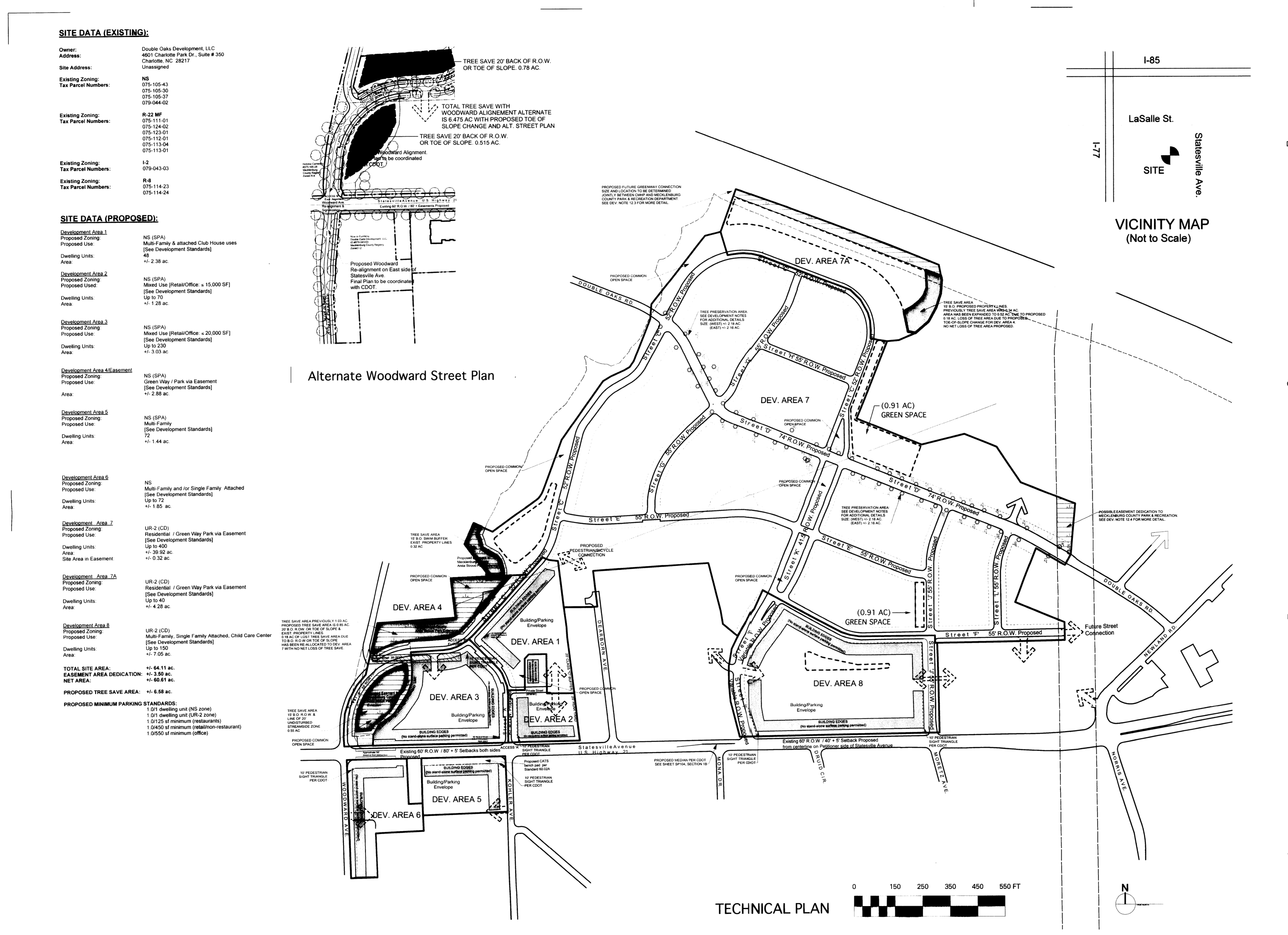
## SUBJECT: Administrative Approval for Petition 2008-073 (Charlotte Mecklenburg Housing Partnership)

Attached are revised plans for the above petition. The plans have been revised to make the following minor changes:

- Remove all notes on Sheet SP104 related to "Minimum Building Heights".
- Re-allocate a portion of the site identified as single family attached to single family detached indicated on Sheet SP102.
- Modification of the phasing of the transportation commitments identified within Section 11.2(iii) on Sheet T101.

Since these changes are minor and do not alter the intent of the development and meet the requirements of the Charlotte Zoning Ordinance Section 6.207 <u>Alterations to Approval</u>, I am administratively approving these plans. Please use these plans when evaluating requests for building permits and certificates of occupancy.

Note all other ordinance requirements still apply.



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Charlotte, NC 28203-4927 Los Angeles, CA 90035-1621

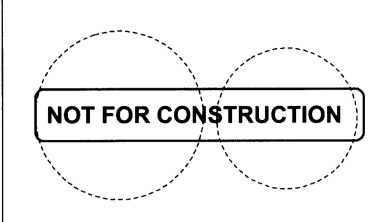
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Prepared for: CMHP Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# Double Oaks Phase II

Petition #2008-Charlotte, NC

١	Key	Date	Description
I			
١	1	2008_02_15	First Submittal
ŀ	2	2008_05_15	Second Submittal
I	3	2008_06_16	Public Hearing
I	4	2008_06_25	Zoning Committee
J	5	2008_07_21	City Council
I	6	2009_01_30	Amendment to Petition
I	7	2009_03_11	Second Amendment to Petition
I	8	2010_01_11	Third Amendment to Petition
I	9	2010_05_05	Fourth Amendment to Petition
I	10	2011_11_28	Fifth Amendment to Petition

# Technical Plan Petition #2008-73 Fifth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: 12 /6/11

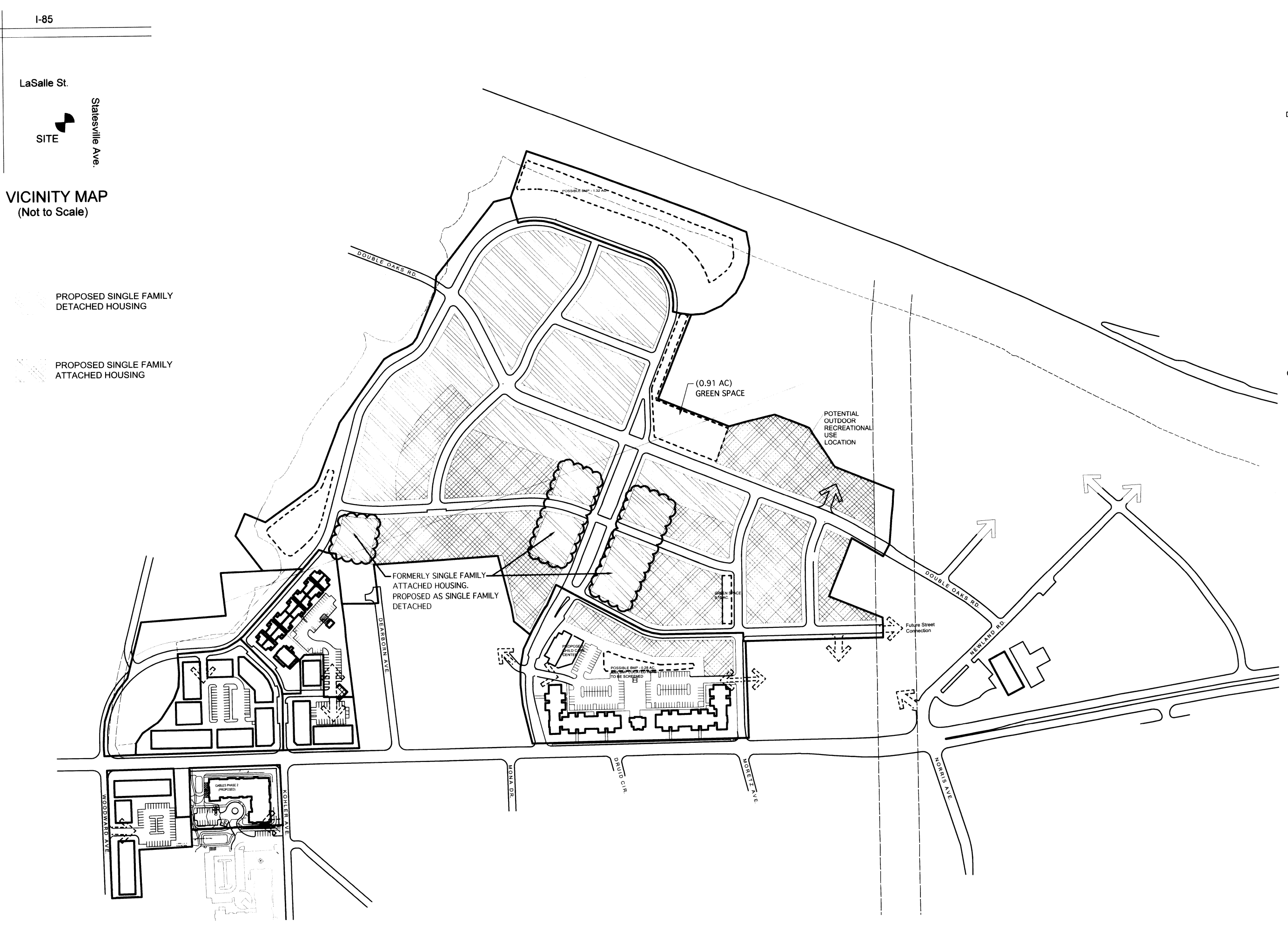
BY: DEBRA D. CAMPBELL

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Project name/#: Project / 07024
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DOUBLE OAKS PHASE II
RE-ZONING PLAN SUBMITTAL
FOR ADMINISTRATIVE AMENDMENT 5



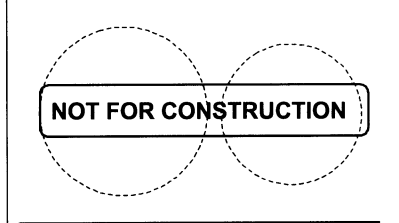
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Prepared for:
CMHP
Charlotte Mecklenburg Housing Partnership
David Howard
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Charlotte, NC 28217
704.342.0933 p

# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1	2008 02 15	First Submittal
2	2008_02_13	Revised Submittal
3	2008 06 16	Public Hearing
4	2008 06 25	Zoning Committee
5	2008_07_21	City Council
6	2009_01_30	Amendment Petition
7	2009_03_11	Second Amendment to Petitio
8	2010_01_11	Third Amendment to Petition
9	2010_05_05	Fourth Amendment to Petition
10	2011 11 07	Fifth Amendment to Petition

## Schematic Plan **Petition #2008-73**

Fifth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

BY: DEBRA D. CAMPBELL SU

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Project name/#: Project / 07024

CAD File Name: Site Plan\_96\_Units\_Schem\_10\_0111

**shook kelle**y

**DOUBLE OAKS PH. II RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 5

SP102

SCHEMATIC PLAN



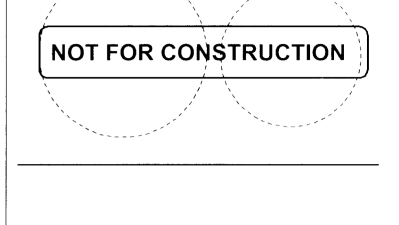
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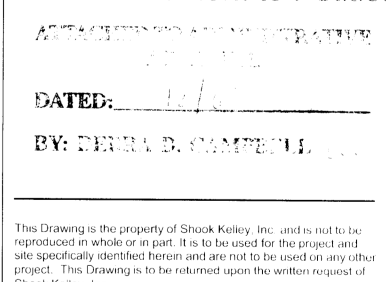
# Double Oaks Phase II

Petition #2008-Charlotte, NC

1	2008 02 15	First Submittal
2	2008_05_13	Second Submittal
3	2008 06 16	Public Hearing
4	2008 06 25	Zoning Committee
5	2008 07 20	City Coumcil
6	2009 01 30	Amendment to Petition
7	2009 03 11	Second Amendment to Petitic
8	2010 01 11	Third Amendment to Petition
9	2010 05 05	Fourth Amendment to Petition
10	2011_11_07	Fifth Amendment to Petition

# Proposed Zoning Boundaries Technical Plan Petition #2008-73

Fifth Amendment to Petition



Project name/#: Project / 07024

CAD File Name: Site Ppan\_96\_Units\_Zone\_10\_0111

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DOUBLE OAKS PHASE II
RE-ZONING PLAN SUBMITTAL
FOR ADMINISTRATIVE AMENDMENT 5





CONCEPTUAL VIEW "A"
Woodward Avenue



CONCEPTUAL VIEW "B"
Statesville Avenue

NOTE: These Conceptual Streetscape Renderings depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements. Modifications or alterations to these renderings may occur.

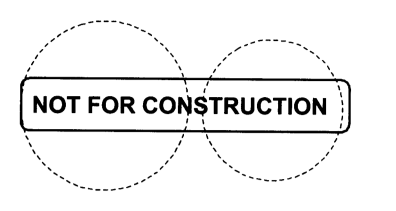
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# Double Oaks Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1 2 3 4 5 6 7 8 9 10	2008_02_15 2008_05_13 2008_06_16 2008_06_16 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05 2011_11_07	First Submittal Second Submittal Public Hearing Zoning Committee City Council Amendment to Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition Fifth Amendment to Petition

# Conceptual Streetscapes Schematic Plan Petition #2008-73 Fifth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: 12/6/"

BY: DEBRA D. CAMPBELL SUS

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DOUBLE OAKS PHASE II
RE-ZONING PLAN SUBMITTAL
FOR ADMINISTRATIVE AMENDMENT 5

DOUBLE OAKS MIXED-USE VILLAGE - OVERALL MASTER PLAN **DEVELOPMENT STANDARDS FOR REZONING PETITION NO. 2008-073** July 17, 2008 (revised November 7, 2011)

#### **GENERAL PROVISIONS**

Unless more stringent standards are established by the Technical Data Sheet or these Development Standards, all development standards established under the Zoning Ordinance (the "Ordinance") for the NS zoning classification or the UR-2 zoning classification shall be followed. The development contemplated by this petition consists of eight (8) Development Areas generally depicted on the Technical Data Sheet as "Development Area 1", "Development Area 2", "Development Area 3", "Development Area 4", "Development Area 5", "Development Area 6", "Development Area 7", " Development Area 7A" and "Development Area 8" (each a "Development Area" and collectively the "Development Areas"). The Technical Data Sheet and these Development Standards (together the "Rezoning Plan") supersede in all respects all prior conditional use zoning plans with respect to the property that constitutes the Site.

The Technical Data Sheet is accompanied by a conceptual site plan for development within Development Areas 1, 2, 3, 5, 6 and 8 (the "Schematic Site Plan") and by a conceptual land use plan for Development Areas 4, 7 and 7A (collectively with the Schematic Site Plan referred to as the "Site Plan"). The development depicted on the Site Plan is schematic in nature, and except as otherwise specified in these Development Standards, is intended only to describe the possible arrangements of uses and building elements. The schematic depictions of the uses, structures and building elements set forth on the Site Plan should be reviewed in conjunction with the provisions of these Development Standards.

Consequently, except as otherwise expressly specified on the Technical Data Sheet and in these Development Standards, the ultimate layout of the development proposed, the exact alignments of streets and points of access; the numbers, the size, configuration and placements of buildings and parking areas; and the depictions of such elements on the Site Plan and any schematic building elevations are preliminary graphic representations of the types and quality of development proposed. They may, therefore, be altered or modified during design development and construction document phases within the maximum building/parking envelope lines established on the Technical Data Sheet, subject to the accompanying Development Standards and Section 6.206 (2) of the Ordinance. Parking layouts for surface and structured parking may be modified to accommodate final building locations and parking spaces may be located inside or outside development area boundaries to the extent permitted by the Ordinance. Sidewalks generally depicted on the Site Plan are intended to reflect the general pedestrian circulation for development on the Site but the specific locations of such sidewalks may be subject to minor variations that do not materially change the design intent generally depicted on the Site Plan. The dimensions and specific locations of building/parking envelopes and parking envelopes generally depicted on the Technical Data Sheet may be subject to minor variations that do not materially change the design intent generally depicted on the Schematic Site Plans.

As described in Section 4.1 and Section 6.6 below, the Site and portions thereof shall be viewed as a unified development plan in accordance with the provisions set forth therein.

The total number of buildings to be developed on the Site shall not exceed four (4) as to Development Area 1. three (3) as to Development Area 2, nine (9) as to Development Area 3 and two (2) as to Development Area 5, four (4) as to Development Area 6, twelve (12) as to Development Area 8. Due to the type of uses allowed within Development Areas 7 and 7A (attached and detached dwelling units) the maximum number of buildings is limited by the total number of allowed units for these two Development Areas. No buildings are contemplated for Development Area 4.

#### PERMITTED USES AND BUILDING AREA RESTRICTIONS

2.1 This proposal is intended to accommodate the development of retail, restaurant, office and residential uses which will be interconnected with open space, pedestrian and vehicular linkages.

For purposes of the development limitations set forth in this Section 2, the term "gross floor area" or "GFA" shall mean and refer to the sum of the gross horizontal areas of each floor of a principal building, and any accessory buildings or structures on the site measured from the outside of the exterior walls or from the center line of party walls; provided, however, such term shall exclude any surface or structured parking facilities, or related access areas, areas used for building and equipment access (such as stairs, elevator shafts and maintenance crawl spaces), or areas devoted to uses or structures accessory to residential uses on the site (limitations on the scope of residential uses being determined on a per unit, rather than floor area basis); provided, further, areas devoted to outdoor dining are not intended to be included in the calculation of gross floor area but any off-street parking required by the Ordinance for the NS district will be required for outdoor dining areas.

- 2.2 Development Area 1 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 48 multi-family residential dwelling units; and
  - (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as allowed in the NS district, including without limitation clubhouse facilities.
  - (c) Drive-thru windows will not be allowed as an accessory use.
- 2.3 Development Area 2 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 70 multi-family residential dwelling units; and
  - (b) Up to 15,000 square feet of gross floor area of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office building(s) located within Development Area 2; and
  - (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the ordinance
  - (d) Drive-thru windows will not be allowed as an accessory use.
- 2.4 Development Area 3 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 230 multi-family residential dwelling units; and
  - (b) Up to 20,000 square feet of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office buildings located within Development Area 3; and;
  - (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
  - (d) Drive-thru windows will not be allowed as an accessory use.
- 2.5 Development Area 4 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Greenway and open space related uses together with accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.6 Development Area 5 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.7 Development Area 6 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - (b) Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
  - (c) Drive-thru windows will not be allowed as an accessory use.

2.8 Development Area 7 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:

- (a) Up to 400 attached or detached dwelling units/homes and a outdoor recreations use: and
- Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.9 Development Area 7A as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 40 multi-family, attached or detached dwelling units/home: and
  - Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.10 Development Area 8 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 150 residential attached dwelling or multi-family units;
  - Child Care uses for up to 79 children in the area generally depicted on the Technical Data Sheet; and
  - Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the UR-2
- 2.11 The permitted uses described in Sections 2.2, 2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 2.9 and 2.10 above shall be subject to the following limitations and restrictions:
  - The total amount of commercial uses on the Site (excluding child care and elementary school uses) shall not exceed 35,000 square feet of gross floor
  - (b) No fast food restaurants with drive through window facilities or gas stations/convenience stores with gasoline sales shall be allowed; and
  - (c) No area devoted to retail and/or restaurants shall be permitted on the Site unless such uses are located within mixed use residential/retail/restaurant buildings or retail/restaurant/office buildings.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.12 The number of residential dwelling units and the square footage of gross floor area devoted to commercial use set forth above with respect to Development Areas 1, 2 and 3 may be reallocated among such Development Areas provided that the total number of residential dwelling units permitted with such Development Areas shall not exceed 348 units and the total gross floor area devoted to commercial uses within such Development Areas shall not exceed 35,000 square feet.
- 2.13 While areas devoted to outdoor dining are not intended to be included in the calculation of the square footage limitations noted above, any off street parking required by the Ordinance will be provided for these areas.

#### ACCESS POINTS

The total number of ingress/egress points shall be limited to the number shown on the Technical Data Sheet. The exact locations may vary somewhat from those depicted based upon final design and locational requirements as regulated by CDOT and, where

Access from the Site to Statesville Avenue will be provided by way of internal streets or existing streets other than Statesville Avenue as generally depicted on the Rezoning Plan.

Prior to issuance of the final certificate of occupancy for the first building located on Development Area 3, access to development taking place on Development Area 1 and Development Area 2 may be provided by way of Street A as generally depicted on the Rezoning Plan.

## SETBACK, SIDE YARDS, REAR YARDS, BUFFERS, VEHICLE CIRCULATION

4.1 All buildings constructed on the Site shall satisfy or exceed the setback, rear yard and side yard requirements established under the Ordinance.

The Site and portions of the Site shall be viewed as a unified development plan. As such, yards will not be required between buildings located on the Site or between Development Areas. The Petitioner reserves the right to subdivide the Site and create lots within the interior of the development with no public street frontage or side and/or rear yards or other separation standards as part of a unified development plan. In addition, the Site can be viewed as a unified development plan in conjunction with the adjacent tracts. Furthermore, as part of the unified development plan, there shall be no separation standards (i.e. no internal yard or buffer requirements) associated with development on Development Area 5 and that certain parcel zoned B-2 and located adjacent and to the east of Development Area 5 currently known as the Gables at Druid Hills Senior Apartments.

- The setback areas extending around the perimeter of the Site are to remain as open space and, except to the extent necessary to accommodate pedestrian pathways, walls, berms, fences, grading, signs, graphics or utility construction and, where indicated, vehicular access, will be restricted from future development.
- 4.3 A non-required 20 foot Class C buffer shall be provided along the northerly boundary of Development Area 1 and Development Area as generally depicted on the Technical Data Sheet; provided, however, the buffer may be reduced to 15 feet with the use of a wall or fence as provided in the Ordinance. If the abutting properties should be rezoned or used in a manner so as to not require such buffer, the required buffer for the Site may be adjusted accordingly to meet the minimum requirements for any buffers and screening per the Ordinance.
- 4.4 The height of buildings located on the Site shall comply with the Ordinance for the NS and UR-2 zoning district provided, however, buildings on Development Area 1 shall not exceed 50 feet in height and portions of buildings within Development Area 2 located within 50 feet of the northerly boundary line of such Development Area shall not exceed 40 feet in height. It is understood that the height restrictions set forth in the immediately preceding sentence shall be null and void in the event that property immediately adjacent to the applicable building(s) in question along the common northerly boundary of the Site are either (i) no longer zoned for single family residential purposes (i.e. R-3, R-5, etc.) or (ii) are not used for single family residential purposes for a continuous period of six (6) months from the date of approval of this Petition. Building height for buildings within Development Area 7 and 7A will be limited to 40 feet. Building height for buildings within Development Area 8 will be limited to 60 feet.

## SCREENING AND LANDSCAPING

- 5.1 Screening will conform to the applicable standards of Section 12.303 of the Ordinance.
- 5.2 Landscaping shall meet or exceed the requirements of the Ordinance and the City of Charlotte Tree Ordinance. Newly installed landscaping shall be consistent with the existing landscaping treatments.
- 5.3 NCDOT does not allow irrigation in planting strips along Statesville Avenue.
- 5.4 All roof mounted mechanical equipment will be screened from view.
- 5.5 Dumpster areas and recycling areas (if any) will be enclosed by solid fences or a brick wall with one side being a decorative wooden gate. If one or more sides of a dumpster area adjoin a side or rear wall of a building, then the side or rear wall may be substituted for a side.
- 5.6 As indicated on the Technical Plan sheet SP 101 the existing trees along Double Oaks Road will be preserved. In conjunction with this tree save area the petitioner agrees to provide a tree preservation plan. The tree preservation plan will be submitted to the City's Urban Forestry Staff for review and approval. The approved tree preservation plan will be undertaken and executed during the construction process.

5.7 Tree save areas as identified on the Technical Plan will be preserved.

#### 6. PARKING

6.1 Off street parking will meet or exceed the minimum standards established under the Ordinance and will not be allowed within the setbacks. Parking for residential uses will be provided at the ratio of one space per unit. In addition, restaurant uses shall be parked at a ratio of 1 space per 125 square feet of gross floor area for such uses; retail (but non-restaurant) uses shall be parked at a ratio of 1 space per 450

square feet of gross floor area of such uses; and office uses shall be parked at a ratio of 1 space per 550 square feet of gross floor area of such uses.

- 6.2 Parking areas will be broken up with landscaping to avoid massing of paved
- 6.3 Vehicle circulation and off-street parking spaces will not be located in between buildings on the Site and Statesville Avenue, buildings on the Site and Street A, buildings on the Site and Street B, buildings on the Site and Street C, buildings on the Site and Street I, buildings on the Site and street J, and buildings on the Site and Street F as generally depicted on the Technical Data Sheet; however, circulation and parking spaces may be located to the side of buildings and/or between buildings on the Site.
- 6.4 Where parking is not located behind buildings, screening shall be provided at the lot line by landscaping or decorative walks or fences. Shared parking may be allowed at the discretion of the Zoning Administrator.
- 6.5 On street parking may be provided along public streets subject to the approval of
- 6.6 Bicycle parking shall be provided in accordance with the Ordinance.
- 6.7 As part of the unified development nature of the development on Development Area 5 and the B-2 zoned parcel adjacent and to the east (currently known as the Gables at Druid Hills Senior Apartments described in Section 4.1 above, parking on such parcels may be shared in common pursuant to a shared parking agreement and/or a Declaration of Covenants, Conditions and Restrictions such that all of the parking needs associated with development on Development Area 5 may be met by parking provided on the Gables parcel; provided, however, the total number of parking spaces required by the Ordinance for the combined unified development are satisfied with reference to the Gables parcel.

#### LIGHTING

- 7.1 Freestanding streetscape lighting fixtures installed within the Site will be uniform in design and will be a full or semi cut-off type fixture.
- 7.2 Pedestrian scale lighting will be installed along internal streets and driveways on the Site as development occurs on the Site.
- 7.3 No cobra style lighting fixtures may be used on the Site.
- 7.4 The maximum height of any freestanding lighting fixture within the parking areas, including its base, shall not exceed 20 feet in height. This restriction will not apply to public street lighting located along the public streets within and abutting the site.
- 7.5 No wall "pak" type lighting will be allowed facing public streets. Any wall "pak" type lighting will be downwardly directed.

All signs placed on the Site will be erected in accordance with the requirements of the Ordinance. In addition to directional signage, up to seven (7) detached signs shall be allowed. In Development Areas 1, 2, 3, 5 and 6 the signs shall not exceed 5 feet in height or 50 square feet in size. In the other Development Areas the signs will meet the requirements for the UR-2 district. No pylon type detached signs shall be permitted. Permitted detached signage may be located within building setbacks and other locations throughout the Site in accordance with the Ordinance and as generally depicted on the Rezoning Plan.

## 9. SIDEWALKS/STREETSCAPE

- 9.1 Sidewalks six (6) feet in width along with planting strips eight (8) feet in width will be installed along interior public streets within the Site, except for the portion of street C that abuts Anita Stroud Park, the Hebrew Cemetery, Development Area 4 (Swim Buffer), Development Area 7A (Greenway) and Southern edge of Double Oaks Park, which will have a five (5) foot sidewalk and six (6) foot planting strips. Sidewalks eight (8) feet in width with planting strips eight (8) feet in width will be installed along Statesville Road as generally depicted on the Rezoning Plan.
- 9.2 Large maturing trees will be planted along Statesville Avenue 40 feet on center if overheard power lines do not exist. If overhead power lines are present along Statesville Avenue small maturing trees 30 feet on center will be substituted.

## 10. STORM WATER MANAGEMENT/WETLANDS

- 10.1 Storm water runoff will be managed through proven techniques which satisfy the standards imposed by the City of Charlotte Ordinances and the Charlotte Mecklenburg Storm Water Design Manual. Surface level storm water detention, if provided, shall not be located in the setback required by the Ordinance.
- 10.2 The detention shall tie-in to the existing abutting storm water system(s). The Petitioner shall have the receiving drainage system abutting the Site analyzed to ensure that it will not be taken out of standard due to this development. If it is found that the development will cause the receiving storm drainage system to be taken out of standard, the Petitioner shall provide adequate detention to prevent this from occurring. Should the existing, receiving drainage system be deemed to be out of standard prior to development of its Site, the Petitioner agrees to provide adequate detention to ensure that the system will not be additionally overburdened.
- 10.3 Development on the Site shall otherwise adhere to the requirements of the Post Construction Control Ordinance in the form adopted by Charlotte City Council on November 26, 2007.
- 10.4 Any jurisdictional wetlands or streams, if present, need to be protected or proper environmental permits obtained prior to their disturbance. For 401 permits contact DENR. For 404 permits contact the Army Corps of Engineers.

#### RIGHT OF WAY DEDICATION, ABANDONMENT AND TRANSPORTATION COMMITMENTS

11.1 If this Rezoning Petition is approved, the Petitioner commits to dedicate and convey by plat or quitclaim deed to NCDOT or CDOT (as the case may require) where owned by the Petitioner and where not already existing that portion of such additional right of way along the Site's frontage of Statesville Avenue to result in a 80 foot right of way measured 40 feet from the centerline of Statesville Avenue as shown on sheet SP-104 on sections 1 - Petitioner Ownership Both Sides and 1A -Petitioner Ownership on One Side, additionally the Petitioner agrees to provide or convey to NCDOT or CDOT (as the case may require) where owned by the Petitioner a setbak nonexclusive easement to an area up to five (5.0) feet in width along each side of the right of way of Statesville Avenue as described above to permit the installation of an eight (8) foot (minimum) planting strip to the extent, but only to the extent sidewalk cannot be installed within the above referenced right of way. Any such easement instrament shall be in form mutally acceptable to the Petitioner and NCDOT/CDOT, as applicable, and shall permit the installation of Petitioner's project signage and lighting and encroachment of the same within the easement so conveyed so long as any encroachment maintains a nine (9) foot clearance as measured from the sidewalk surface.

The dedication and conveyance described herein shall occur as each area having frontage along Statesville Avenue is developed and before the issuance of the final certificate of occupancy for the first building located within each respective area.

11.2 Improvements to Statesville Avenue: Statesville Avenue is maintained by the North Carolina Department of Transportation ("NCDOT"). As a result any new driveways or public street connections to Statesville Avenue require the approval of a driveway permit by NCDOT. NCDOT has reviewed the redevelopment plans for Double Oaks and initially determined that an Access Management Plan for Statesville Avenue would be required prior to the issuance of a driveway permit to Statesville Avenue extending from Woodward Avenue to Morris Avenue would be required prior to the issueance of a driveway permit for this portion of Statesville Avenue However, NCDOT has agreed to allow redevelopment of the initial phases of Double Oaks that require access to Statesville Avenue to proceed and driveway permits to Statesville Avenue to be issued without the development and implementation of such an Access Management Plan for Statesville Avenue based on the following conditions:

- (i) NCDOT has agreed to allow driveway permits for the following four initial phases for Double Oaks: (i) 48 apartment units on Development Area 1, (ii) 72 elderly housing units on Development Area 5, (iii) 96 apartment units on Development Area 8, and (iv) a 79 student childcare center on Develpment Area 8 without any roadway improvements to Statesville Avenue.
- (ii) Once these four initial phases of development have been permitted, any additional phase of development that is submitted for approval must submit an Access Management Plan for Statesville Avenue for review and approval by NCDOT. The Access Management Plan and the additional phase of development may be reviewed concurrently, but building permits will not be issued for such additional phase of development until the Access Mangement Plan for Statesville Avenue has been approved by NCDOT.
- Upon approval of the Access Management Plan, building permits for such additional phase of development will be approved and up to twenty three (23) certificate of occupancies may be issued for the first phase of the market rate home development within Double Oaks but any additional terrificate of occupator improvements within such new phase will not be issued until any improvements provided for in the Access Management Plan have been completed or a letter of credit or bond for the estimated costs of such improvements has been delivered to the City of Charlotte.
- (iv) Once the improvments called for in the Access Management Plan have been completed or the letter of credit or bond delivered as provided above, subsequen phases of development will be allowed to proceed without requirement of further study or improvements to Statesville Avenue.
- 11.3 The Petitioner reserves the right to seek abandonment of portions or all of Benson Street, Horne Drive, Moss Court and Dearborn Avenue. If required as part of the abandonment of Dearborn Avenue or as part of the subdivision approval process for the site a permanent turn around will be provided at the terminus of Dearborn
- 11.4 The Petitioner shall install or cause to be installed the eight (8) foot planting strip and eight (8) foot sidewalk referenced in Section 11.1 above on or before the issuance of the final certificate of occupancy for (i) the first building within Development Area 3 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 3; (ii) the first building within Development Area 2 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 2; (iii) the first building within Development Area 5 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 5; (iv) the first building within Development Area 6 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 6 and (v) the first building within Development Area 8 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 8.
- 11.5 Petitioner may elect to realign that portion of Woodward Avenue from its intersection with Statesville Avenue extending to the west and then north in the manner generally depicted on the Rezoning Plan, subject to the reasonable review and approval of CDOT. In conjunction with the re-alignment of Woodward Avenue the petitioner will improve the eastern and western approaches of Woodward Avenue to Statesville Avenue to include one ingress and two egress lanes. The western approach will include a left turn lane with a minimum of 125 feet of storage and appropriate taper. It is anticipated that on the eastern approach these improvements can be accomplished by remarking the existing pavement. In such event, Petitioner shall be responsible for conveyance of any required additional right-of-way and for construction of the improvements associated with such realignment and intersection improvements.

As an alternative to the above and if the Petitioner is unable to acquire the needed right-of-way for these improvements the Petitioner will realign both the western and eastern approaches of Woodward Avenue per the plan Titled "Alternative Woodward Street Plan" illustrated on Sheet SP 101 of the Site plan.

It is possible that the Petitioner will have to acquire off-site right-of-way to complete either of these improvements. If after reasonable efforts by the petitioner to acquire such right-of-way on market rate terms, the Petitioner has not been successful, the City of Charlotte may assist in the acquisition of right-of-way in accordance with its standard policies. In such event, the Petitioner will reimburse the City for the all the costs associated with this right-of-way acquisition.

11.6 Petitioner will make the following improvement to the intersection of Badger Court and Statesville Avenue. The Petitioner will re-construct the eastbound approach of Badger Court to provide one ingress and two egress lanes; the through lane shall terminate as a combination through-right lane and a left turn lane shall be

constructed with 100 feet of storage and appropriate taper. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 8.

- 11.7 Petitioner will make the following improvement to the intersection of Kohler Avenue and Statesville Avenue. The Petitioner will construct the east bound approach on Kohler Avenue with one ingress and one egress lane as shown on sheet SP-104 section 3MU. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 3.
- 11.8 The Petitioner shall fund the install a traffic signal at the intersection of Statesville and Woodward Avenues. The traffic signal to be installed upon meeting appropriate CDOT and NCDOT traffic signal warrants and approvals.

11.9 A 10 foot pedestrian and bicycle path will be constructed, from the terminus of

at all, as development progresses within Development Area 7. The design and

location subject of the proposed roundabout to be review and approval by The

Dearborn Avenue to Street C, to provide access to Anita Stroud Park in conjunction with construction of streets located within Development Area 7. 11.10 The Petitioner reserves the right to install a roundabout along Double Oaks Road in the general location of its intersection with Street K, said roundabout to be built, if

Charlotte Department of Transportation.

11.11 Should the City/CDOT determine that it is in the City's interest to maintain Statesville Avenue and request the NCDOT to transfer maintenance, the petitioner will support the City's efforts to take over the maintenance of Statesville Avenue from the North Carolina Department of Transportation along the site's frontage. In the event that maintenance of Statesville Avenue is accepted by the City/CDOT and therefore the NCDOT requirements no longer apply, then the City/CDOT will revisit the requirements posited by section 1A in order to create an appropriate street section in keeping with urban planning principles and pedestrian 11.12 If allowed by the appropriate agency off peak on street parking may be located along Statesville Avenue.

11.13 The Petitioner reserves the right to request as allowed by Section 6.207 "Alterations to Approval" of the City of Charlotte Zoning Regulations changes to the street cross-sections illustrated on Sheet SP 104 of the Site Plan. Any such changes will be made with the concurrence of the City Department of Transportation and the Planning Staff.

#### 12. CONVEYANCE OF EASEMENT FOR GREENWAY PURPOSES

12.1 Petitioner shall convey a permanent easement to Mecklenburg County for that portion of the Site located within Development Area 4 to the north and west of the proposed realigned Woodward Road as generally depicted on the Technical Data Sheet and a permanent easement to Mecklenburg County for that other portion of

> the Development Area 4 shown as "Greenway" on the Technical Data Sheet. Such easements shall be for greenway and open space purposes (including open space associated with this Petition) and shall be conveyed prior to the issuance of the first certificate of occupancy for the first unit located within Development Area 3. Furthermore, the above-referenced easements shall be conveyed pursuant to a Declaration of Covenants, Conditions and Restrictions between the Petitioner (or its successors and assigns) and Mecklenburg County which shall include provisions relating to: (i) Petitioner's ability to grade within the easement areas for certain purposes such as installation of roads (and their dedication) and stream restoration and utilities and the like; (ii) the installation of project and directional signage within that portion of the easement located along Statesville Road; (iii) restrictions on the use of the easement area for greenway purposes and related uses acceptable to Petitioner; (iv) commitments by Mecklenburg County to maintain the easement area in a well-kept manner free of debris and other unsightly conditions and other maintenance responsibilities of the parties; and (v) other matters mutually acceptable to the Petitioner and Mecklenburg County.

- 12.2 The Petitioner is currently working with Mecklenburg County Land Use and Environmental Services Agency (LUESA) and the City of Charlotte Storm Water Services on a stream restoration project for the stream within Anita Stroud Park. As part of this restoration project it will be necessary to clear and remove the existing vegetation within the S.W.I.M. buffer. The Petitioner will complete the restoration project before the dedication and conveyance of the greenway easement described above, subject to delays in receipt of regulatory approvals.
- 12.3 The Petitioner will work with Mecklenburg County Parks and Recreation to provide an easement between the existing brick wall and Development Area 7A for the construction of a greenway. The width of the easement shall be no less 30 feet as measured from the existing wall as generally depicted on the Technical Data Sheet. The area for the construction of the proposed greenway shall be conveyed prior to the issuance of the first certificate of occupancy for the first building within Development Area 7A, subject to delays in receipt of regulatory approvals. Petitioner and Mecklenburg County Parks and Recreation reserve the right to relocate this greenway easement in a manner mutually acceptable to Petitioner and Parks and Recreation.
- 12.4 In connection with future development of property located to the northwest of the site (Phase III of Double Oaks). The Petitioner agrees to work with Mecklenburg County Parks and Recreation on an easement for pedestrian access to and from Double Oaks Road, said easement to be located within the Duke Energy right-ofway at the eastern edge of Development Area 7, subject to consent of Duke Energy Company. This easement will link Mecklenburg County property (tax parcel # 075-123-02) and Double Oaks Road.

#### 13. TRANSIT COMMITMENTS

13.1 Petitioner shall preserve the existing sidewalk, waiting pad, bus shelter and but stop currently located on Statesville Avenue to the extent such improvements can be preserved in a manner reasonably consistent with the development, and such improvements may be relocated on a temporary basis as needed.

13.2 Petitioner shall construct a bench pad within the right-of-way of Statesville Avenue Technical Data Sheet, said bench pad to be constructed in accordance with CATS Development Standards 60.02A and only if they can be reasonably located within said right-of-way.

## 14. ARCHITECTURAL CONTROLS

- 14.1 Buildings within Development Areas 1, 2, 3, 5, 6, and 8 with frontage on either: Statesville Avenue, Woodward Avenue, Kohler Avenue or streets A, C, F, I and J shall have clear windows, glass and doors that face these respective streets. The walls of the buildings facing these streets shall be varied with a frequency of windows, doors and other architectural treatments. Long expanses of blank walls with no openings, changes in materials or changes in architectural treatment over 20 feel long will not be allowed.
- 14.2 All sides of all buildings located within Development Areas 1, 2, 3, 5, 6, and 8 will be built using four sided architecture. be built using four sided architecture.
- 14.3 The Conceptual Streetscape Renderings depicted on Sheet SP-105 depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements to achieve a high quality mixed-use community While these drawings represent the Petitioner's general intent, the final detailed building design has not been completed; therefore modification or alterations to these renderings may occur and will be allowed.

## 15. AMENDMENTS TO REZONING PLAN

Future amendments to the Technical Data Sheet and these Development Standards may be applied for by the then owner or owners of the applicable parcel or parcels affected by such amendment in accordance with Section 6 of the Ordinance.

## BINDING EFFECT

- 16.1 If this Rezoning Petition is approved, the development program established under these Development Standards and the Technical Data Sheet shall, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of the Petitioner and the owners (from time to time) and their respective heirs, devisees, personal representatives, successors in interest and assigns.
- 16.2 Throughout this Rezoning Petition, the terms "Petitioner", "Owner" or "Owners," shall, with respect to each parcel within the Site, be deemed to include the heirs. devises, personal representatives, successors in interest and assignees of the owner or owners of the Site who may be involved in its development from time to time.
- 16.3 Upon approval, this Rezoning shall super-cede and replace any prior conditional rezoning petitions applicable to the Site, including without limitation Rezoning Petition No. 2008-035.

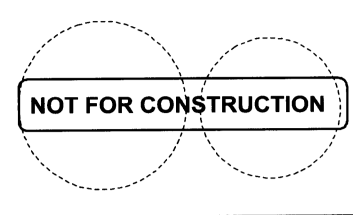
2151 Hawkins Street Suite 400

Charlotte, NC 28203-4927

850 South Robertson Blvd. Suite One Los Angeles, CA 90035-1621

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Prepared for: Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key Date Description 2008 02 15 First Submittal 2008 05 13 Second Submittal 2008 06 16 Public Hearing 2008 06 25 Zoning Committee 2008 07 21 City Council 2009 01 30 Amendment to Petition 2009 03 11 Second Amendment to Petition 2010 01 11 Third Amendment to Petition 2010 05 05 Fourth Amendment to Petition 2011\_11\_07 Fifth Amendment to Petition

## **Petition #2008-73** Fifth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

BY: DEBRA D. CAMPBELL

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Project name/#: Project / 07024 CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

**DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL** FOR ADMINISTRATIVE AMENDMENT 5

#### CHARLOTTE - MECKLENBURG

# Planning Department INTER - OFFICE COMMUNICATION

**DATE:** July 5, 2012

TO: Mark Fowler FROM: Debra Campbell

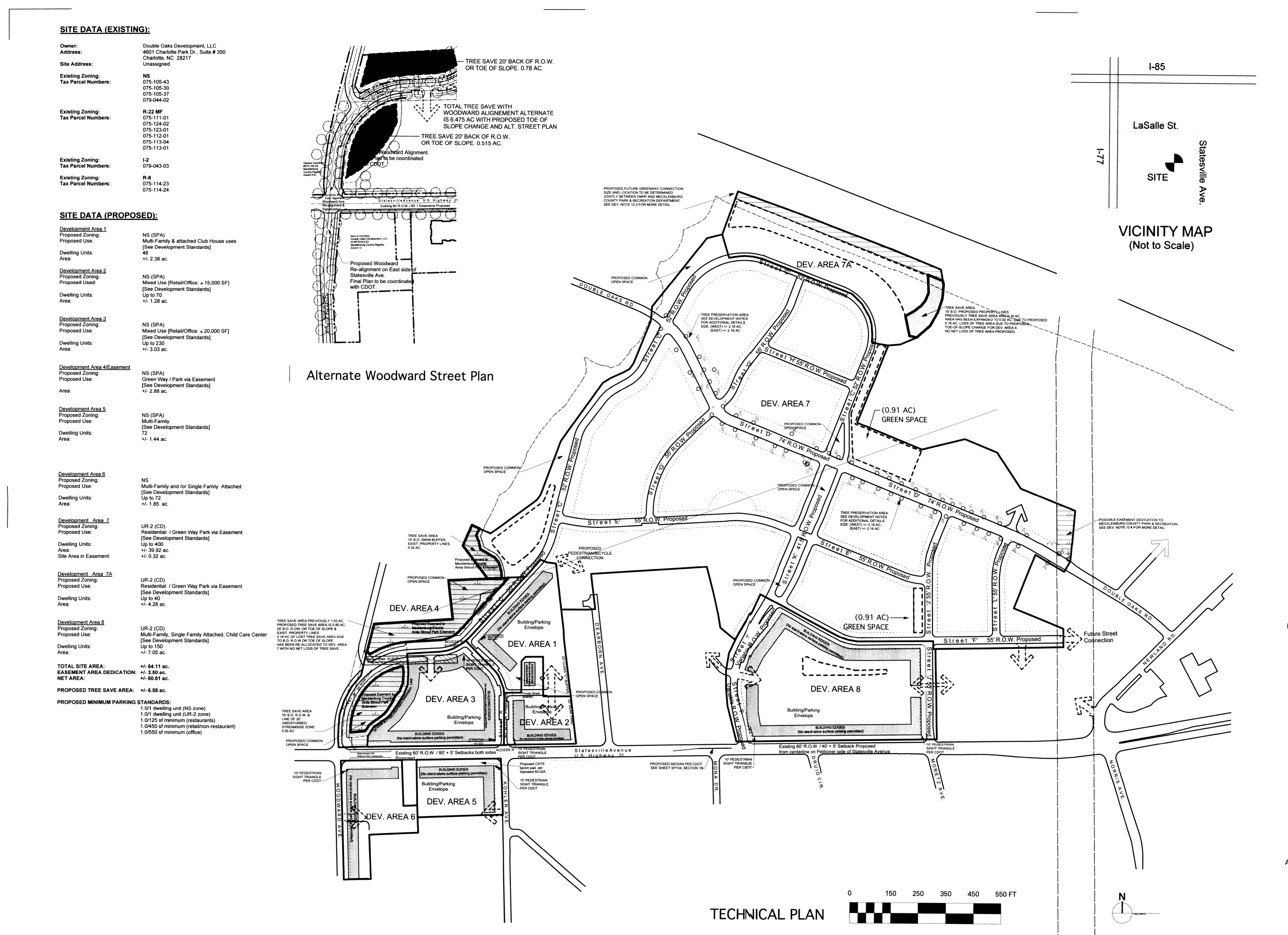
Zoning Supervisor Planning Director

## SUBJECT: Administrative Approval for Petition 2008-073 (Charlotte Mecklenburg Housing Partnership)

Attached are revised plans for the above petition. Due to unforeseen transportation improvements along Statesville Road, NCDOT has allowed the petitioner to modify some transportation commitments as they relate to the timing of certificate of occupancies. The plans have been revised to eliminate Note 11.2 on Sheet T101.

Since these changes are minor and do not alter the intent of the development and meet the requirements of the Charlotte Zoning Ordinance Section 6.207 <u>Alterations to Approval</u>, I am administratively approving these plans. CDOT and NCDOT were also involved in reviewing the attached modification. Please use these plans when evaluating requests for building permits and certificates of occupancy.

Note all other ordinance requirements still apply.



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 Suite One

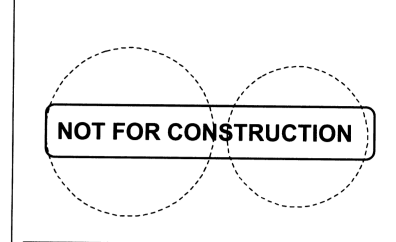
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# Double Oaks Phase II

Petition #2008-Charlotte, NC Key Date

1 2 3 4 5 6 7 8 9 10	2008_02_15 2008_05_15 2008_06_16 2008_06_25 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05 2011_11_28 2012_06_12	First Submittal Second Submittal Public Hearing Zoning Committee City Council Amendment to Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition Fifth Amendment to Petition Sixth Amendment to Petition

Description

# Technical Plan Petition #2008-73 Sixth Amendment to Petition

ATTACHED TO ADMINISTRATIVE APPROVAL

DATED: Jacy 5, 2012

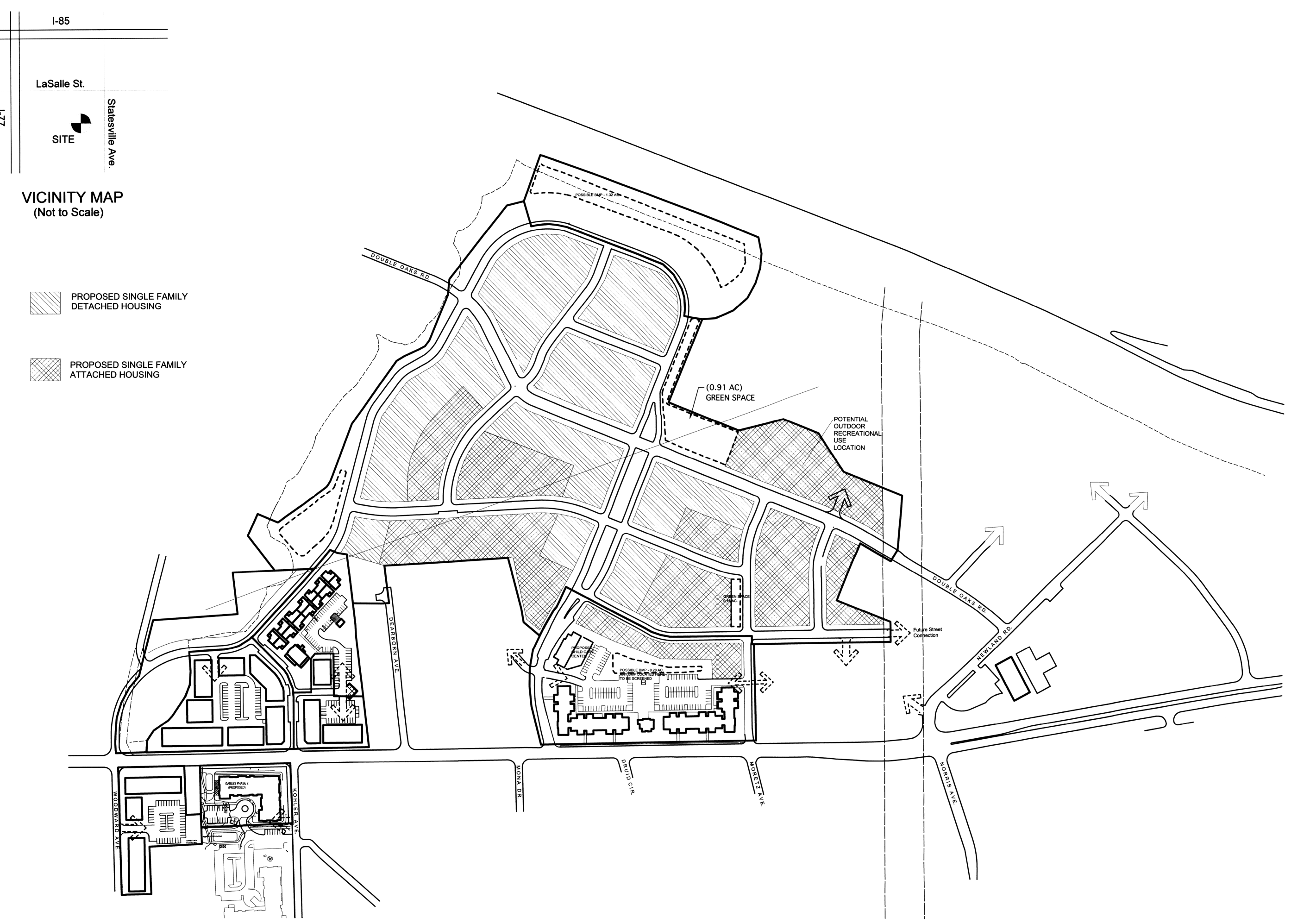
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DOUBLE OAKS PHASE II
RE-ZONING PLAN SUBMITTAL
FOR ADMINISTRATIVE AMENDMENT 6



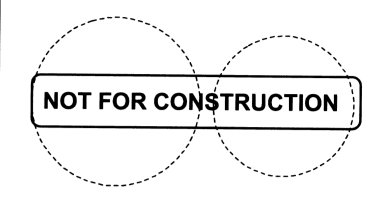
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# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1 2 3 4 5 6 7 8 9 10	2008_02_15 2008_05_13 2008_06_16 2008_06_25 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05 2011_11_07 2012_06_12	First Submittal Revised Submittal Public Hearing Zoning Committee City Council Amendment Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition Fifth Amendment to Petition Sixth Amendment to Petition

Schematic Plan **Petition #2008-73** Sixth Amendment to Petition

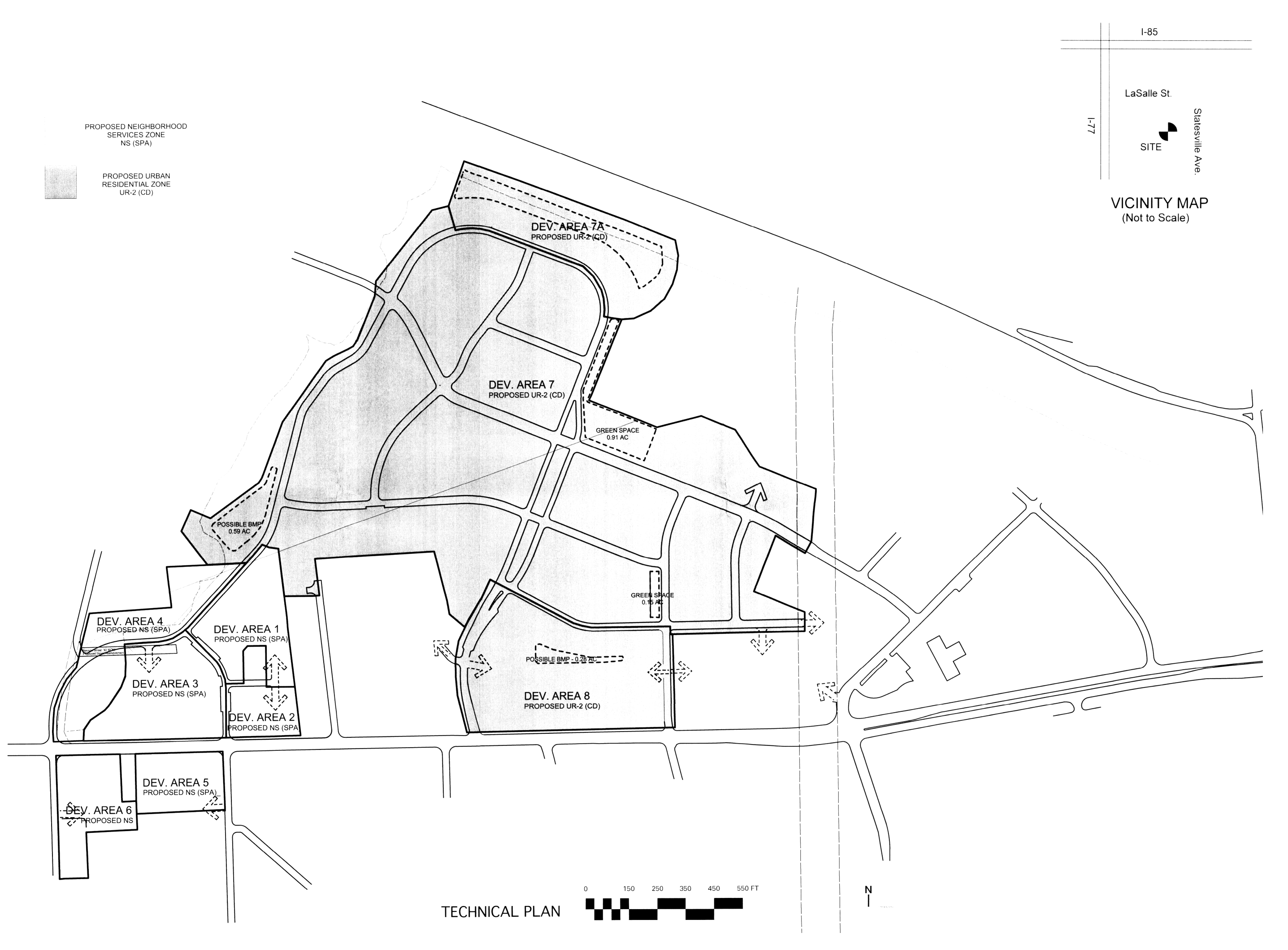
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Project name/#: Project / 07024 CAD File Name: Site Plan\_96\_Units\_Schem\_10\_0111

**DOUBLE OAKS PH. II RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 6



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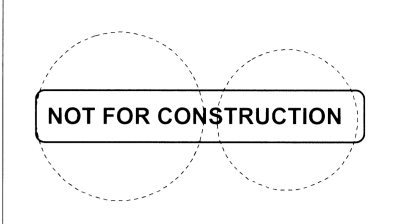
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# Double Oaks Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1	2008 02 15	First Submittal
2	2008 05 13	Second Submittal
3	2008_06_16	Public Hearing
4	2008 06 25	Zoning Committee
5	2008 07 20	City Coumcil
6	2009 01 30	Amendment to Petition
7	2009 03 11	Second Amendment to Petition
8	2010_01_11	Third Amendment to Petition
9	2010_05_05	Fourth Amendment to Petition
10	2011_11_07	Fifth Amendment to Petition
11	2012 06 12	Sixth Amendment to Petition

# Proposed Zoning Boundaries Technical Plan Petition #2008-73

Sixth Amendment to Petition

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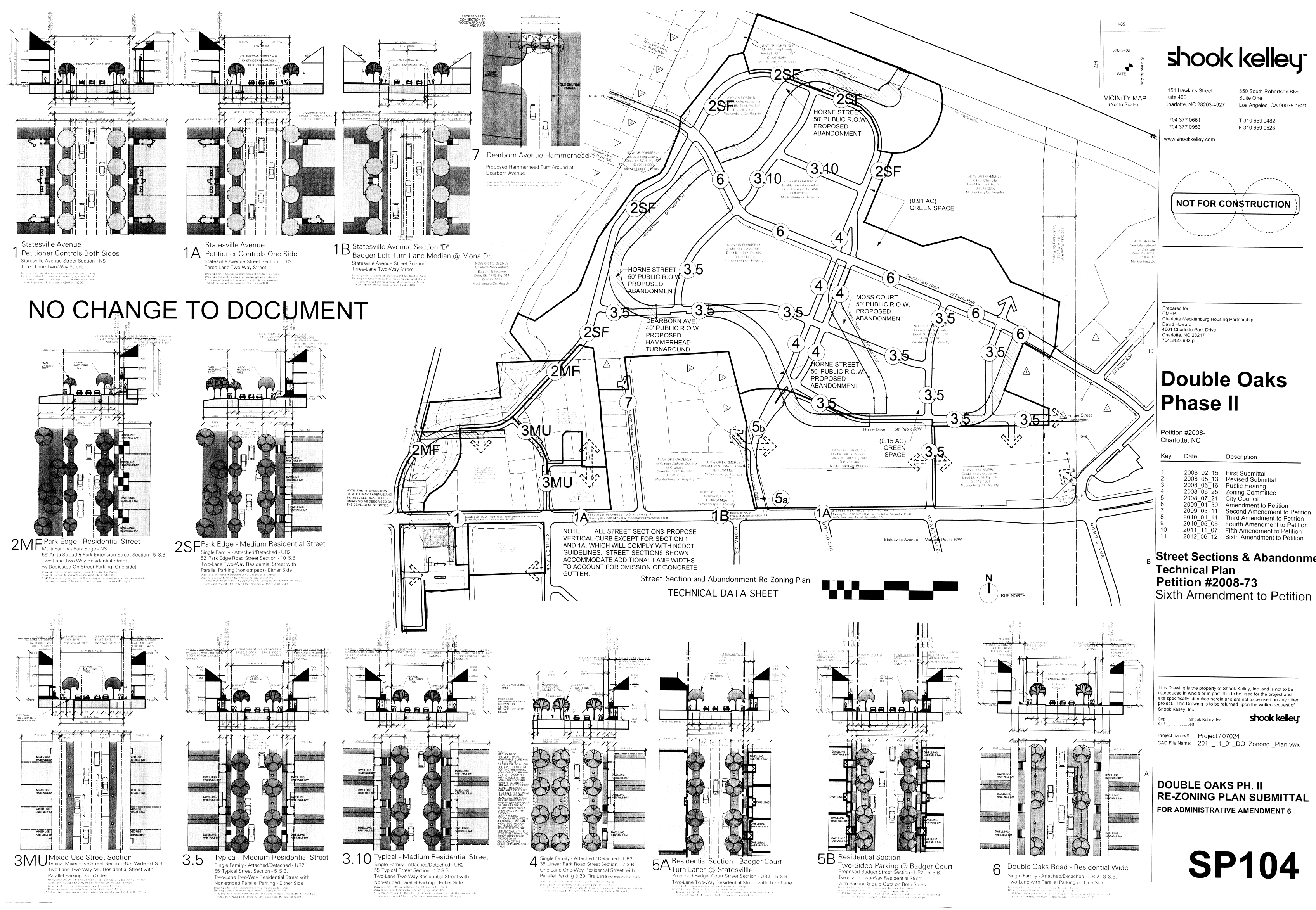
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Project name/#: Project / 07024

CAD File Name: Site Ppan\_96\_Units\_Zone\_10\_0111

DOUBLE OAKS PHASE II
RE-ZONING PLAN SUBMITTAL
FOR ADMINISTRATIVE AMENDMENT 6





CONCEPTUAL VIEW "A" **Woodward Avenue** 





CONCEPTUAL VIEW "B" Statesville Avenue

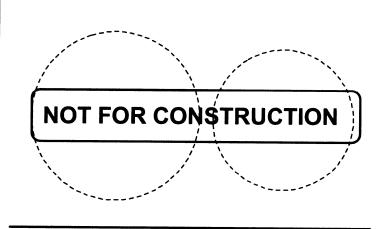
NOTE: These Conceptual Streetscape Renderings depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements. Modifications or alterations to these renderings may occur.

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# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

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	1 2 3 4 5 6 7 8 9	2008_02_15 2008_05_13 2008_06_16 2008_06_16 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05 2011_11_07 2012_06_12	First Submittal Second Submittal Public Hearing Zoning Committee City Council Amendment to Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition Sixth Amendment to Petition
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**Conceptual Streetscapes** Schematic Plan **Petition #2008-73** Sixth Amendment to Petition

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**DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 6

#### DOUBLE OAKS MIXED-USE VILLAGE - OVERALL MASTER PLAN DEVELOPMENT STANDARDS FOR REZONING PETITION NO. 2008-073 **July 17, 2008** (Revised June 12, 2012)

#### GENERAL PROVISIONS

Unless more stringent standards are established by the Technical Data Sheet or these Development Standards, all development standards established under the Zoning Ordinance (the "Ordinance") for the NS zoning classification or the UR-2 zoning classification shall be followed. The development contemplated by this petition consists of eight (8) Development Areas generally depicted on the Technical Data Sheet as "Development Area 1", "Development Area 2", "Development Area 3", "Development Area 4", "Development Area 5", "Development Area 6", "Development Area 7", " Development Area 7A" and "Development Area 8" (each a "Development Area" and collectively the "Development Areas"). The Technical Data Sheet and these Development Standards (together the "Rezoning Plan") supersede in all respects all prior conditional use zoning plans with respect to the property that constitutes the Site.

The Technical Data Sheet is accompanied by a conceptual site plan for development within Development Areas 1, 2, 3, 5, 6 and 8 (the "Schematic Site Plan") and by a conceptual land use plan for Development Areas 4, 7 and 7A (collectively with the Schematic Site Plan referred to as the "Site Plan"). The development depicted on the Site Plan is schematic in nature, and except as otherwise specified in these Development Standards, is intended only to describe the possible arrangements of uses and building elements. The schematic depictions of the uses, structures and building elements set forth on the Site Plan should be reviewed in conjunction with the provisions of these Development Standards.

Consequently, except as otherwise expressly specified on the Technical Data Sheet and in these Development Standards, the ultimate layout of the development proposed, the exact alignments of streets and points of access; the numbers, the size, configuration and placements of buildings and parking areas; and the depictions of such elements on the Site Plan and any schematic building elevations are preliminary graphic representations of the types and quality of development proposed. They may, therefore, be altered or modified during design development and construction document phases within the maximum building/parking envelope lines established on the Technical Data Sheet, subject to the accompanying Development Standards and Section 6.206 (2) of the Ordinance. Parking layouts for surface and structured parking may be modified to accommodate final building locations and parking spaces may be located inside or outside development area boundaries to the extent permitted by the Ordinance. Sidewalks generally depicted on the Site Plan are intended to reflect the general pedestrian circulation for development on the Site but the specific locations of such sidewalks may be subject to minor variations that do not materially change the design intent generally depicted on the Site Plan. The dimensions and specific locations of building/parking envelopes and parking envelopes generally depicted on the Technical Data Sheet may be subject to minor variations that do not materially change the design intent generally depicted on the Schematic Site Plans.

As described in Section 4.1 and Section 6.6 below, the Site and portions thereof shall be viewed as a unified development plan in accordance with the provisions set forth therein.

The total number of buildings to be developed on the Site shall not exceed four (4) as to Development Area 1, three (3) as to Development Area 2, nine (9) as to Development Area 3 and two (2) as to Development Area 5, four (4) as to Development Area 6, twelve (12) as to Development Area 8. Due to the type of uses allowed within Development Areas 7 and 7A (attached and detached dwelling units) the maximum number of buildings is limited by the total number of allowed units for these two Development Areas. No buildings are contemplated for Development Area 4.

#### PERMITTED USES AND BUILDING AREA RESTRICTIONS

2.1 This proposal is intended to accommodate the development of retail, restaurant, office and residential uses which will be interconnected with open space, pedestrian and vehicular linkages.

For purposes of the development limitations set forth in this Section 2, the term "gross floor area" or "GFA" shall mean and refer to the sum of the gross horizontal areas of each floor of a principal building, and any accessory buildings or structures on the site measured from the outside of the exterior walls or from the center line of party walls; provided, however, such term shall exclude any surface or structured parking facilities, or related access areas, areas used for building and equipment access (such as stairs, elevator shafts and maintenance crawl spaces), or areas devoted to uses or structures accessory to residential uses on the site (limitations on the scope of residential uses being determined on a per unit, rather than floor area basis); provided, further, areas devoted to outdoor dining are not intended to be included in the calculation of gross floor area but any off-street parking required by the Ordinance for the NS district will be required for outdoor

- 2.2 Development Area 1 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - Up to 48 multi-family residential dwelling units; and
- Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as allowed in the NS district, including without limitation clubhouse facilities.
- (c) Drive-thru windows will not be allowed as an accessory use.
- 2.3 Development Area 2 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 70 multi-family residential dwelling units; and
  - Up to 15,000 square feet of gross floor area of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office building(s) located within Development Area 2; and
  - (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the ordinance for the NS district.
  - (d) Drive-thru windows will not be allowed as an accessory use.
- 2.4 Development Area 3 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 230 multi-family residential dwelling units; and
  - (b) Up to 20,000 square feet of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office buildings located within Development Area 3; and;
  - (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance
  - (d) Drive-thru windows will not be allowed as an accessory use.
- 2.5 Development Area 4 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Greenway and open space related uses together with accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.6 Development Area 5 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance
- 2.7 Development Area 6 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance
  - (c) Drive-thru windows will not be allowed as an accessory use.

2.8 Development Area 7 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:

#### (a) Up to 400 attached or detached dwelling units/homes and a outdoor recreations use; and

- Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.9 Development Area 7A as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - Up to 40 multi-family, attached or detached dwelling units/home: and
- Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.10 Development Area 8 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 150 residential attached dwelling or multi-family units;
  - Child Care uses for up to 79 children in the area generally depicted on the Technical Data Sheet; and
  - Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the UR-2
- 2.11 The permitted uses described in Sections 2.2, 2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 2.9 and 2.10 above shall be subject to the following limitations and restrictions:
- The total amount of commercial uses on the Site (excluding child care and elementary school uses) shall not exceed 35,000 square feet of gross floor
- (b) No fast food restaurants with drive through window facilities or gas stations/convenience stores with gasoline sales shall be allowed; and
- (c) No area devoted to retail and/or restaurants shall be permitted on the Site unless such uses are located within mixed use residential/retail/restaurant buildings or retail/restaurant/office buildings.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.12 The number of residential dwelling units and the square footage of gross floor area devoted to commercial use set forth above with respect to Development Areas 1, 2 and 3 may be reallocated among such Development Areas provided that the total number of residential dwelling units permitted with such Development Areas shall not exceed 348 units and the total gross floor area devoted to commercial uses within such Development Areas shall not exceed 35,000 square feet.
- 2.13 While areas devoted to outdoor dining are not intended to be included in the calculation of the square footage limitations noted above, any off street parking required by the Ordinance will be provided for these areas.

#### ACCESS POINTS

The total number of ingress/egress points shall be limited to the number shown on the Technical Data Sheet. The exact locations may vary somewhat from those depicted based upon final design and locational requirements as regulated by CDOT and, where

Access from the Site to Statesville Avenue will be provided by way of internal streets or existing streets other than Statesville Avenue as generally depicted on the Rezoning Plan.

Prior to issuance of the final certificate of occupancy for the first building located on Development Area 3, access to development taking place on Development Area 1 and Development Area 2 may be provided by way of Street A as generally depicted on the Rezoning Plan.

## SETBACK, SIDE YARDS, REAR YARDS, BUFFERS, VEHICLE CIRCULATION

4.1 All buildings constructed on the Site shall satisfy or exceed the setback, rear yard and side yard requirements established under the Ordinance.

The Site and portions of the Site shall be viewed as a unified development plan. As such, yards will not be required between buildings located on the Site or between Development Areas. The Petitioner reserves the right to subdivide the Site and create lots within the interior of the development with no public street frontage or side and/or rear yards or other separation standards as part of a unified development plan. In addition, the Site can be viewed as a unified development plan in conjunction with the adjacent tracts. Furthermore, as part of the unified development plan, there shall be no separation standards (i.e. no internal yard or buffer requirements) associated with development on Development Area 5 and that certain parcel zoned B-2 and located adjacent and to the east of Development Area 5 currently known as the Gables at Druid Hills Senior Apartments.

- 4.2 The setback areas extending around the perimeter of the Site are to remain as open space and, except to the extent necessary to accommodate pedestrian pathways, walls, berms, fences, grading, signs, graphics or utility construction and, where indicated, vehicular access, will be restricted from future development.
- 4.3 A non-required 20 foot Class C buffer shall be provided along the northerly boundary of Development Area 1 and Development Area as generally depicted on the Technical Data Sheet; provided, however, the buffer may be reduced to 15 feet with the use of a wall or fence as provided in the Ordinance. If the abutting properties should be rezoned or used in a manner so as to not require such buffer, the required buffer for the Site may be adjusted accordingly to meet the minimum requirements for any buffers and screening per the Ordinance.
- 4.4 The height of buildings located on the Site shall comply with the Ordinance for the NS and UR-2 zoning district provided, however, buildings on Development Area 1 shall not exceed 50 feet in height and portions of buildings within Development Area 2 located within 50 feet of the northerly boundary line of such Development Area shall not exceed 40 feet in height. It is understood that the height restrictions set forth in the immediately preceding sentence shall be null and void in the event that property immediately adjacent to the applicable building(s) in question along the common northerly boundary of the Site are either (i) no longer zoned for single family residential purposes (i.e. R-3, R-5, etc.) or (ii) are not used for single family residential purposes for a continuous period of six (6) months from the date of approval of this Petition. Building height for buildings within Development Area 7 and 7A will be limited to 40 feet. Building height for buildings within Development Area 8 will be limited to 60 feet.

## 5. <u>SCREENING AND LANDSCAPING</u>

- 5.1 Screening will conform to the applicable standards of Section 12.303 of the
- 5.2 Landscaping shall meet or exceed the requirements of the Ordinance and the City of Charlotte Tree Ordinance. Newly installed landscaping shall be consistent with the existing landscaping treatments.
- 5.3 NCDOT does not allow irrigation in planting strips along Statesville Avenue.
- 5.4 All roof mounted mechanical equipment will be screened from view.
- 5.5 Dumpster areas and recycling areas (if any) will be enclosed by solid fences or a brick wall with one side being a decorative wooden gate. If one or more sides of a dumpster area adjoin a side or rear wall of a building, then the side or rear wall may be substituted for a side.
- 5.6 As indicated on the Technical Plan sheet SP 101 the existing trees along Double Oaks Road will be preserved. In conjunction with this tree save area the petitioner agrees to provide a tree preservation plan. The tree preservation plan will be submitted to the City's Urban Forestry Staff for review and approval. The approved tree preservation plan will be undertaken and executed during the construction process.

5.7 Tree save areas as identified on the Technical Plan will be preserved.

6.1 Off street parking will meet or exceed the minimum standards established under the Ordinance and will not be allowed within the setbacks. Parking for residential uses will be provided at the ratio of one space per unit. In addition, restaurant uses shall be parked at a ratio of 1 space per 125 square feet of gross floor area for such uses; retail (but non-restaurant) uses shall be parked at a ratio of 1 space per 450

square feet of gross floor area of such uses; and office uses shall be parked at a ratio of 1 space per 550 square feet of gross floor area of such uses.

- 6.2 Parking areas will be broken up with landscaping to avoid massing of paved
- 6.3 Vehicle circulation and off-street parking spaces will not be located in between buildings on the Site and Statesville Avenue, buildings on the Site and Street A, buildings on the Site and Street B, buildings on the Site and Street C, buildings on the Site and Street I, buildings on the Site and street J, and buildings on the Site and Street F as generally depicted on the Technical Data Sheet; however, circulation and parking spaces may be located to the side of buildings and/or between buildings on the Site.
- 6.4 Where parking is not located behind buildings, screening shall be provided at the lot line by landscaping or decorative walks or fences. Shared parking may be allowed at the discretion of the Zoning Administrator.
- 6.5 On street parking may be provided along public streets subject to the approval of
- 6.6 Bicycle parking shall be provided in accordance with the Ordinance.
- 6.7 As part of the unified development nature of the development on Development Area 5 and the B-2 zoned parcel adjacent and to the east (currently known as the Gables at Druid Hills Senior Apartments described in Section 4.1 above, parking on such parcels may be shared in common pursuant to a shared parking agreement and/or a Declaration of Covenants, Conditions and Restrictions such that all of the parking needs associated with development on Development Area 5 may be met by parking provided on the Gables parcel; provided, however, the total number of parking spaces required by the Ordinance for the combined unified development are satisfied with reference to the Gables parcel.

#### **LIGHTING**

- 7.1 Freestanding streetscape lighting fixtures installed within the Site will be uniform in design and will be a full or semi cut-off type fixture.
- 7.2 Pedestrian scale lighting will be installed along internal streets and driveways on the Site as development occurs on the Site.
- 7.3 No cobra style lighting fixtures may be used on the Site.
- 7.4 The maximum height of any freestanding lighting fixture within the parking areas, including its base, shall not exceed 20 feet in height. This restriction will not apply to public street lighting located along the public streets within and abutting the site.
- 7.5 No wall "pak" type lighting will be allowed facing public streets. Any wall "pak" type lighting will be downwardly directed.

All signs placed on the Site will be erected in accordance with the requirements of the Ordinance. In addition to directional signage, up to seven (7) detached signs shall be allowed. In Development Areas 1, 2, 3, 5 and 6 the signs shall not exceed 5 feet in height or 50 square feet in size. In the other Development Areas the signs will meet the requirements for the UR-2 district. No pylon type detached signs shall bee permitted. Permitted detached signage may be located within building setbacks and other locations throughout the Site in accordance with the Ordinance and as generally depicted on the Rezoning Plan.

## SIDEWALKS/STREETSCAPE

- 9.1 Sidewalks six (6) feet in width along with planting strips eight (8) feet im width will be installed along interior public streets within the Site, except for the portion of street C that abuts Anita Stroud Park, the Hebrew Cemetery, Development Area 4 (Swim Buffer), Development Area 7A (Greenway) and Southern edge of Double Oaks Park, which will have a five (5) foot sidewalk and six (6) foot planting strips. Sidewalks eight (8) feet in width with planting strips eight (8) feet in width will be installed along Statesville Road as generally depicted on the Rezoning Plan.
- 9.2 Large maturing trees will be planted along Statesville Avenue 40 feet on center if overheard power lines do not exist. If overhead power lines are present along Statesville Avenue small maturing trees 30 feet on center will be substituted.

## 10. STORM WATER MANAGEMENT/WETLANDS

- 10.1 Storm water runoff will be managed through proven techniques which satisfy the standards imposed by the City of Charlotte Ordinances and the Charlotte Mecklenburg Storm Water Design Manual. Surface level storm water detention, if provided, shall not be located in the setback required by the Ordinance.
- 10.2 The detention shall tie-in to the existing abutting storm water system(s). The Petitioner shall have the receiving drainage system abutting the Site analyzed to ensure that it will not be taken out of standard due to this development. If it is found that the development will cause the receiving storm drainage system to be taken out of standard, the Petitioner shall provide adequate detention to prevent this from occurring. Should the existing, receiving drainage system be deemed to be out of standard prior to development of its Site, the Petitioner agrees to provide adequate detention to ensure that the system will not be additionally overburdened.
- 10.3 Development on the Site shall otherwise adhere to the requirements of the Post Construction Control Ordinance in the form adopted by Charlotte City Council on November 26, 2007.
- 10.4 Any jurisdictional wetlands or streams, if present, need to be protected or proper environmental permits obtained prior to their disturbance. For 401 permits contact DENR. For 404 permits contact the Army Corps of Engineers.

#### RIGHT OF WAY DEDICATION, ABANDONMENT AND TRANSPORTATION COMMITMENTS

11.1 If this Rezoning Petition is approved, the Petitioner commits to dedicate and convey by plat or quitclaim deed to NCDOT or CDOT (as the case may require) where owned by the Petitioner and where not already existing that portion of such additional right of way along the Site's frontage of Statesville Avenue to result in a 80 foot right of way measured 40 feet from the centerline of Statesville Avenue as shown on sheet SP-104on sections 1 - Petitioner Ownership Both Siides and 1A -Petitioner Ownership on One Side, additionally the Petitioner agrees to provide or convey to NCDOT or CDOT (as the case may require) where owned by the Petitioner a setbak nonexclusive easement to an area up to five (5.0) feet in width along each side of the right of way of Statesville Avenue as described above to permit the installation of an eight (8) foot (minimum) planting strip to the extent, but only to the extent sidewalk cannot be installed within the above referenced right of way. Any such easement instrament shall be in form mutally acceptable to the Petitioner and NCDOT/CDOT, as applicable, and shall permit the installation of Petitioner's project signage and lighting and encroachment of the same within the easement so conveyed so long as any encroachment maintains a nine (9) foot clearance as measured from the sidewalk surface. The dedication and conveyance described herein shall occur as each area having frontage along Statesville Avenue is developed and before the issuance of the final certificate of occupancy for the first building located within each respective area.

#### Amendment 6 Revision

- 11.3 The Petitioner reserves the right to seek abandonment of portions or all of Benson Street, Horne Drive, Moss Court and Dearborn Avenue. If required as part of the abandonment of Dearborn Avenue or as part of the subdivision approval process for the site a permanent turn around will be provided at the terminus of Dearborn Avenue.
- 11.4 The Petitioner shall install or cause to be installed the eight (8) foot planting strip and eight (8) foot sidewalk referenced in Section 11.1 above on or before the issuance of the final certificate of occupancy for (i) the first building within Development Area 3 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 3; (ii) the first building within Development Area 2 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 2; (iii) the first building within Development Area 5 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 5; (iv) the first building within Development Area 6 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 6 and (v) the first building within Development Area 8 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 8.
- 11.5 Petitioner may elect to realign that portion of Woodward Avenue from its intersection with Statesville Avenue extending to the west and then north in the manner generally depicted on the Rezoning Plan, subject to the reasonable review and approval of CDOT. In conjunction with the re-alignment of Woodward Avenue the petitioner will improve the eastern and western approaches of Woodward Avenue to Statesville Avenue to include one ingress and two egrelanes. The western approach will include a left turn lane with a minimum of 125 feet of storage and appropriate taper. It is anticipated that on the eastern approach these improvements can be accomplished by remarking the existing pavement. In such event, Petitioner shall be responsible for conveyance of any required additional right-of-way and for construction of the improvements associated with such realignment and intersection improvements.

As an alternative to the above and if the Petitioner is unable to acquire the needed right-of-way for these improvements the Petitioner will realign both the western and eastern approaches of Woodward Avenue per the plan Titled "Alternative Woodward Street Plan" illustrated on Sheet SP 101 of the Site plan.

It is possible that the Petitioner will have to acquire off-site right-of-way to complete either of these improvements. If after reasonable efforts by the petitioner to acquire such right-of-way on market rate terms, the Petitioner has not been successful, the City of Charlotte may assist in the acquisition of right-of-way in accordance with its standard policies. In such event, the Petitioner will reimburse the City for the all the costs associated with this right-of-way acquisition.

11.6 Petitioner will make the following improvement to the intersection of Badger Court and Statesville Avenue. The Petitioner will re-construct the eastbound approach of Badger Court to provide one ingress and two egress lanes; the through lane shall terminate as a combination through-right lane and a left turn lane shall be

constructed with 100 feet of storage and appropriate taper. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 8.

- 11.7 Petitioner will make the following improvement to the intersection of Kohler Avenue and Statesville Avenue. The Petitioner will construct the east bound approach on Kohler Avenue with one ingress and one egress lane as shown on sheet SP-104 section 3MU. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 3.
- 11.8 The Petitioner shall fund the install a traffic signal at the intersection of Statesville and Woodward Avenues. The traffic signal to be installed upon meeting appropriate CDOT and NCDOT traffic signal warrants and approvals.
- 11.9 A 10 foot pedestrian and bicycle path will be constructed, from the terminus of Dearborn Avenue to Street C, to provide access to Anita Stroud Park in conjunction with construction of streets located within Development Area 7.
- 11.10 The Petitioner reserves the right to install a roundabout along Double Oaks Road in the general location of its intersection with Street K, said roundabout to be built, if at all, as development progresses within Development Area 7. The design and location subject of the proposed roundabout to be review and approval by The Charlotte Department of Transportation.
- 11.11 Should the City/CDOT determine that it is in the City's interest to maintain Statesville Avenue and request the NCDOT to transfer maintenance, the petitioner will support the City's efforts to take over the maintenance of Statesville Avenue from the North Carolina Department of Transportation along the site's frontage. In the event that maintenance of Statesville Avenue is accepted by the City/CDOT and therefore the NCDOT requirements no longer apply, then the City/CDOT will revisit the requirements posited by section 1A in order to create an appropriate street section in keeping with urban planning principles and pedestrian

- 11.12 If allowed by the appropriate agency off peak on street parking may be located along Statesville Avenue.
- 11.13 The Petitioner reserves the right to request as allowed by Section 6.207 "Alterations to Approval" of the City of Charlotte Zoning Regulations changes to the street cross-sections illustrated on Sheet SP 104 of the Site Plan. Any such changes will be made with the concurrence of the City Department of Transportation and the Planning Staff.

#### 12. CONVEYANCE OF EASEMENT FOR GREENWAY PURPOSES

12.1 Petitioner shall convey a permanent easement to Mecklenburg County for that portion of the Site located within Development Area 4 to the north and west of the proposed realigned Woodward Road as generally depicted on the Technical Data Sheet and a permanent easement to Mecklenburg County for that other portion of

the Development Area 4 shown as "Greenway" on the Technical Data Sheet. Such

easements shall be for greenway and open space purposes (including open space

associated with this Petition) and shall be conveyed prior to the issuance of the first

certificate of occupancy for the first unit located within Development Area 3.

Furthermore, the above-referenced easements shall be conveyed pursuant to a

Declaration of Covenants, Conditions and Restrictions between the Petitioner (or

its successors and assigns) and Mecklenburg County which shall include provisions

relating to: (i) Petitioner's ability to grade within the easement areas for certain

purposes such as installation of roads (and their dedication) and stream restoration

and utilities and the like; (ii) the installation of project and directional signage

within that portion of the easement located along Statesville Road; (iii) restrictions

on the use of the easement area for greenway purposes and related uses acceptable

to Petitioner; (iv) commitments by Mecklenburg County to maintain the easement

area in a well-kept manner free of debris and other unsightly conditions and other

maintenance responsibilities of the parties; and (v) other matters mutually

NOT FOR CONSTRUCTION

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12.2 The Petitioner is currently working with Mecklenburg County Land Use and Environmental Services Agency (LUESA) and the City of Charlotte Storm Water Services on a stream restoration project for the stream within Anita Stroud Park. As part of this restoration project it will be necessary to clear and remove the existing vegetation within the S.W.I.M. buffer. The Petitioner will complete the restoration project before the dedication and conveyance of the greenway easement described above, subject to delays in receipt of regulatory approvals.

acceptable to the Petitioner and Mecklenburg County.

- 12.3 The Petitioner will work with Mecklenburg County Parks and Recreation to provide an easement between the existing brick wall and Development Area 7A for the construction of a greenway. The width of the easement shall be no less 30 feet as measured from the existing wall as generally depicted on the Technical Data Sheet. The area for the construction of the proposed greenway shall be conveyed prior to the issuance of the first certificate of occupancy for the first building within Development Area 7A, subject to delays in receipt of regulatory approvals. Petitioner and Mecklenburg County Parks and Recreation reserve the right to relocate this greenway easement in a manner mutually acceptable to Petitioner and Parks and Recreation.
- 12.4 In connection with future development of property located to the northwest of the site (Phase III of Double Oaks). The Petitioner agrees to work with Mecklenburg County Parks and Recreation on an easement for pedestrian access to and from Double Oaks Road, said easement to be located within the Duke Energy right-ofway at the eastern edge of Development Area 7, subject to consent of Duke Energy Company. This easement will link Mecklenburg County property (tax parcel # 075-123-02) and Double Oaks Road.

#### 13. TRANSIT COMMITMENTS

13.1 Petitioner shall preserve the existing sidewalk, waiting pad, bus shelter and but stop currently located on Statesville Avenue to the extent such improvements can be preserved in a manner reasonably consistent with the development, and such improvements may be relocated on a temporary basis as needed.

13.2 Petitioner shall construct a bench pad within the right-of-way of Statesville Avenue adjacent to Development Area 5 in the approximate location shown on the Technical Data Sheet, said bench pad to be constructed in accordance with CATS Development Standards 60.02A and only if they can be reasonably located within said right-of-way.

## 14. ARCHITECTURAL CONTROLS

- 14.1 Buildings within Development Areas 1, 2, 3, 5, 6, and 8 with frontage on either: Statesville Avenue, Woodward Avenue, Kohler Avenue or streets A, C, F, I and J shall have clear windows, glass and doors that face these respective streets. The walls of the buildings facing these streets shall be varied with a frequency of windows, doors and other architectural treatments. Long expanses of blank walls with no openings, changes in materials or changes in architectural treatment over
- 14.2 All sides of all buildings located within Development Areas 1, 2, 3, 5, 6, and 8 will be built using four sided architecture.
- 14.3 The Conceptual Streetscape Renderings depicted on Sheet SP-105 depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements to achieve a high quality mixed-use community. While these drawings represent the Petitioner's general intent, the final detailed building design has not been completed; therefore modification or alterations to

## 15. AMENDMENTS TO REZONING PLAN

Petition No. 2008-035.

20 feel long will not be allowed.

Future amendments to the Technical Data Sheet and these Development Standards may be applied for by the then owner or owners of the applicable parcel or parcels affected by such amendment in accordance with Section 6 of the Ordinance.

these renderings may occur and will be allowed.

## 16. BINDING EFFECT

- 16.1 If this Rezoning Petition is approved, the development program established under these Development Standards and the Technical Data Sheet shall, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of the Petitioner and the owners (from time to time) and their respective heirs, devisees, personal representatives, successors in interest and assigns.
- 16.2 Throughout this Rezoning Petition, the terms "Petitioner", "Owner" or "Owners," shall, with respect to each parcel within the Site, be deemed to include the heirs, devises, personal representatives, successors in interest and assignees of the owner or owners of the Site who may be involved in its development from time to time.
- 16.3 Upon approval, this Rezoning shall super-cede and replace any prior conditional rezoning petitions applicable to the Site, including without limitation Rezoning All Rights Reserved.

**DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 6

T 101

Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Prepared for:

Description 2008 02 15 First Submittal Second Submittal 2008 06 16 Public Hearing 2008 06 25 Zoning Committee 2008 07 21 City Council 2009 01 30 Amendment to Petition 2009 03 11 Second Amendment to Petition 2010 01 11 Third Amendment to Petition 2010 05 05 Fourth Amendment to Petition

## **B** Development Notes

**Petition #2008-73** Sixth Amendment to Petition

2011 11 07 Fifth Amendment to Petition

2012\_06\_12 Sixth Amendment to Petition

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Project name/#: Project / 07024 CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD



## **Charlotte-Mecklenburg Planning Department**

**DATE:** June 8, 2016

TO: Donald Moore FROM: Ed McKinney

Zoning Supervisor Interim, Planning

Director

**SUBJECT:** Administrative Approval for Petition No. 2008-073 Charlotte Housing Partnership

Attached is the revised site plan for the petition above. This request allows the modification of the proposed site plan as listed below. Since these changes do not alter the intent of the development and meets the requirements of the Charlotte Zoning Ordinance Section 6.207 <u>Alterations to Approval</u>, minor changes, I am administratively approving this plan. Please use these plans when evaluating requests for building permits and certificates of occupancy.

Modification to development areas 2 and 3 to allow for sale townhomes.

Reasons for Staff's support of the request:

• The site plan complies with the conditional notes and still meets the intent of the approved site plan by the City Council.

Note: All other Zoning, Subdivision, Tree Ordinances, Building Codes, and conditional note requirements still apply.

Signage was not reviewed as part of this request.

CHARLOTTE-MECKLENBURG PLANNING DEPARTMENT

www.charmeck.org

## SITE DATA (EXISTING):

Double Oaks Development, LLC 4601 Charlotte Park Dr., Suite # 350 Charlotte, NC 28217 1-85 TREE SAVE 20' BACK OF R.O.W. Unassigned Attached to Administrative OR TOE OF SLOPE. 0.78 AC. **Existing Zoning:** 075-105-43 Tax Parcel Numbers 075-105-30 Approval 075-105-37 079-044-02 AL TREE SAVE WITH R-22 MF Existing Zoning: DWARD ALIGNEMENT ALTERNATE **Tax Parcel Numbers** 075-111-01 475 AC WITH PROPOSED TOE OF LaSalle St. 075-124-02 PE CHANGE AND ALT. STREET PLAN 075-123-01 - TREE SAVE 20' BACK OF R.O.W. 075-112-01 075-113-04 OR TOE OF SLOPE. 0.515 AC. Solomon A. Fortune 075-113-01 Woodward Alignment ian to be coordinated **Existing Zoning:** I-2 079-043-03 SITE Existing Zoning: Tax Parcel Numbers: 075-114-23 075-114-24 SIZE AND LOCATION TO BE DETERMINED JOINTLY BETWEEN CMHP AND MECKLENBURG COUNTY PARK & RECREATION DEPARTMENT. SEE DEV. NOTE 12.3 FOR MORE DETAIL. SITE DATA (PROPOSED): **VICINITY MAP** Development Area 1 NS (SPA) Proposed Zoning: (Not to Scale) Multi-Family & attached Club House uses Proposed Use: [See Development Standards] **Dwelling Units:** +/- 2.38 ac. Proposed Woodward Re-alignment on East side of Statesville Ave Development Area 2 Proposed Zoning: NS (SPA) Final Plan to be coordinated Mixed Use [Retail/Office: ≤ 15,000 SF] Proposed Used: with CDOT. [See Development Standards]
Up to 70 For Sale residential town home dwel Dwelling Units: TREE SAVE AREA 15' B.O. PROPOSED PROPERTY LINES. PREVIOUSLY TREE SAVE AREA WAS 0.34 AC. SEE DEVELOPMENT NOTES FOR ADDITIONAL DETAILS AREA HAS BEEN EXPANDED TO 0.52 AC. DUE TO PROPOSED 0.18 AC. LOSS OF TREE AREA DUE TO PROPOSED TOE-OF-SLOPE CHANGE FOR DEV. AREA 4. NO NET LOSS OF TREE AREA PROPOSED. Development Area 3 NS (SPA) SIZE: (WEST) +/- 2.18 AC. (EAST) +/- 2.16 AC. Proposed Zoning: Proposed Use: Mixed Use [Retail/Office: ≤ 20,000 SF] [See Development Standards] Up to 230 For Sale residential town home dw Dwelling Units: Development Area 4/Easement Alternate Woodward Street Plan NS (SPA) Proposed Zoning: Proposed Use: Green Way / Park via Easement [See Development Standards] +/- 2.88 ac. DEV. AREA 7 -(0.91 AC) Development Area 5 NS (SPA) Proposed Zoning: **GREEN SPACE** Multi-Family Proposed Use: [See Development Standards] **Dwelling Units:** +/- 1.44 ac. PROPOSED COMMON, OPEN SPACE Development Area 6 Proposed Zoning: Multi-Family and /or Single Family Attached Proposed Use: [See Development Standards] Up to 72 Dwelling Units: SEE DEVELOPMENT NOTES FOR ADDITIONAL DETAILS SIZE: (WEST) +/- 2.18 AC. (EAST) +/- 2.16 AC. -POSSIBLE EASEMENT DEDICATION TO MECKLENBURG COUNTY PARK & RECREATION Street 'E' Development Area 7 Residential / Green Way Park via Easement Proposed Use: TREE SAVE AREA - 15' B.O. SWIM BUFFER EXIST. PROPERTY LINES 0.32 AC [See Development Standards] Dwelling Units: Up to 400 +/- 39.92 ac. Site Area in Easement: +/- 0.32 ac. Development Area 7A PROPOSED COMMON Proposed Zoning: UR-2 (CD) OPEN SPACE Residential / Green Way Park via Easement Proposed Use: [See Development Standards] Up to 40 Dwelling Units: +/- 4.28 ac. DEV. AREA 4 (0.91 AC) → TREE SAVE AREA PREVIOUSLY 1.03 AC. PROPOSED TREE SAVE AREA IS 0.85 AC. Building/Parking **GREEN SPACE** Development Area 8 UR-2 (CD) 20' B.O. R. OW. OR TOE OF SLOPE & EXIST. PROPERTY LINES.
0.18 AC OF LOST TREE SAVE AREA DUE Proposed Zoning: Street 'F' 55' R.O.W. Proposed Proposed Use: Multi-Family, Single Family Attached, Child Care Center Connection [See Development Standards] TO B.O. R.O.W OR TOE OF SLOPE HAS BEEN RE-ALLOCATED TO DEV. AREA 7 WITH NO NET LOSS OF TREE SAVE. DEV. AREA **Dwelling Units:** +/- 7.05 ac. TOTAL SITE AREA: +/- 64.11 ac. EASEMENT AREA DEDICATION: +/- 3.50 ac. \\_\_\_\_\_ NET AREA: +/- 60.61 ac. DEV. AREA 8 PROPOSED TREE SAVE AREA: +/- 6.58 ac. PROPOSED MINIMUM PARKING STANDARDS: Building Parking Parki 1.0/1 dwelling unit (NS zone) Building/Parking TREE SAVE AREA 15' B.O. R.O.W. & LINE OF 20' UNDISTURBED STREAMSIDE ZONE 0.55 AC Building/Parking 1.0/1 dwelling unit (UR-2 zone) 1.0/125 sf minimum (restaurants) 1.0/450 sf minimum (retail/non-restaurant) 1.0/550 sf minimum (office) Existing 60' R.O.W / 40' + 5' Setback Proposed OPEN SPACE StatesvilleAvenue PROPOSED MEDIAN PER CDOT. SEE SHEET SP104, SECTION 1B-/ bench pad per Standard 60.02A Building/Parking DEV. AREA 5 >DEV. AREA 6 TECHNICAL PLAN

# shook kelley

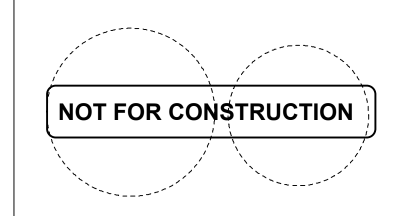
2151 Hawkins Street Suite 400

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Prepared for: Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# **Double Oaks** Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1 2 3 4 5 6 7 8 9 10 11 12	2008_02_15 2008_05_15 2008_06_16 2008_06_25 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05 2011_11_28 2012_06_12 2016-05-15	First Submittal Second Submittal Public Hearing Zoning Committee City Council Amendment to Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition Fifth Amendment to Petition Sixth Amendment to Petition Seventh Amendment to Petition

<sup>B</sup> Technical Plan **Petition #2008-73** 7th Amendment to Petition

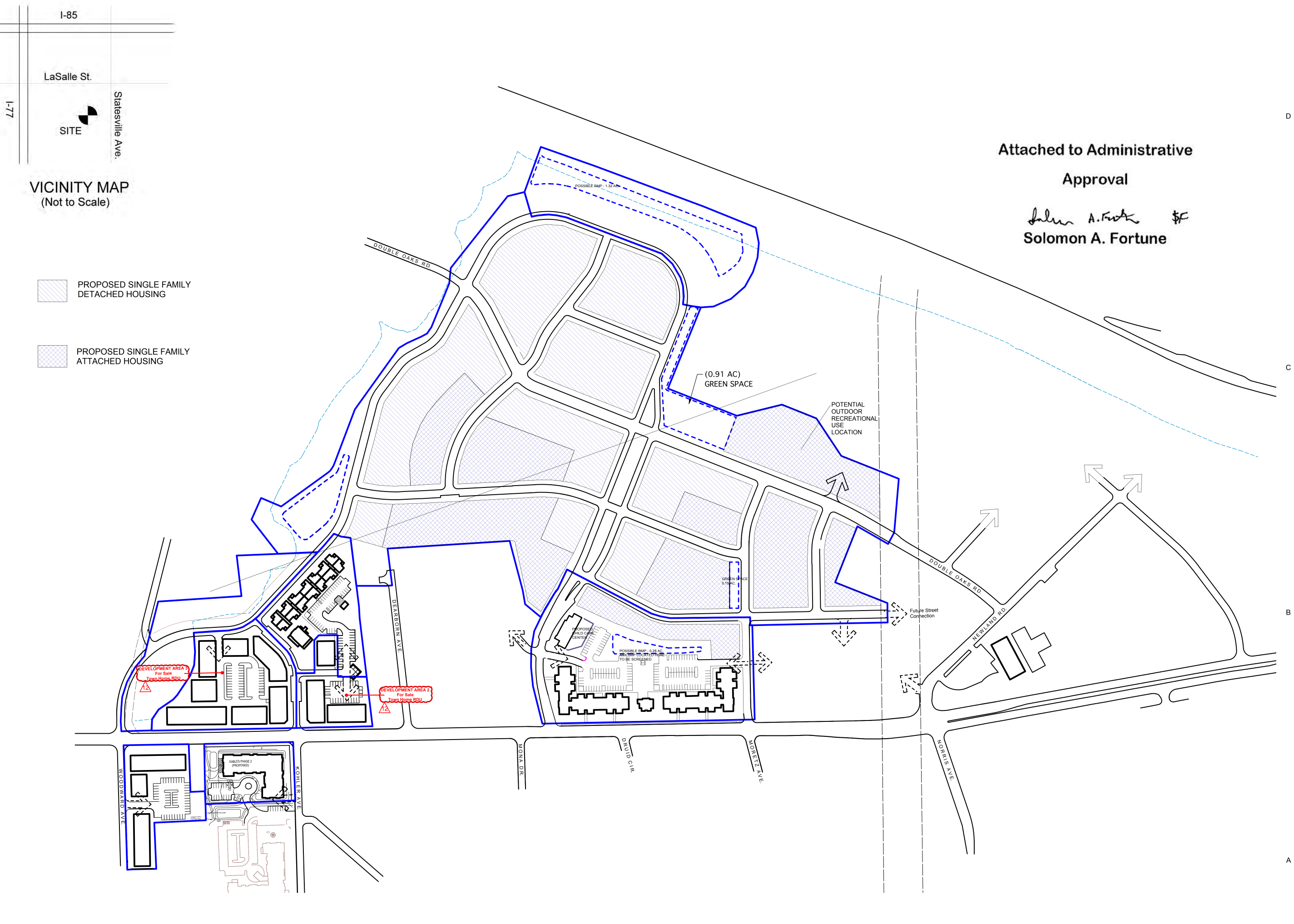
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Project name/#: Project / 07024 CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

DOUBLE OAKS PHASE II **RE-ZONING PLAN SUBMITTAL** FOR ADMINISTRATIVE AMENDMENT 6



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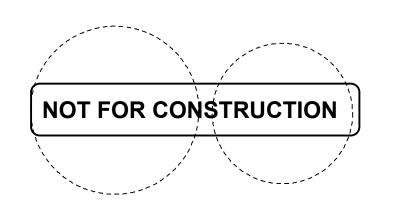
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# Double Oaks Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
1 2 3 4 5 6 7 8 9 10 11 12	2008_02_15 2008_05_13 2008_06_16 2008_06_25 2008_07_21 2009_01_30 2009_03_11 2010_01_11 2010_05_05 2011_11_07 2012_06_12 2016-05-15	First Submittal Revised Submittal Public Hearing Zoning Committee City Council Amendment Petition Second Amendment to Petition Third Amendment to Petition Fourth Amendment to Petition Fifth Amendment to Petition Sixth Amendment to Petition Seventh Amendment to Petition

# Schematic Plan Petition #2008-73

7th Amendment to Petition

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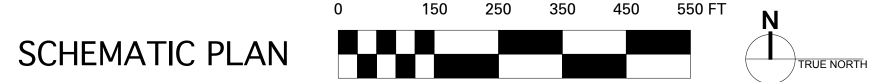
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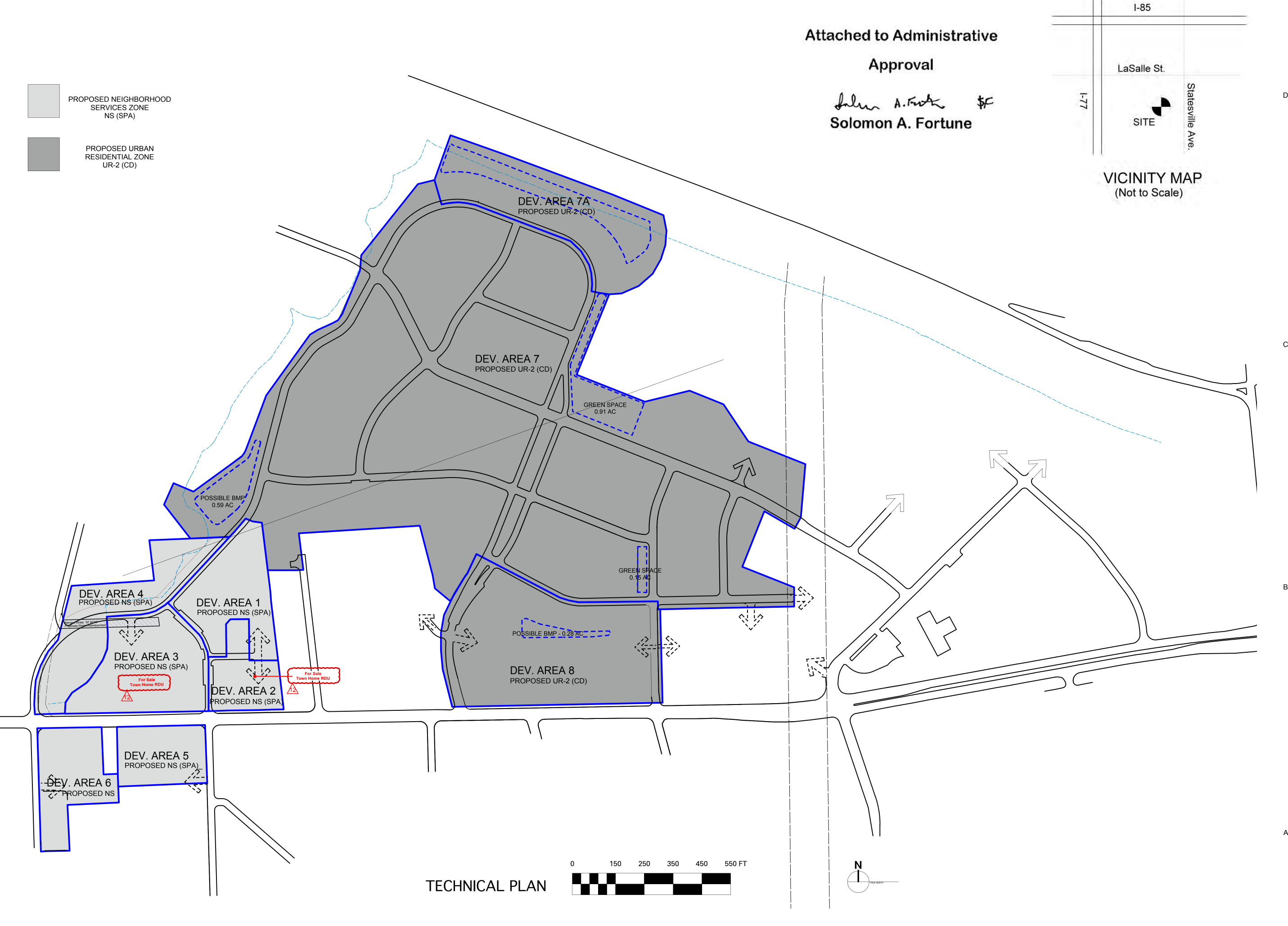
Project name/#: Project / 07024

CAD File Name: Site Plan\_96\_Units\_Schem\_10\_0111

DOUBLE OAKS PH. II RE-ZONING PLAN SUBMITTAL

FOR ADMINISTRATIVE AMENDMENT 6





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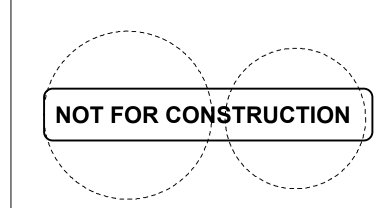
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# Double Oaks Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
		_
1	2008_02_15	First Submittal
2	2008 05 13	Second Submittal
3	2008 06 16	Public Hearing
4	2008 06 25	Zoning Committee
5	2008 07 20	City Coumcil
6	2009 01 30	Amendment to Petition
7	2009 03 11	Second Amendment to Petition
8	2010 01 11	Third Amendment to Petition
9	2010 05 05	Fourth Amendment to Petition
10	2011 11 07	Fifth Amendment to Petition
11	2012 06 12	Sixth Amendment to Petition
12	2016-05-15	Seventh Amendment to Petition

# Proposed Zoning Boundaries Technical Plan Petition #2008-73

7th Amendment to Petition

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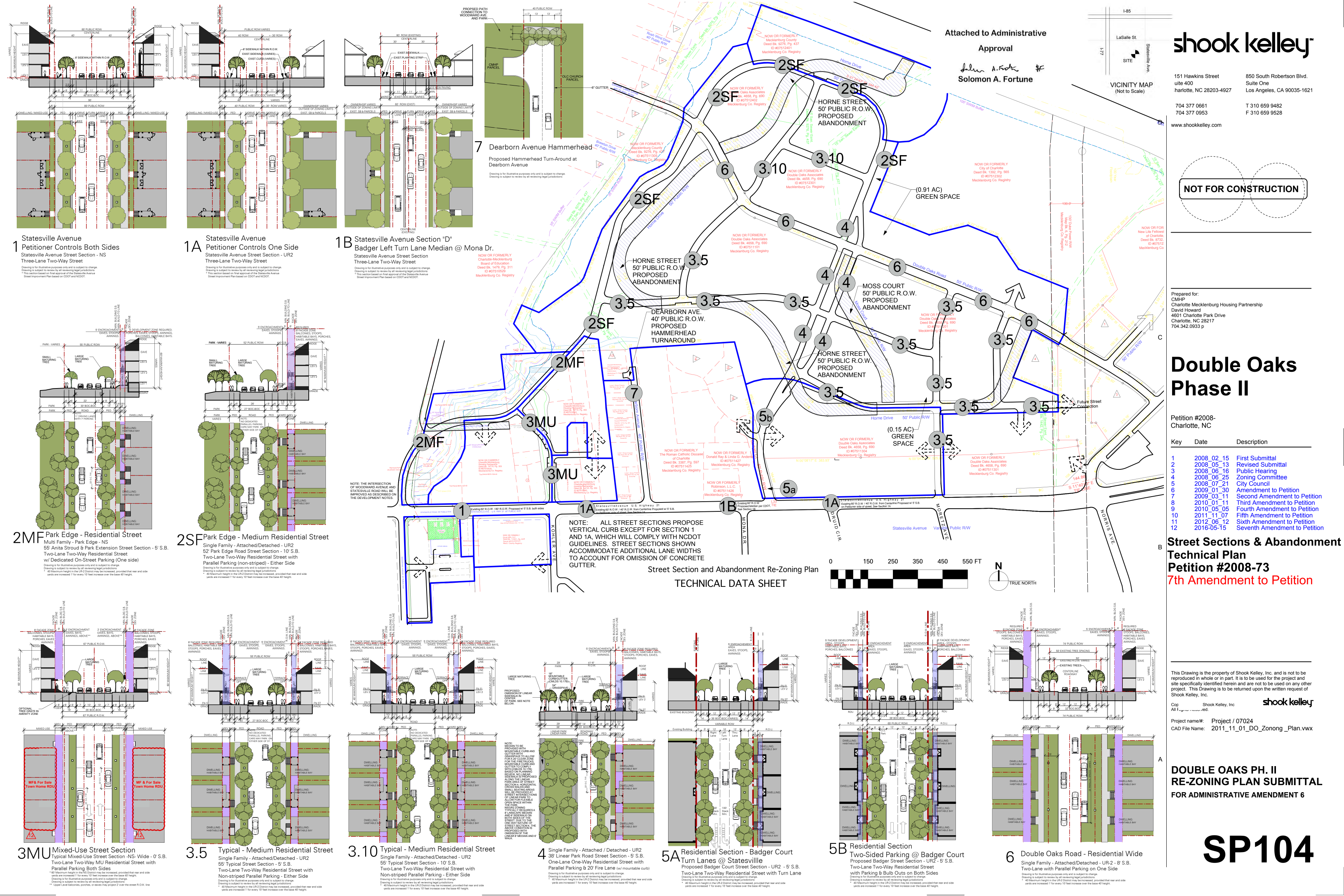
Project name/#: Project / 07024

CAD File Name: Site Ppan\_96\_Units\_Zone\_10\_0111

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DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL

FOR ADMINISTRATIVE AMENDMENT 6





# CONCEPTUAL VIEW "A" Woodward Avenue

Attached to Administrative
Approval

Solomon A. Fortune

CONCEPTUAL VIEW "B"
Statesville Avenue

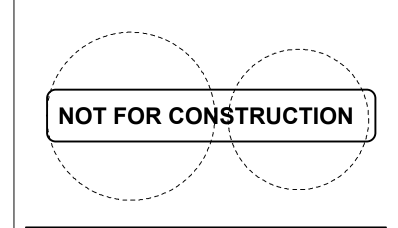


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Charlotte, NC 28217
704.342.0933 p

# Double Oaks Phase II

Petition #2008-Charlotte, NC

Key	Date	Description
		-
1	2008_02_15	First Submittal
2	2008 05 13	Second Submittal
2 3	2008 06 16	Public Hearing
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5	2008 07 21	City Council
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8	2010 01 11	Third Amendment to Petition
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10	2011 11 07	Fifth Amendment to Petition
11	2012 06 12	Sixth Amendment to Petition
12	2016-05-15	Seventh Amendment to Petition

Conceptual Streetscapes
Schematic Plan
Petition #2008-73

7th Amendment to Petition

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Project name/#: Project / 07024

CAD File Name: 08\_0125\_DO\_ZONING\_PLAN.MCD

DOUBLE OAKS PHASE II

**RE-ZONING PLAN SUBMITTAL** 

FOR ADMINISTRATIVE AMENDMENT 6

SP105

NOTE: These Conceptual Streetscape Renderings depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements. Modifications or alterations to these renderings may occur.

#### DOUBLE OAKS MIXED-USE VILLAGE - OVERALL MASTER PLAN DEVELOPMENT STANDARDS FOR REZONING PETITION NO. 2008-073 July 17, 2008 (Revised May 17, 2016)

#### . GENERAL PROVISIONS

Unless more stringent standards are established by the Technical Data Sheet or these Development Standards, all development standards established under the Zoning Ordinance (the "Ordinance") for the NS zoning classification or the UR-2 zoning classification shall be followed. The development contemplated by this petition consists of eight (8) Development Areas generally depicted on the Technical Data Sheet as "Development Area 1", "Development Area 2", "Development Area 3", "Development Area 4", "Development Area 5", "Development Area 6", "Development Area 7", "Development Area 7A" and "Development Area 8" (each a "Development Area" and collectively the "Development Areas"). The Technical Data Sheet and these Development Standards (together the "Rezoning Plan") supersede in all respects all prior conditional use zoning plans with respect to the property that constitutes the Site.

The Technical Data Sheet is accompanied by a conceptual site plan for development within Development Areas 1, 2, 3, 5, 6 and 8 (the "Schematic Site Plan") and by a conceptual land use plan for Development Areas 4, 7 and 7A (collectively with the Schematic Site Plan referred to as the "Site Plan"). The development depicted on the Site Plan is schematic in nature, and except as otherwise specified in these Development Standards, is intended only to describe the possible arrangements of uses and building elements. The schematic depictions of the uses, structures and building elements set forth on the Site Plan should be reviewed in conjunction with the provisions of these Development Standards.

Consequently, except as otherwise expressly specified on the Technical Data Sheet and in these Development Standards, the ultimate layout of the development proposed, the exact alignments of streets and points of access; the numbers, the size, configuration and placements of buildings and parking areas; and the depictions of such elements on the Site Plan and any schematic building elevations are preliminary graphic representations of the types and quality of development proposed. They may, therefore, be altered or modified during design development and construction document phases within the maximum building/parking envelope lines established on the Technical Data Sheet, subject to the accompanying Development Standards and Section 6.206 (2) of the Ordinance. Parking layouts for surface and structured parking may be modified to accommodate final building locations and parking spaces may be located inside or outside development area boundaries to the extent permitted by the Ordinance. Sidewalks generally depicted on the Site Plan are intended to reflect the general pedestrian circulation for development on the Site but the specific locations of such sidewalks may be subject to minor variations that do not materially change the design intent generally depicted on the Site Plan. The dimensions and specific locations of building/parking envelopes and parking envelopes generally depicted on the Technical Data Sheet may be subject to minor variations that do not materially change the design intent generally depicted on the Schematic Site Plans.

As described in Section 4.1 and Section 6.6 below, the Site and portions thereof shall be viewed as a unified development plan in accordance with the provisions set forth therein.

The total number of buildings to be developed on the Site shall not exceed four (4) as to Development Area 1, three (3) as to Development Area 2, nine (9) as to Development Area 3 and two (2) as to Development Area 5, four (4) as to Development Area 6, twelve (12) as to Development Area 8. Due to the type of uses allowed within Development Areas 7 and 7A (attached and detached dwelling units) the maximum number of buildings is limited by the total number of allowed units for these two Development Areas. No buildings are contemplated for Development Area 4.

#### PERMITTED USES AND BUILDING AREA RESTRICTIONS

2.1 This proposal is intended to accommodate the development of retail, restaurant, office and residential uses which will be interconnected with open space, pedestrian and vehicular linkages.

For purposes of the development limitations set forth in this Section 2, the term "gross floor area" or "GFA" shall mean and refer to the sum of the gross horizontal areas of each floor of a principal building, and any accessory buildings or structures on the site measured from the outside of the exterior walls or from the center line of party walls; provided, however, such term shall exclude any surface or structured parking facilities, or related access areas, areas used for building and equipment access (such as stairs, elevator shafts and maintenance crawl spaces), or areas devoted to uses or structures accessory to residential uses on the site (limitations on the scope of residential uses being determined on a per unit, rather than floor area basis); provided, further, areas devoted to outdoor dining are not intended to be included in the calculation of gross floor area but any off-street parking required by the Ordinance for the NS district will be required for outdoor dining areas.

- 2.2 Development Area 1 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 48 multi-family residential dwelling units; and
  - (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as allowed in the NS district, including without limitation clubhouse facilities.
- (c) Drive-thru windows will not be allowed as an accessory use.

Area 2; and

- 2.3 Development Area 2 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 70 For Sale residential town home dwelling units; and
  - (b) Up to 15,000 square feet of gross floor area of retail and/or restaurant space and/or office space developed as part of mixed use residential/restaurant/office building(s) located within Development
- (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the ordinance for the NS district.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.4 Development Area 3 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 230 For Sale residential town home dwelling units; and
- (b) Up to 20,000 square feet of retail and/or restaurant space and/or office space developed as part of mixed use residential/retail/restaurant/office buildings located within Development Area 3; and;
- (c) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.5 Development Area 4 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Greenway and open space related uses together with accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.6 Development Area 5 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
- (a) Up to 72 residential attached dwelling or multi-family units; and
- (b) Associated surface and structured parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
- 2.7 Development Area 6 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 72 residential attached dwelling or multi-family units; and
  - (b) Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the NS district.
  - (c) Drive-thru windows will not be allowed as an accessory use.

2.8 Development Area 7 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:

- (a) Up to 400 attached or detached dwelling units/homes and a outdoor recreations use; and
- (b) Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2
- 2.9 Development Area 7A as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 40 multi-family, attached or detached dwelling units/home: and
  - (b) Associated surface parking spaces and accessory uses associated with the allowed principal uses as permitted under the Ordinance for the UR-2 district.
- 2.10 Development Area 8 as generally depicted on the Technical Data Sheet may be devoted to any of the following uses:
  - (a) Up to 150 residential attached dwelling or multi-family units;
  - (b) Child Care uses for up to 79 children in the area generally depicted on the Technical Data Sheet; and
- (c) Associated surface and structural parking spaces and accessory uses associated with the allowed principal uses as permitted under the UR-2 district.
- 2.11 The permitted uses described in Sections 2.2, 2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 2.9 and 2.10 above shall be subject to the following limitations and restrictions:
  - (a) The total amount of commercial uses on the Site (excluding child care and elementary school uses) shall not exceed 35,000 square feet of gross floor
  - (b) No fast food restaurants with drive through window facilities or gas stations/convenience stores with gasoline sales shall be allowed; and
  - (c) No area devoted to retail and/or restaurants shall be permitted on the Site unless such uses are located within mixed use residential/retail/restaurant buildings or retail/restaurant/office buildings.
- (d) Drive-thru windows will not be allowed as an accessory use.
- 2.12 The number of residential dwelling units and the square footage of gross floor area devoted to commercial use set forth above with respect to Development Areas 1, 2 and 3 may be reallocated among such Development Areas provided that the total number of residential dwelling units permitted with such Development Areas shall not exceed 348 units and the total gross floor area devoted to commercial uses within such Development Areas shall not exceed 35,000 square feet.
- 2.13 While areas devoted to outdoor dining are not intended to be included in the calculation of the square footage limitations noted above, any off street parking required by the Ordinance will be provided for these areas.

#### 3. <u>ACCESS POINTS</u>

The total number of ingress/egress points shall be limited to the number shown on the Technical Data Sheet. The exact locations may vary somewhat from those depicted based upon final design and locational requirements as regulated by CDOT and, where applicable, NCDOT.

Access from the Site to Statesville Avenue will be provided by way of internal streets or existing streets other than Statesville Avenue as generally depicted on the Rezoning Plan.

Prior to issuance of the final certificate of occupancy for the first building located on Development Area 3, access to development taking place on Development Area 1 and Development Area 2 may be provided by way of Street A as generally depicted on the Rezoning Plan.

## 4. <u>SETBACK, SIDE YARDS, REAR YARDS, BUFFERS, VEHICLE CIRCULATION</u> AND HEIGHT

- 4.1 All buildings constructed on the Site shall satisfy or exceed the setback, rear yard and side yard requirements established under the Ordinance.
  - The Site and portions of the Site shall be viewed as a unified development plan. As such, yards will not be required between buildings located on the Site or between Development Areas. The Petitioner reserves the right to subdivide the Site and create lots within the interior of the development with no public street frontage or side and/or rear yards or other separation standards as part of a unified development plan. In addition, the Site can be viewed as a unified development plan in conjunction with the adjacent tracts. Furthermore, as part of the unified development plan, there shall be no separation standards (i.e. no internal yard or buffer requirements) associated with development on Development Area 5 and that certain parcel zoned B-2 and located adjacent and to the east of Development Area 5 currently known as the Gables at Druid Hills Senior Apartments.
- 4.2 The setback areas extending around the perimeter of the Site are to remain as open space and, except to the extent necessary to accommodate pedestrian pathways, walls, berms, fences, grading, signs, graphics or utility construction and, where
- 4.3 A non-required 20 foot Class C buffer shall be provided along the northerly boundary of Development Area 1 and Development Area as generally depicted on the Technical Data Sheet; *provided, however*, the buffer may be reduced to 15 feet with the use of a wall or fence as provided in the Ordinance. If the abutting properties should be rezoned or used in a manner so as to not require such buffer, the required buffer for the Site may be adjusted accordingly to meet the minimum requirements for any buffers and screening per the Ordinance.

indicated, vehicular access, will be restricted from future development.

4.4 The height of buildings located on the Site shall comply with the Ordinance for the NS and UR-2 zoning district provided, however, buildings on Development Area 1 shall not exceed 50 feet in height and portions of buildings within Development Area 2 located within 50 feet of the northerly boundary line of such Development Area shall not exceed 40 feet in height. It is understood that the height restrictions set forth in the immediately preceding sentence shall be null and void in the event that property immediately adjacent to the applicable building(s) in question along the common northerly boundary of the Site are either (i) no longer zoned for single family residential purposes (i.e. R-3, R-5, etc.) or (ii) are not used for single family residential purposes for a continuous period of six (6) months from the date of approval of this Petition. Building height for buildings within Development Area 7 and 7A will be limited to 40 feet. Building height for buildings within Development Area 8 will be limited to 60 feet.

### 5. <u>SCREENING AND LANDSCAPING</u>

- 5.1 Screening will conform to the applicable standards of Section 12.303 of the Ordinance
- 5.2 Landscaping shall meet or exceed the requirements of the Ordinance and the City of Charlotte Tree Ordinance. Newly installed landscaping shall be consistent with the existing landscaping treatments.
- 5.3 NCDOT does not allow irrigation in planting strips along Statesville Avenue.
- 5.4 All roof mounted mechanical equipment will be screened from view.
- 5.5 Dumpster areas and recycling areas (if any) will be enclosed by solid fences or a brick wall with one side being a decorative wooden gate. If one or more sides of a dumpster area adjoin a side or rear wall of a building, then the side or rear wall may be substituted for a side.
- 5.6 As indicated on the Technical Plan sheet SP 101 the existing trees along Double Oaks Road will be preserved. In conjunction with this tree save area the petitioner agrees to provide a tree preservation plan. The tree preservation plan will be submitted to the City's Urban Forestry Staff for review and approval. The approved tree preservation plan will be undertaken and executed during the construction process.

5.7 Tree save areas as identified on the Technical Plan will be preserved.

#### 6. <u>PARKING</u>

Off street parking will meet or exceed the minimum standards established under the Ordinance and will not be allowed within the setbacks. Parking for residential uses will be provided at the ratio of one space per unit. In addition, restaurant uses shall be parked at a ratio of 1 space per 125 square feet of gross floor area for such uses; retail (but non-restaurant) uses shall be parked at a ratio of 1 space per 450

square feet of gross floor area of such uses; and office uses shall be parked at a ratio of 1 space per 550 square feet of gross floor area of such uses.

- 6.2 Parking areas will be broken up with landscaping to avoid massing of paved material.
- 6.3 Vehicle circulation and off-street parking spaces will not be located in between buildings on the Site and Statesville Avenue, buildings on the Site and Street A, buildings on the Site and Street B, buildings on the Site and Street C, buildings on the Site and Street I, buildings on the Site and street J, and buildings on the Site and Street F as generally depicted on the Technical Data Sheet; however, circulation and parking spaces may be located to the side of buildings and/or between buildings on the Site.
- 6.4 Where parking is not located behind buildings, screening shall be provided at the lot line by landscaping or decorative walks or fences. Shared parking may be allowed at the discretion of the Zoning Administrator.
- 6.5 On street parking may be provided along public streets subject to the approval of CDOT.
- 6.6 Bicycle parking shall be provided in accordance with the Ordinance
- As part of the unified development nature of the development on Development Area 5 and the B-2 zoned parcel adjacent and to the east (currently known as the Gables at Druid Hills Senior Apartments described in Section 4.1 above, parking on such parcels may be shared in common pursuant to a shared parking agreement and/or a Declaration of Covenants, Conditions and Restrictions such that all of the parking needs associated with development on Development Area 5 may be met by parking provided on the Gables parcel; *provided, however,* the total number of parking spaces required by the Ordinance for the combined unified development are satisfied with reference to the Gables parcel.

#### 7. <u>LIGHTING</u>

- 7.1 Freestanding streetscape lighting fixtures installed within the Site will be uniform in design and will be a full or semi cut-off type fixture.
- 7.2 Pedestrian scale lighting will be installed along internal streets and driveways on the Site as development occurs on the Site.
- 7.3 No cobra style lighting fixtures may be used on the Site.
- 7.4 The maximum height of any freestanding lighting fixture within the parking areas, including its base, shall not exceed 20 feet in height. This restriction will not apply to public street lighting located along the public streets within and abutting the site.
- 7.5 No wall "pak" type lighting will be allowed facing public streets. Any wall "pak" type lighting will be downwardly directed.

### 8. <u>SIGNS</u>

All signs placed on the Site will be erected in accordance with the requirements of the Ordinance. In addition to directional signage, up to seven (7) detached signs shall be allowed. In Development Areas 1, 2, 3, 5 and 6 the signs shall not exceed 5 feet in height or 50 square feet in size. In the other Development Areas the signs will meet the requirements for the UR-2 district. No pylon type detached signs shall be permitted. Permitted detached signage may be located within building setbacks and other locations throughout the Site in accordance with the Ordinance and as generally depicted on the Rezoning Plan.

### 9. SIDEWALKS/STREETSCAPE

- 9.1 Sidewalks six (6) feet in width along with planting strips eight (8) feet in width will be installed along interior public streets within the Site, except for the portion of street C that abuts Anita Stroud Park, the Hebrew Cemetery, Development Area 4 (Swim Buffer), Development Area 7A (Greenway) and Southern edge of Double Oaks Park, which will have a five (5) foot sidewalk and six (6) foot planting strips. Sidewalks eight (8) feet in width with planting strips eight (8) feet in width will be installed along Statesville Road as generally depicted on the Rezoning Plan.
- 9.2 Large maturing trees will be planted along Statesville Avenue 40 feet on center if overheard power lines do not exist. If overhead power lines are present along Statesville Avenue small maturing trees 30 feet on center will be substituted.

### 0. STORM WATER MANAGEMENT/WETLANDS

- 10.1 Storm water runoff will be managed through proven techniques which satisfy the standards imposed by the City of Charlotte Ordinances and the Charlotte Mecklenburg Storm Water Design Manual. Surface level storm water detention, if provided, shall not be located in the setback required by the Ordinance.
- 10.2 The detention shall tie-in to the existing abutting storm water system(s). The Petitioner shall have the receiving drainage system abutting the Site analyzed to ensure that it will not be taken out of standard due to this development. If it is found that the development will cause the receiving storm drainage system to be taken out of standard, the Petitioner shall provide adequate detention to prevent this from occurring. Should the existing, receiving drainage system be deemed to be out of standard prior to development of its Site, the Petitioner agrees to provide
- 10.3 Development on the Site shall otherwise adhere to the requirements of the Post Construction Control Ordinance in the form adopted by Charlotte City Council on November 26, 2007
- 10.4 Any jurisdictional wetlands or streams, if present, need to be protected or proper environmental permits obtained prior to their disturbance. For 401 permits contact DENR. For 404 permits contact the Army Corps of Engineers.

adequate detention to ensure that the system will not be additionally overburdened.

### 11. RIGHT OF WAY DEDICATION, ABANDONMENT AND TRANSPORTATION COMMITMENTS

11.1 If this Rezoning Petition is approved, the Petitioner commits to dedicate and convey by plat or quitclaim deed to NCDOT or CDOT (as the case may require) where owned by the Petitioner and where not already existing that portion of such additional right of way along the Site's frontage of Statesville Avenue to result in a 80 foot right of way measured 40 feet from the centerline of Statesville Avenue as shown on sheet SP-104on sections 1 - Petitioner Ownership Both Sides and 1A -Petitioner Ownership on One Side, additionally the Petitioner agrees to provide or convey to NCDOT or CDOT (as the case may require) where owned by the Petitioner a setbak nonexclusive easement to an area up to five (5.0) feet in width along each side of the right of way of Statesville Avenue as described above to permit the installation of an eight (8) foot (minimum) planting strip to the extent, but only to the extent sidewalk cannot be installed within the above referenced right of way. Any such easement instrament shall be in form mutally acceptable to the Petitioner and NCDOT/CDOT, as applicable, and shall permit the installation of Petitioner's project signage and lighting and encroachment of the same within the easement so conveyed so long as any encroachment maintains a nine (9) foot clearance as measured from the sidewalk surface.

The dedication and conveyance described herein shall occur as each area having frontage along Statesville Avenue is developed and before the issuance of the final certificate of occupancy for the first building located within each respective area.

# Attached to Administrative Approval

July A. Fortune

- 11.3 The Petitioner reserves the right to seek abandonment of portions or all of Benson Street, Horne Drive, Moss Court and Dearborn Avenue. If required as part of the abandonment of Dearborn Avenue or as part of the subdivision approval process for the site a permanent turn around will be provided at the terminus of Dearborn Avenue.
- 11.4 The Petitioner shall install or cause to be installed the eight (8) foot planting strip and eight (8) foot sidewalk referenced in Section 11.1 above on or before the issuance of the final certificate of occupancy for (i) the first building within Development Area 3 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 3; (ii) the first building within Development Area 2 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 2; (iii) the first building within Development Area 5 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 6 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 6 and (v) the first building within Development Area 8 that is located along Statesville Avenue with respect to the planting strip and sidewalk improvements along Development Area 8.
- 11.5 Petitioner may elect to realign that portion of Woodward Avenue from its intersection with Statesville Avenue extending to the west and then north in the manner generally depicted on the Rezoning Plan, subject to the reasonable review and approval of CDOT. In conjunction with the re-alignment of Woodward Avenue the petitioner will improve the eastern and western approaches of Woodward Avenue to Statesville Avenue to include one ingress and two egress lanes. The western approach will include a left turn lane with a minimum of 125 feet of storage and appropriate taper. It is anticipated that on the eastern approach these improvements can be accomplished by remarking the existing pavement. In such event, Petitioner shall be responsible for conveyance of any required additional right-of-way and for construction of the improvements associated with such realignment and intersection improvements.

As an alternative to the above and if the Petitioner is unable to acquire the needed right-of-way for these improvements the Petitioner will realign both the western and eastern approaches of Woodward Avenue per the plan Titled "Alternative Woodward Street Plan" illustrated on Sheet SP 101 of the Site plan.

It is possible that the Petitioner will have to acquire off-site right-of-way to complete either of these improvements. If after reasonable efforts by the petitioner to acquire such right-of-way on market rate terms, the Petitioner has not been successful, the City of Charlotte may assist in the acquisition of right-of-way in accordance with its standard policies. In such event, the Petitioner will reimburse the City for the all the costs associated with this right-of-way acquisition.

11.6 Petitioner will make the following improvement to the intersection of Badger Court and Statesville Avenue. The Petitioner will re-construct the eastbound approach of Badger Court to provide one ingress and two egress lanes; the through lane shall terminate as a combination through-right lane and a left turn lane shall be

constructed with 100 feet of storage and appropriate taper. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within Development Area 8.

- 11.7 Petitioner will make the following improvement to the intersection of Kohler Avenue and Statesville Avenue. The Petitioner will construct the east bound approach on Kohler Avenue with one ingress and one egress lane as shown on sheet SP-104 section 3MU. These improvements shall be completed prior to issuance of the first certificate of occupancy for the first building within
- The Petitioner shall fund the install a traffic signal at the intersection of Statesville and Woodward Avenues. The traffic signal to be installed upon meeting appropriate CDOT and NCDOT traffic signal warrants and approvals.

Development Area 3.

- 11.9 A 10 foot pedestrian and bicycle path will be constructed, from the terminus of Dearborn Avenue to Street C, to provide access to Anita Stroud Park in conjunction with construction of streets located within Development Area 7.
- 11.10 The Petitioner reserves the right to install a roundabout along Double Oaks Road in the general location of its intersection with Street K, said roundabout to be built, if at all, as development progresses within Development Area 7. The design and location subject of the proposed roundabout to be review and approval by The Charlotte Department of Transportation.

11.11 Should the City/CDOT determine that it is in the City's interest to maintain

Statesville Avenue and request the NCDOT to transfer maintenance, the petitioner will support the City's efforts to take over the maintenance of Statesville Avenue from the North Carolina Department of Transportation along the site's frontage. In the event that maintenance of Statesville Avenue is accepted by the City/CDOT and therefore the NCDOT requirements no longer apply, then the City/CDOT will revisit the requirements posited by section 1A in order to create an appropriate street section in keeping with urban planning principles and pedestrian environments.

## 11.12 If allowed by the appropriate agency off peak on street parking may be located along Statesville Avenue.

11.13 The Petitioner reserves the right to request as allowed by Section 6.207 "Alterations to Approval" of the City of Charlotte Zoning Regulations changes to the street cross-sections illustrated on Sheet SP 104 of the Site Plan. Any such changes will be made with the concurrence of the City Department of Transportation and the Planning Staff.

#### 2. CONVEYANCE OF EASEMENT FOR GREENWAY PURPOSES

12.1 Petitioner shall convey a permanent easement to Mecklenburg County for that portion of the Site located within Development Area 4 to the north and west of the proposed realigned Woodward Road as generally depicted on the Technical Data Sheet and a permanent easement to Mecklenburg County for that other portion of

the Development Area 4 shown as "Greenway" on the Technical Data Sheet. Such easements shall be for greenway and open space purposes (including open space associated with this Petition) and shall be conveyed prior to the issuance of the first certificate of occupancy for the first unit located within Development Area 3. Furthermore, the above-referenced easements shall be conveyed pursuant to a Declaration of Covenants, Conditions and Restrictions between the Petitioner (or its successors and assigns) and Mecklenburg County which shall include provisions relating to: (i) Petitioner's ability to grade within the easement areas for certain purposes such as installation of roads (and their dedication) and stream restoration and utilities and the like; (ii) the installation of project and directional signage within that portion of the easement located along Statesville Road; (iii) restrictions on the use of the easement area for greenway purposes and related uses acceptable to Petitioner; (iv) commitments by Mecklenburg County to maintain the easement area in a well-kept manner free of debris and other unsightly conditions and other maintenance responsibilities of the parties; and (v) other matters mutually acceptable to the Petitioner and Mecklenburg County.

- 12.2 The Petitioner is currently working with Mecklenburg County Land Use and Environmental Services Agency (LUESA) and the City of Charlotte Storm Water Services on a stream restoration project for the stream within Anita Stroud Park. As part of this restoration project it will be necessary to clear and remove the existing vegetation within the S.W.I.M. buffer. The Petitioner will complete the restoration project before the dedication and conveyance of the greenway easement described above, subject to delays in receipt of regulatory approvals.
- 12.3 The Petitioner will work with Mecklenburg County Parks and Recreation to provide an easement between the existing brick wall and Development Area 7A for the construction of a greenway. The width of the easement shall be no less 30 feet as measured from the existing wall as generally depicted on the Technical Data Sheet. The area for the construction of the proposed greenway shall be conveyed prior to the issuance of the first certificate of occupancy for the first building within Development Area 7A, subject to delays in receipt of regulatory approvals. Petitioner and Mecklenburg County Parks and Recreation reserve the right to relocate this greenway easement in a manner mutually acceptable to Petitioner and Parks and Recreation.
- 12.4 In connection with future development of property located to the northwest of the site (Phase III of Double Oaks). The Petitioner agrees to work with Mecklenburg County Parks and Recreation on an easement for pedestrian access to and from Double Oaks Road, said easement to be located within the Duke Energy right-of-way at the eastern edge of Development Area 7, subject to consent of Duke Energy Company. This easement will link Mecklenburg County property (tax parcel # 075-123-02) and Double Oaks Road.

#### 13. TRANSIT COMMITMENTS

13.1 Petitioner shall preserve the existing sidewalk, waiting pad, bus shelter and but stop currently located on Statesville Avenue to the extent such improvements can be preserved in a manner reasonably consistent with the development, and such improvements may be relocated on a temporary basis as needed.

13.2 Petitioner shall construct a bench pad within the right-of-way of Statesville Avenue adjacent to Development Area 5 in the approximate location shown on the Technical Data Sheet, said bench pad to be constructed in accordance with CATS Development Standards 60.02A and only if they can be reasonably located within said right-of-way.

## 14. ARCHITECTURAL CONTROLS

- 14.1 Buildings within Development Areas 1, 2, 3, 5, 6, and 8 with frontage on either: Statesville Avenue, Woodward Avenue, Kohler Avenue or streets A, C, F, I and J shall have clear windows, glass and doors that face these respective streets. The walls of the buildings facing these streets shall be varied with a frequency of windows, doors and other architectural treatments. Long expanses of blank walls with no openings, changes in materials or changes in architectural treatment over 20 feel long will not be allowed.
- 14.2 All sides of all buildings located within Development Areas 1, 2, 3, 5, 6, and 8 will be built using four sided architecture.
- 14.3 The Conceptual Streetscape Renderings depicted on Sheet SP-105 depict the general intent of the Petitioner with respect to scale, articulation, rhythm, massing, proportions and design elements to achieve a high quality mixed-use community. While these drawings represent the Petitioner's general intent, the final detailed building design has not been completed; therefore modification or alterations to these renderings may occur and will be allowed.

### 15. <u>AMENDMENTS TO REZONING PLAN</u>

Future amendments to the Technical Data Sheet and these Development Standards may be applied for by the then owner or owners of the applicable parcel or parcels affected by such amendment in accordance with Section 6 of the Ordinance.

### 16. BINDING EFFECT

- 16.1 If this Rezoning Petition is approved, the development program established under these Development Standards and the Technical Data Sheet shall, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of the Petitioner and the owners (from time to time) and their respective heirs, devisees, personal representatives, successors in interest and assigns.
- 16.2 Throughout this Rezoning Petition, the terms "Petitioner", "Owner" or "Owners," shall, with respect to each parcel within the Site, be deemed to include the heirs, devises, personal representatives, successors in interest and assignees of the owner or owners of the Site who may be involved in its development from time to time.
- 16.3 Upon approval, this Rezoning shall super-cede and replace any prior conditional rezoning petitions applicable to the Site, including without limitation Rezoning Petition No. 2008-035.

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NOT FOR CONSTRUCTION

Prepared for: CMHP Charlotte Mecklenburg Housing Partnership David Howard 4601 Charlotte Park Drive Charlotte, NC 28217 704.342.0933 p

# Double Oaks Phase II

Petition #2008-Charlotte, NC

 Key
 Date
 Description

 1
 2008\_02\_15
 First Submittal

 2
 2008\_05\_13
 Second Submittal

 3
 2008\_06\_16
 Public Hearing

 4
 2008\_06\_25
 Zoning Committee

 5
 2008\_07\_21
 City Council

 6
 2009\_01\_30
 Amendment to Petition

 7
 2009\_03\_11
 Second Amendment to Petition

 8
 2010\_01\_11
 Third Amendment to Petition

 9
 2010\_05\_05
 Fourth Amendment to Petition

 10
 2011\_11\_07
 Fifth Amendment to Petition

 11
 2012\_06\_12
 Sixth Amendment to Petition

2016-05-15 Seventh Amendment to Petition

## **Development Notes**

Petition #2008-73
7th Amendment to Petition

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CAD File Name: 08 0125 DO ZONING PLAN.MCD

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DOUBLE OAKS PHASE II RE-ZONING PLAN SUBMITTAL

FOR ADMINISTRATIVE AMENDMENT 6

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