JUNE 21, 2016 ZONING HEARING "OTHER BUSINESS" COMMISSION DISTRICT 2

ITEM 028

PURPOSE

To consider a site plan approval for NorSouth Development Company of Georgia, LLC regarding rezoning applications #248 of 1979 (River Properties, Inc.) and #12 of 1980 (Lenox Peachtree, Inc), for property located on the east side of Windy Hill Road, and on the north side of Wildwood Parkway, in Land Lots 987 and 988 of the 17th District. (Continued by the Board of Commissioners from the May 17, 2016 hearing)

BACKGROUND

The subject property was zoned Office and Institutional (O&I) in 1979 and 1980 as part of Wildwood office park. The applicant would like to build a Residential Senior Living development on this undeveloped parcel. Per the O&I zoning code, any RSL use is permitted in the O&I zoning district, with the Board of Commissioners approving the site plan and landscape plan. The applicant is proposing to construct a five-story senior living facility with 170 units. The building would be traditional in architecture with brick, stone, stacked stone, stucco and hardi-plank finishes on the exterior. There will be a four story parking deck containing 240 parking spaces attached to the rear of the building. There will be numerous amenities located on-site for the residents use and enjoyment. The applicant has submitted a very detailed account of the project, which is attached as Exhibit "B" in the Other Business application.

RECOMMENDATION

The Board of Commissioners conduct a Public Hearing and consider the proposed site plan and landscape plan.

DEPARTMENT COMMENTS

<u>Cobb D.O.T comments</u>.: Recommend a FAA Study. Recommend the gate meet Cobb County Development Standards

ATTACHMENTS

Other Business application and zoning stipulations.

(Site Plan and Stipulation Amendment)

Application for "Other Business" Cobb County, Georgia

OB-028-2016

(Cobb County Zoning Division - 770-528-2035) BOC Hearing Date Requested: May 17, 2016 Applicant: NorSouth Development Company of Georgia, LLC Phone #: ____(770) 850-8280 (applicant's name printed) Address: Suite 450, 2000 RiverEdge Parkway, N.W., E-Mail: Dave@NorSouth.com Moore Ingram Johnson & Steele, LLP Atlanta, GA 30328 John H. Moore Address: Emerson Overlook, 326 Roswell Street (representative's name, printed) Marietta, GA 30060 Phone #: (770) 429-1499 E-Mail: jmoore@mijs.com (representative's signature) Georgia Bar No. 519800 Signed, sealed and delivered in presence of: My commission expires: ______ January 10, 2019 Titleholder(s): Cousins Properties Incorporated Phone #: (property owner's name printed) Address: E-Mail: See Attached Exhibit "A" (Property owner's signature) APR 12 2016 Signed, sealed and delivered in presence of: COBB CO. COMM. DEV. AGENCY ZONING DIVISION My commission expires: Notary Public Commission District: 2 (0tt) Zoning Case: #248 (1979); #12 (1980) Size of property in acres: 5.242 Original Date of Hearing: 01/02/1980 Location: Easterly of Windy Hill Road; northerly of Wildwood Parkway (street address, if applicable; nearest intersection, etc.) Land Lot(s): 987, 988 District(s): 17th State specifically the need or reason(s) for Other Business: See Exhibit "B" attached hereto and incorporated herein by reference.

EXHIBIT "A" - ATTACHMENT TO APPLICATION FOR "OTHER BUSINESS" (Site Plan and Stipulation Amendment)

Application Nos.:

#248 (1979) and #12 (1980)

Original Hearing Dates:

December 5, 1979

Date of Zoning Decisions:

January 2, 1980 December 5, 1979

ig Decisions.

January 2, 1980

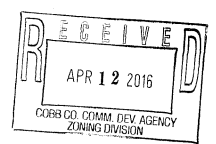
Current Hearing Date:

May 17, 2016

Applicant: Titleholder:

NorSouth Development Company of Georgia, LLC

Cousins Properties Incorporated



COUSINS PROPERTIES INCORPORATED, a Georgia corporation

William I. Bassett, Jr. Senior Vice President

[Corporate Seal]

Date Executed:

Address:

Suite 500, 191 Peachtree Street, N.E.

Atlanta, Georgia 30303

Telephone No.:

(404) 407-1000

Signed, sealed, and delivered in the presence of:

Notary Public

Commission Expires: Sept 16, 2019



<u>EXHIBIT "B"</u> - <u>ATTACHMENT TO APPLICATION FOR "OTHER BUSINESS"</u> (Site Plan and Stipulation Amendment)

Application Nos.:

Original Hearing Dates:

#248 (1979) and #12 (1980) December 5, 1979

Date of Zoning Decisions:

January 2, 1980 December 5, 1979

January 2, 1980

Current Hearing Date:

May 17, 2016

COBB CO. COMM. DEV. AGENCY ZONING DIVISION

APR 1 2 2016

Applicant:

NorSouth Development Company of Georgia, LLC

Titleholder: Cousins Properties Incorporated

On December 5, 1979, and January 2, 1980, the Cobb County Board of Commissioners approved the rezoning of an overall, total tract of 197.76 acres, more or less, to the Office and Institutional ("OI") and Planned Shopping Center ("PSC") zoning classifications. The development of the property comprising these Applications for Rezoning has become known as "Wildwood." The property for consideration in this Application for "Other Business" was zoned to the OI zoning classification in the original, overall Wildwood rezonings, and consists of 5.242 acres located easterly of Windy Hill Road and northerly of Wildwood Parkway, Land Lots 987 and 988, 17th District, 2nd Section, Cobb County, Georgia (hereinafter the "Property" or the "Subject Property").

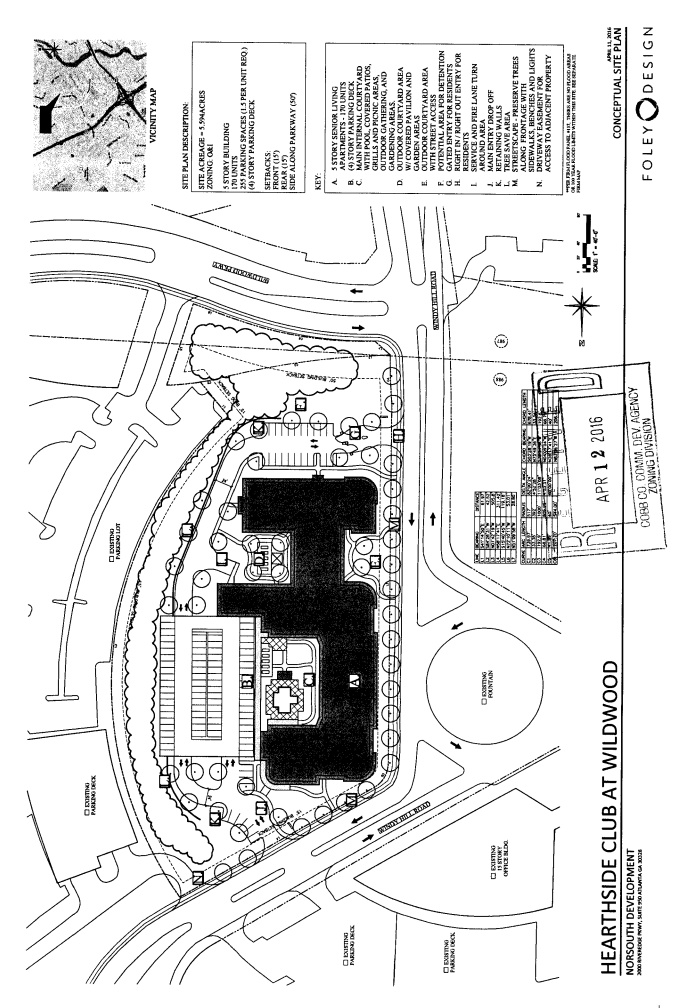
NorSouth Development Company of Georgia, LLC, as Applicant in this Application for "Other Business" (hereinafter "Applicant"), seeks to amend any previously approved site plan and stipulations applicable to the Subject Property only by deleting same in their entirety and substituting in lieu thereof the following:

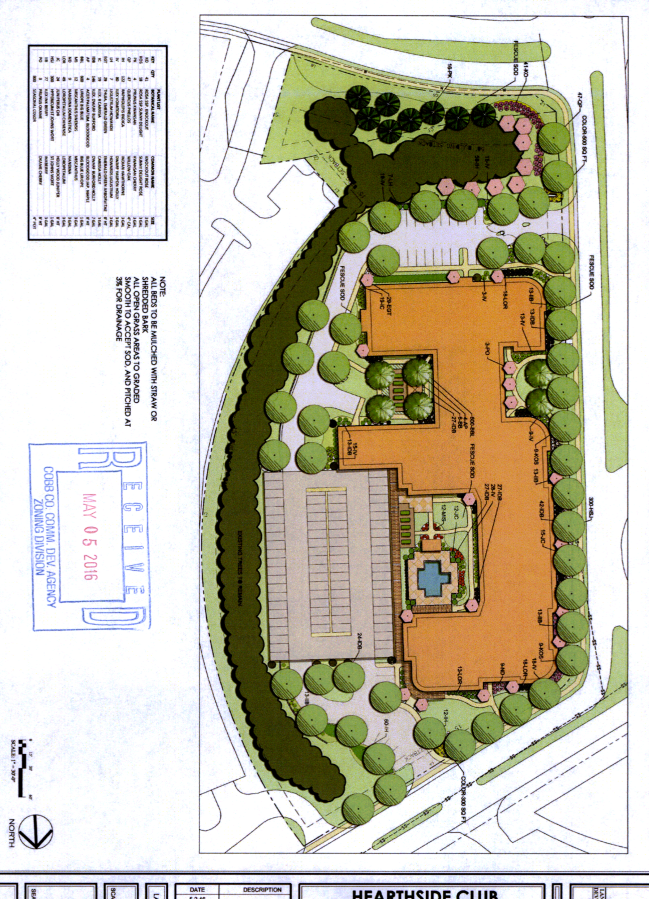
- (1) Applicant seeks approval of the Conceptual Site Plan ("Site Plan") dated April 11, 2016, prepared for Applicant by Foley Design, site specific as to the development of the Subject Property. A reduced copy of the Site Plan for the Subject Property is attached hereto as Exhibit "1" for ease of review and incorporated herein by reference.
- (2) The Property is a 5.242 acre tract. Applicant seeks development of the Property for a residential senior living community, as follows:
 - (a) A residential building, a maximum of five (5) stories in height, containing a maximum of one hundred seventy (170) residential leased units; and
 - (b) A maximum four-story parking deck containing a maximum of two hundred forty (240) parking spaces for residents and guests. Applicant shall comply with Cobb County Parking requirements of 1.5 spaces per unit for the total, final number of units.

- (3) Building architecture and exterior façade shall be composed of brick, stone, stacked stone, stucco-type, and hardi-plank finishes, or combinations thereof, and will be substantially similar to the rendering attached hereto as Exhibit "2" and incorporated herein by reference.
- (4) All residents of the proposed residential community shall have access to and use and enjoyment of the amenity areas, which will include, but not be limited to, the following:
 - (a) Pool;
 - (b) Amenity courtyard areas;
 - (c) Picnic areas:
 - (d) Covered outdoor spaces;
 - (e) Walking paths;
 - (f) Community gardens with private plots;
 - (g) Café;
 - (h) Fitness center;
 - (i) Hearthside club room;
 - (j) Business center; and
 - (k) Wi Fi internet access.
- (5) Access to the residential community and parking may be gated.
- (6) Parking for residents and guests of the proposed residential community shall be within the four-story parking deck located adjacent to the residential building, as more particularly shown and reflected on the referenced Site Plan.
- (7) The residents within the proposed residential community will utilize a compactor system for refuse.
- (8) Residents within the proposed residential community shall be restricted to those persons age fifty-five (55) and older, pursuant to and in accordance with the RSL Zoning Ordinance and the Federal Fair Housing Act.
- (9) The entrances to the proposed residential community shall be as more particularly shown and reflected on the referenced Site Plan.
- (10) Entrance signage for the proposed residential community overall development shall be ground-based, monument-style signage, with the finish, materials, and color being in conformity with the architecture and design of the various components. Such signage shall contain no flashing sign components.
- (11) The entrance areas, together with all islands and planted areas, shall be professionally designed, landscaped, and maintained. These areas shall be part of the overall landscape plan approved by Staff as part of the Plan Review Process.
- (12) Lighting within the proposed residential community shall be environmentally sensitive, decorative, and themed to the architecture and style of the residential building.

- (13) Additionally, hooded security lighting shall be utilized on the exteriors of the proposed residential building and throughout the walkways, surface parking areas, and parking deck areas.
- Minor modifications to the within stipulations, the referenced Site Plan, lighting, landscaping, architecture, site features, and the like, may be approved by the District Commissioner, as needed or necessary, except for those that:
 - (a) Increase the density of a residential project or the overall square footage of a non-residential project;
 - (b) Reduce the size of an approved buffer adjacent to a property that is zoned the same or in a more restrictive zoning district;
 - (c) Relocate a structure closer to the property line of an adjacent property that is zoned the same or in a more restrictive zoning district;
 - (d) Increase the height of a building that is adjacent to a property that is zoned the same or in a more restrictive zoning district; or
 - (e) Change an access location to a different roadway.
- (15) All setbacks and buffer areas may be penetrated for purposes of access, utilities, and stormwater management, including, but not limited to, detention/retention facilities, drainage facilities, surface parking, and any and all slopes or other required engineering features of the foregoing.
- (16) Applicant agrees to comply with all Cobb County development standards and ordinances relating to project improvements, except as approved by the Board of Commissioners or by the Department of Transportation or Community Development Agency, as their authority may allow.
- (17) All landscaping referenced herein shall be approved by the Cobb County Arborist as part of the Plan Review Process and incorporated into the overall landscape plan for the proposed community.
- (18) Applicant agrees to comply with all Cobb County Stormwater Management requirements for detention and water quality applicable to the Subject Property.
- (19) All utilities for the proposed development shall be located underground.
- (20) The Subject Property shall revert to its existing zoning category in the event closing of the Subject Property has not been consummated within twelve (12) months of final rezoning approval.

The amendments proposed and presented herein in no way adversely impact or affect the quality or integrity of the Wildwood development. If the requested amendments for the Site Plan and stipulations are approved, as submitted, they shall become an additional part of the final rezoning and shall be binding upon the Subject Property.

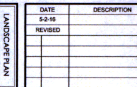








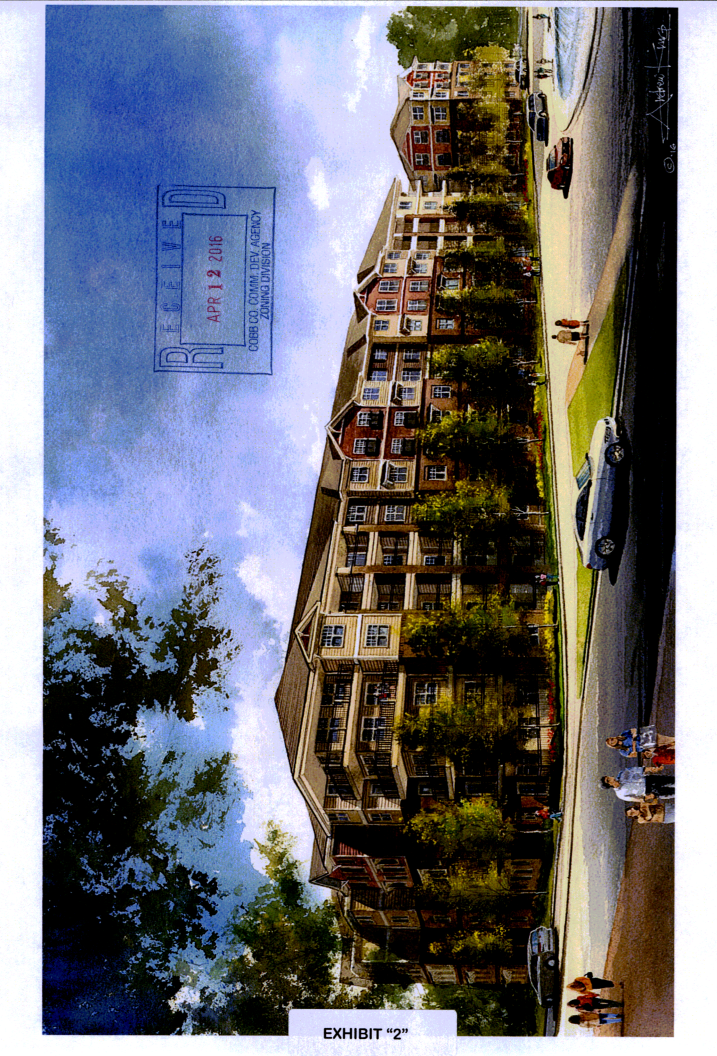




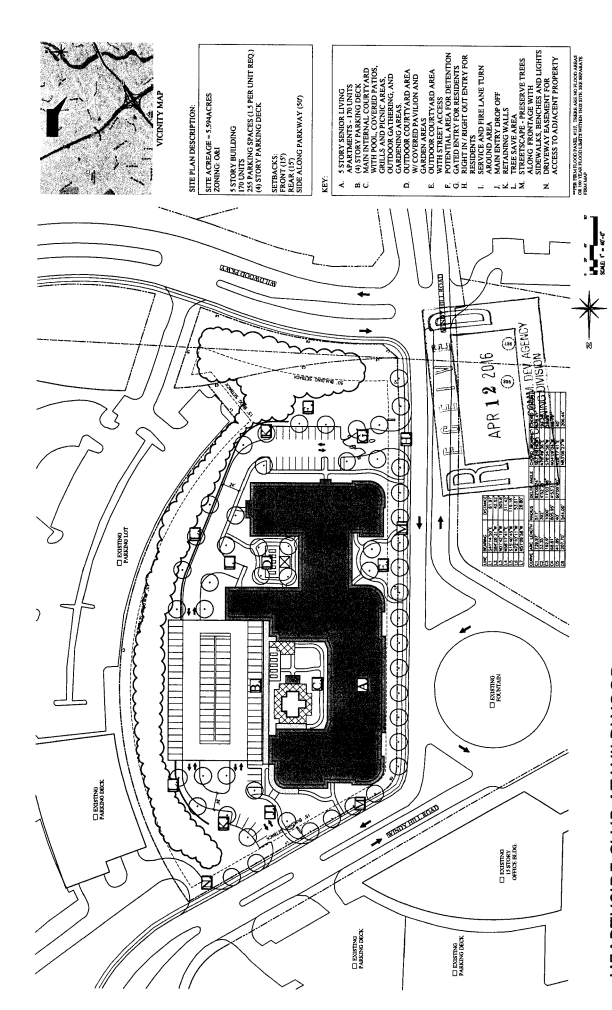
HEARTHSIDE CLUB WILDWOOD

MARIETTA, GA
DESIGN FOR:
NORSOUTH DEVELOPMENT





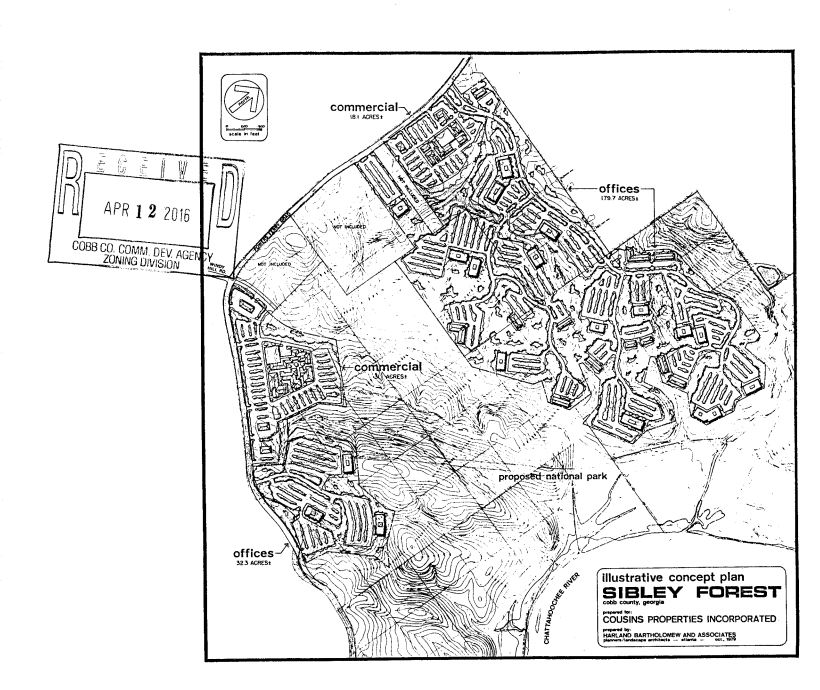
CONCEPTUAL SITE PLAN FOR APPROVAL BY BOARD OF COMMISSIONERS PURSUANT TO APPLICATION FOR "OTHER BUSINESS" – MAY 17, 2016 (5.242 acres)



FOLEYODESIGN CONCEPTUAL SITE PLAN

HEARTHSIDE CLUB AT WILDWOOD
NORSOUTH DEVELOPMENT
AMMINISTRATION SATISMAN AND SATISM

ILLUSTRATIVE CONCEPT PLAN APPROVED BY BOARD OF COMMISSIONERS PURSUANT TO APPLICATION FOR REZONING NO. 247 (1979) – DECEMBER 5, 1979



OFFICIAL MINUTES OF COBB COUNTY BOARD OF COMMISSIONERS ZONING HEARING FOR NO. 248 (1979) – DECEMBER 5, 1979

COBB COUNTY BOARD OF COMMISSIONERS OF ROADS AND REVENUES COBB COUNTY PLANNING COMMISSION

| Date of Application October 30, 1979 Date of Hearing, Wed. 12/5/79 1:00 P |
|---|
| Titleholder River Properties, Incorporated /s/ Reliently Churan Tixo. |
| Address 300 Interstate North Phone 955<0000 |
| Applicant River Properties, Incorporated /s/ Notustu Causing Tage. |
| Address 300 Interstate North Phone 955-0000 |
| R-40 & R-80 PSC Commercial To O&I Land Use Office/Institutional |
| Shopping Center Development Office Development |
| 939 and Lot (s) 939, 940, 988, 1004, District 17th Sec. 2nd Cobb County, Ga., 18.1 /1005, 1006, 1035, 1036, 1037 |
| CONTAINING 142.64 acres |
| OCATED 17th District, 2nd Section, Cobb County, Georgia |
| his property being more particularly described as follows: |

See Attached Legal Description

| Recommendation of Planning Commission: 12/5/79 Planning Commission recom- |
|---|
| mended application be approved subject to agreement marked Exhibit A. |
| Motion by Fowler, seconded by Nixon; carried 6-0. |
| |
| BP11 Attons, Chairman |
| Final Decision of Board of Commissioners: 12/5/79 Board of Commissioners |
| approved application as stated above. Motion by Carson, seconded by Lankford, |
| carried 5-0. |
| 4 |
| B St. B. St. |

EXHIBIT "IL"

DECLARATION OF COVENANTS

THIS DECLARATION OF COVENANTS, made by and between RIVER PROPERTIES INCORPORATED, a Georgia corporation, its successors and assigns (hereinafter referred to as "Covenantor") and TERRELL MILL ESTATES-OLD MILL TRACE HOMEOWNERS' ASSOCIATION, INC., a Georgia Corporation, its successors and assigns (hereinafter referred to as "Covenantee").

$\underline{\underline{W}} \ \underline{\underline{I}} \ \underline{\underline{T}} \ \underline{\underline{N}} \ \underline{\underline{E}} \ \underline{\underline{S}} \ \underline{\underline{E}} \ \underline{\underline{T}} \ \underline{\underline{H}} :$

WHEREAS, Covenantor is the owner of a certain tract of real property located in Land Lots 939, 988, 1004, 1005, 1006, 1035, 1036 and 1037 of the 17th District, 2nd Section of Cobb County, Georgia and being more particularly described in Exhibit "A" attached hereto and made a part hereof (hereinafter referred to as the "Property"), concerning which Property Covenantor has asked the support of Covenantee, in connection with a certain re-zoning application (Number 248); and

WHEREAS, Covenantor has made certain agreements with Covenantee concerning use of certain portions of the Property whereunder Covenantee would support the aforesaid re-zoning application.

NOW THEREFORE, for and in consideration of Covenantee's support of the aforesaid re-zoning application of Covenantor, the value and sufficiency of which support is hereby acknowledged by Covenantor, it is hereby agreed and covenanted as follows:

1. Covenantor hereby makes, declares and places the following restrictions upon portions of the Property for the benefit of Covenantee and the property located within Terrell Mill Estates Subdivision, being more particularly shown on those certain Subdivision Plats of Terrell Mill Estates, recorded in: Plat Book 26, Page 46, dated April 15, 1963; Plat Book 27, Page 141, dated December 2, 1963; Plat Book 37, Page 4, dated October 22, 1965; Plat Book 32, Page 35, dated November 2, 1964; Plat Book 37, Page 93, dated January 12, 1966; Plat Book 52, Page 133, dated August 17, 1971; Plat Book 63, Pages 58 and 59, dated February 12, 1975; Plat Book 45, Page 86, dated February 29, 1968; Plat Book 34, Page 6, dated March 23, 1965; Plat Book 34, Page 12, dated March 24, 1965; and Plat Book 43, Page 11, dated May 24, 1967; which are all part of the Cobb County, Georgia, Records:

(a) There shall be maintained upon that portion of the Property located within two hundred (200) feet of the common property line (the"Common Property Line") between the Property and Terrell Mill Estates (i. e., portions of the Land Lot lines common to Land Lots 988 and 989 and Land Lots 989 and 1004 of the 17th District, 2nd Section

708.

of Cobb County, Georgia) (the "Buffer Zone") an undisturbed buffer, maintained by Covenantor or its successors or assigns in its natural state. Covenantor shall not be allowed to cut any trees in the "Buffer Zone".

- (b) No building constructed upon that portion of the Property (excluding the Buffer Zone) located within five hundred (500) feet of the Common Property Line may exceed in height the average height of mature trees located upon the Buffer Zone.
- (c) A Plat indicating the Property and the above-listed covenants is attached hereto and incorporated herein by reference as Exhibit "B."
- 2. This Declaration of Covenants shall constitute covenants running with the land and, as such, said Covenants shall be binding upon Covenantor and Covenantor's assigns and successors in title or other interest in the Property for a period of ninety-nine (99) years.
- 3. Covenantee shall have the right to enforce these Covenants by action for damages, or by an action in equity for injunction, or any other legal or equitable action seeking to prevent a violation of the terms of these Covenants or seeking redress because of the violation of the terms of these Covenants or seeking redress because of the violation of any of these Covenants.
- 4. This Declaration of Covenants is made for and shall be for the benefit of the Covenantee, its successors and assigns and for the benefit of the present and future members of Covenantee. However, for convenience it is hereby specifically agreed that, should Covenantor and Covenantee at anytime mutually agree to a change, amendment or release of any or all of the foregoing covenants, such change, amendment or release shall be fully accomplished by the execution of a written instrument, approved in a regularly scheduled meeting with due notice thereof by 51% of the property owners owning lots in Terrell Mill Estates and Old Mill Trace Subdivisions who are members of Covenantee. Such change, amendment or release shall be fully accomplished by the execution of a written instrument, witnessed and recorded with the formality of this Declaration, by Covenantor and by the then President of Covenantee, after approval of the property owners/members of Covenantee stated above.

IN WITNESS WHEREOF, Covenantor and Covenantee

JAS.

have caused this Declaration of Covenants to be executed by their duly authorized officers and their respective seals to be affixed hereunto this 1979 day of 1979.

Signed, sealed and delivered in the presence, of:

Witness

Notary Public

My Commission Expires:

(NOT Motory Public, Georgie, State at Large My Commission Expires July 26, 1982

Signed, sealed and delivered in the

presence of:

Notary Public

My Commission Expires:

(NOTARIAL SEAL)

MATERIAL PURMO. GEORGIA, STATE AT LARGE MATERIAL CONTROL EXPIRES OCT. 30, 1981

"COVENANTOR"

RIVER PROPERTIES INCORPORATED,

A Georgia Corporation

Its: Presi

ATTEST:_ Its:

(CORPORATE SEAL)

"COVENANTEE"

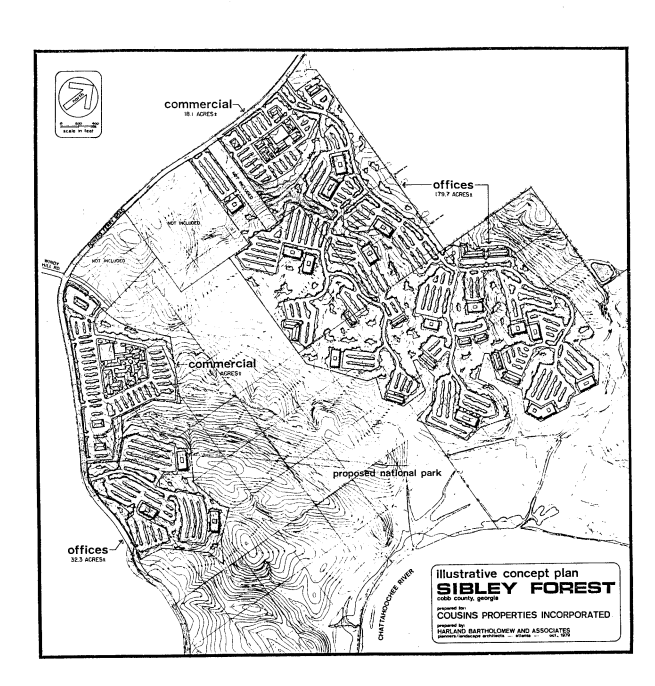
TERRELL MILL ESTATES-OLD MILL TRACE HOMEOWNERS' ASSOCIATION, INC., A

Georgia Corporation

BY: Jank of Va Its: Fresibent

ATTEST: Mancy

(CORPORATE SEAL)



OFFICIAL MINUTES OF COBB COUNTY BOARD OF COMMISSIONERS ZONING HEARING FOR NO. 12 (1980) – JANUARY 2, 1980

| | NO.#12 |
|---|--------------------------------------|
| COBB COUNTY BOARD OF COMMISSIONERS (| OF ROADS AND REVENUES |
| COBB COUNTY PLANNING CO | |
| Date of Application November 26, 1979 Date of He | earing, Wed. 1/2/80 1:00 P. |
| Titleholder Lenox Peachtree, Inc. | 151 Holes Hatel VC |
| Address 300 Interstate North, Atlanta, Ga. 30339 | Phone 955-0000 |
| Applicant Lenox Peachtree, Inc. | 151 Wold Land VA |
| Address 300 Interstate North, Atlanta, Ga. 30339 | Phone 955-0000 |
| To Zone From RM-8 To O&I Land | Commercial Use Office/Institutional |
| FOR THE PURPOSE OF Shopping Center Development Office Development | orrace, institutional |
| Land Lot (s) 940, 988, 987,District17th,s | Sec. 2nd Cobb County Ga |
| CONTAINING 37.02 acres | obs county, ua., |
| LOCATED 17th District, 2nd Section, Cobb County, Ge | oroja |
| This property being more particularly described | |
| | as lutiows: |
| See attached legal description | |
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| Recommendation of Planning Commission: 1/2/80 I | Clandar Constant |
| recommended application be approved. Motion by | |
| carried 6-0. | Mixon, seconded by rowler; |
| darii da | |
| PourAlia | |
| Sell (Hans, Chairman | |
| Final Decision of Board of Commissioners: 1/2/80 | |
| approved application. Motion by Lankford, second | onded by Carson; carried |
| 5-0. | |
| 1 | |
| Comant To Bessell, Chairman | |
| 9 | |
| | |