JULY 17, 2018 ZONING HEARING "OTHER BUSINESS" COMMISSION DISTRICT 2

ITEM OB-033

PURPOSE

To consider a stipulation amendment for BRED CO, LLC regarding Z-44 of 2014, for property located on the south side of Circle 75 Parkway and on the north side of Interstate 285 in Land Lots 914 and 915 the 17th District.

BACKGROUND

The subject property was zoned to Regional Retail Commercial (RRC) in 2014 as part of a mixed-use development. One of the zoning stipulations limited the height of the buildings to 300-feet in height. The applicant would like to amend this stipulation for Tract "H" only, which is located adjacent to I-285. The applicant would like to increase the height of the building on this tract an additional 120-feet over the stipulated maximum height for the purpose of a high-rise office building. If approved all other zoning stipulations would remain in effect.

STAFF COMMENTS

Cobb DOT: Recommend applicant submit site details to Cobb DOT for coordination with Cobb County Airport Manager to determine potential need for a FAA study.

RECOMMENDATION

The Board of Commissioners conduct a Public Hearing and consider the proposed stipulation amendment.

ATTACHMENTS

Other Business Application, boundary survey and zoning stipulations.

Application for "Other Business" Cobb County, Georgia

DECEIVED

JUN 1 2 2018

OB-033-

Cobb County, Georgia

(Cobb County Zoning Division - 770-528-2035)

COBB CO. COMM. DEV. AGENCY
ZONING DIVISION 17, 2018

BOC Hearing Date Requested:

Mail: See Representative.
Street, Suite 100, Marietta, GA 30064
jballi@slhb-law.com
A SA
A P O A
pires: 2-(19 20)
1, 3020
#: See Representative
Mail: See Representative.
pires:
Z-44 of 2014
Hearing: July 15, 2014
leritage Court identified as Tract "H".
ct(s): 17th
oproval of an additional 120' in height
oproval of an additional 120' in height
#: M Let

EXHIBIT "A" - ATTACHMENT TO APPLICATION FOR OTHER BUSINESS

Application No.:

O.B. _____(2018)

Hearing Date:

July 17, 2018

Applicant: Titleholder:

BRED CO, LLC BRED CO, LLC

"OWNER"

BRED CO, LL

Signed, sealed, and delivered in the presence of:

By:_

Its: PRES. PENT + CEC

Notary Public

Commission Expires: __

Notary Public, Fulton County, Georgia
My Commission Expires September 8, 2019



SAMS, LARKIN, HUFF & BALLI, LLP

ATTORNEYS AT LAW

376 POWDER SPRINGS STREET
SUITE 100

JAMES A. W. BALLI

MARIETTA, GA 30064-3448

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(Admitted in GA and AL)

FACSIMILE (770) 426-6583

JBALLI@SLHB-LAW.COM

WWW.SLHB-LAW.COM

June 12, 2018

VIA HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Community Development Agency Zoning Division 1150 Powder Springs Road, Suite 400 Marietta, GA 30064



COBB CO. COMM. DEV. AGENCY ZONING DIVISION

Re:

Other Business Application of BRED Co, LLC (a portion of Z-44 of 2014) Cobb

County, Georgia ("Tract H").

Dear John:

I am submitting the enclosed Other Business Application ("Application") of BRED Co, LLC. As you are probably aware, Tract "H" is a 4.81 acre parcel and is a portion of the entire tract rezoned to RRC by BRED in Z-44 of 2014. The RRC zoning category does not have a codified height restriction and height is set on a case by case basis. Here, the only change requested is a simple 120' increase in the maximum height of a structure. Tract "H" is the only property subject to this Application and the only parcel requesting the increase in height. I look forward to working with you as this Application proceeds through the review process and to the public hearing.

I have enclosed this Application for Other Business complete with a check in the amount of \$300.00 for the filing fee and including the following:

- 1. Cobb County Other Business Application pages with required signatures and information.
- 2. Five (5) copies of the Site Plan and surveys drawn to scale with two (2) 8 ½" x 11" copies of each showing the entire Project Site.
- 3. Miscellaneous documents consistent with Cobb County's filing requirements.

SAMS, LARKIN, HUFF & BALLI, LLP ATTORNEYS AT LAW

VIA HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Community Development Agency June 12, 2018 Page 2

Once the Application has been initially reviewed, I look forward to working with you and your Staff to discuss the Application and provide any response to questions or comments. In the interim, please do not hesitate to call should you or your Staff have any questions or need any additional documentation or information.

Thank you for your time and assistance.

Sincerely,

SAMS, LARKIN, HUFF & BALLI, LLP

James A Balli

jballi@slhb-law.com

Enclosures

cc: BRED Co, LLC

Bob Ott, District 2 Commissioner Robert Hosack, County Manager

JeusWark,

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RRED CO., ILC. 8.

FIRST AMERICAN TITLE HISVARVICE COMPANY

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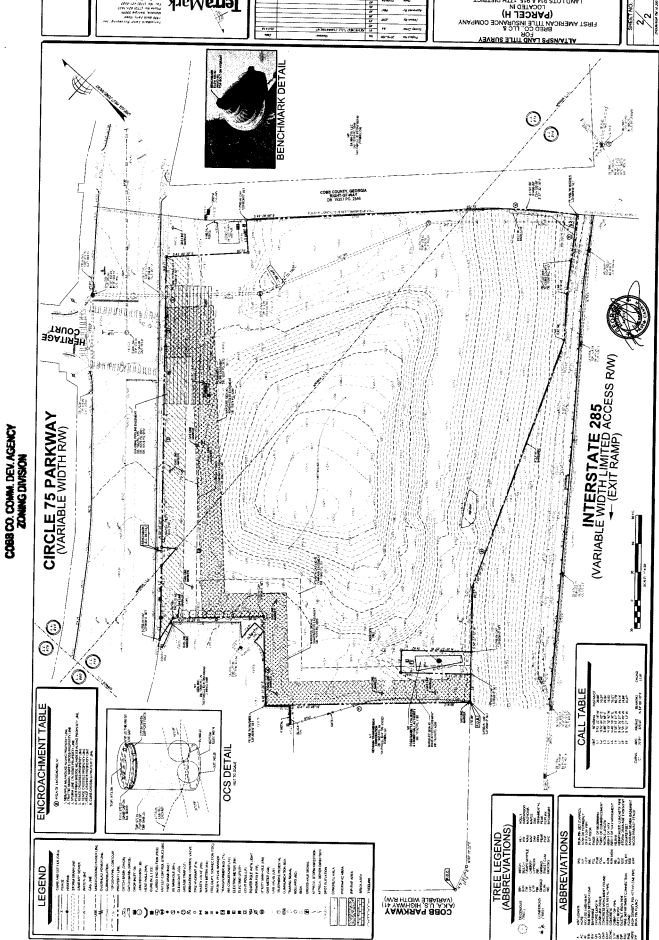
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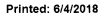
LOCATED IN

COOBB COUNTY, GEORGIA

COOBB COUNTY, GEORGIA









 CARLA JACKSON
 TAX COMMISSIONER

 CHELLY MCDUFFIE
 CHIEF DEPUTY

 Phone:
 770-528-8600

 Fax:
 770-528-8679

Cobb County Online Tax Receipt

Thank you for your payment!

Payer: ATLANTA BRAVES

BRED CO LLC

Payment Date: 10/16/2017

Тах Үөаг	Parcel ID	Due Date		Appeal Amount		Taxes Due
2017	17091400110	10/15/2017	Pay:	N/A	or	\$0.00
Interest	Penalty	Fees	Total Due	Amount Pald		Balance
\$0.00	\$0.00	\$0.00	\$0.00	\$50,219.97		\$0.00



Scan this code with your mobile phone to view this

TO THE COBB COUNTY BOARD OF COMMISSIONERS COBB COUNTY, GEORGIA

PRESERVATION OF RIGHT TO APPEAL AND NOTICE OF CONSTITUTIONAL CHALLENGE **TO CURRENT ZONING**

1.

By filing the Application to which this exhibit relates, Applicant has applied for an approval of an 120' increase in the current height restriction on certain real property lying and being in Cobb County, Georgia, a more particular description and delineation of the subject property, hereinafter referred to as the "Property" or "Tract H", being set forth in said Application.

2.

The Application seeks approval of a 120' increase in the current maximum height allowed on the Property. (hereinafter "Requested Applicant respectfully states that it would be unconstitutional Approval"). under the United States and Georgia Constitutions to deny the request or to take any action which would place involuntary conditions on an approval.

Respectfully submitted, this the day of June, 2018.

JAMES A. BALLI

Representative for Applicant

🜠. Bar No. 035828

SAMS, LARKIN, HUFF & BALLI, LLP A LIMITED LIABILITY PARTNERSHIP ATTORNEYS AT LAW SUITE 100 376 POWDER SPRINGS ST. MARIETTA, GA 30064 770.422.7016

MINUTES OF ZONING HEARING COBB COUNTY BOARD OF COMMISSIONERS JULY 15, 2014 PAGE 7

REGULAR AGENDA

By general consensus, the order of business was amended and Z-44 was brought forward on the agenda.

Z-44BRED CO., LLC (owner) requesting Rezoning from O&I, GC and OHR to RRC for the purpose of a Mixed Use Development in Land Lots 876, 877, 879, 880, 914, 915, 916, 917, 918, 945 and 946 of the 17th District. Located on the southeast side of Windy Ridge Parkway, northwest and easterly sides of Circle 75 Parkway, north side of I-285, east side of Cobb Parkway, easterly side of Circle 75 Parkway, on the westerly side of I-75, and on the easterly, southerly and westerly sides of Heritage Court.

The public hearing was opened and Mr. James Balli, Mr. Clay Massey, Mr. George Butler, and Mr. Lee O'Neal addressed the Board. Following presentation and discussion, the following motion was made:

MOTION: Motion by Ott, second by Lee, to approve Rezoning to the RRC zoning district subject to:

- General conformity to the plans received by the Zoning Division May 1, 2014 and supplemented by the location use site plan received by the Zoning Division June 25, 2014 (attached and made a part of these minutes)
- Applicant's "Summary of Project" document received by the Zoning Division May 1, 2014, which includes Special Stipulations (attached and made a part of these minutes)
 - ➤ Item No. 6 revise to read: "The total parking requirements for the project site may be reduced consistent with a Shared Parking Study to be completed prior to issuance of Certificate of Occupancy and approved by Cobb County per Development Standards"
- Letters of agreeable conditions from Mr. James Balli dated June 25, 2014
 as amended, July 9, 2014 as amended, and July 15, 2014 (attached and
 made a part of these minutes)
- The Development will comply with the County Stormwater Ordinance and, regardless of final impervious surface coverage, will not release stormwater from the site at a rate higher than the existing vegetated condition that existed at the point in time when the permits for the relocation of the on-site pipeline were issued."
- Approval is for this Applicant only or for users that are subject to the master restrictive covenants

MINUTES OF ZONING HEARING COBB COUNTY BOARD OF COMMISSIONERS JULY 15, 2014 PAGE 8

REGULAR AGENDA (CONT.)

Z-44 BRED CO., LLC (CONT.)

- Water and Sewer Division comments and recommendations, not otherwise in conflict
- Stormwater Management Division comments and recommendations, not otherwise in conflict
- Revised Cobb DOT comments and recommendations dated June 30, 2014, not otherwise in conflict
- Owner/developer to enter into a Development Agreement pursuant to O.C.G.A. §36-71-13 for dedication of system improvements to mitigate traffic concerns

VOTE: ADOPTED unanimously

Chairman Lee called for a brief recess at 10:49 a.m. The meeting reconvened at 11:06 a.m.

Z-27BROOKS CHADWICK, LLC (Tennis Academy of Georgia, Inc., owner) requesting Rezoning from RR to RM-8 for the purpose of Single-Family Attached Residential Units in Land Lot 976 of the 16th District. Located on the southeast side of Audubon Drive, south of Fairfield Drive (900 Audubon Drive). (Previously continued by Staff from the May 20, 2014 Board of Commissioners hearing and previously continued by the Board of Commissioners from their June 17, 2014 hearing)

The public hearing was opened and Mr. John Moore, Mr. Pattie Barrow, Ms. Cathy Kress, Mr. John McKay, and Ms. Janet Givler addressed the Board. Following presentation and discussion, the following motion was made:

MOTION: Motion by Ott, second by Goreham, to <u>approve</u> Rezoning to the RM-8 zoning district subject to:

- Site plan included as part of July 8, 2014 letter of agreeable conditions, received by the Zoning Division July 9, 2014 (attached and made a part of these minutes), with the exception of lots 12 through 15 which will be reduced from four lots to two lots, with a maximum of two stories for those two structures and square footage to be a minimum of 40 feet by 50 feet
- Final site plan to be approved by District Commissioner
- Letter of agreeable conditions from Mr. John Moore dated July 8, 2014 (attached and made a part of these minutes) with the following changes:

MINUTES OF ZONING HEARING COBB COUNTY BOARD OF COMMISSIONERS JULY 15, 2014 PAGE 20

OTHER BUSINESS (CONT.)

O.B. 44 To consider amending the site plan for William D. Huff regarding rezoning application Z-172 of 1994 (Eagle Real Estate Advisors, Inc.), for property located at the southeast intersection of Woodlawn Drive and Tiger Lily Way in Land Lots 8, 9, 70, and 71 of the 1st District.

Mr. Pederson provided information regarding a site plan amendment. The public hearing was opened and there being no speakers, the hearing was closed. Following presentation and discussion, the following motion was made:

MOTION: Motion by Ott, second by Goreham, to <u>approve</u> Other Business Item No. 44 for William D. Huff regarding rezoning application Z-172 of 1994 (Eagle Real Estate Advisors, Inc.), for property located at the southeast intersection of Woodlawn Drive and Tiger Lily Way subject to:

- Proposed site plan received by the Zoning Division June 11, 2014 (attached and made a part of theses minutes)
- Allow Board of Zoning Appeals to consider future setback variances for this subdivision
- All previous stipulations and conditions, not otherwise in conflict, to remain in effect

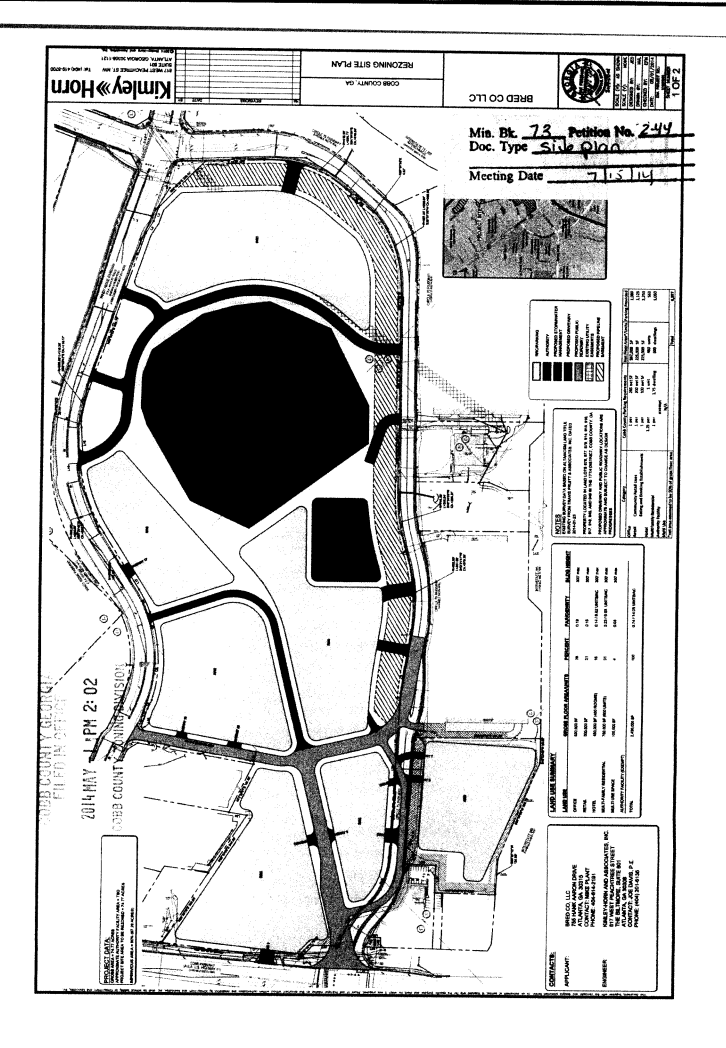
VOTE: ADOPTED unanimously

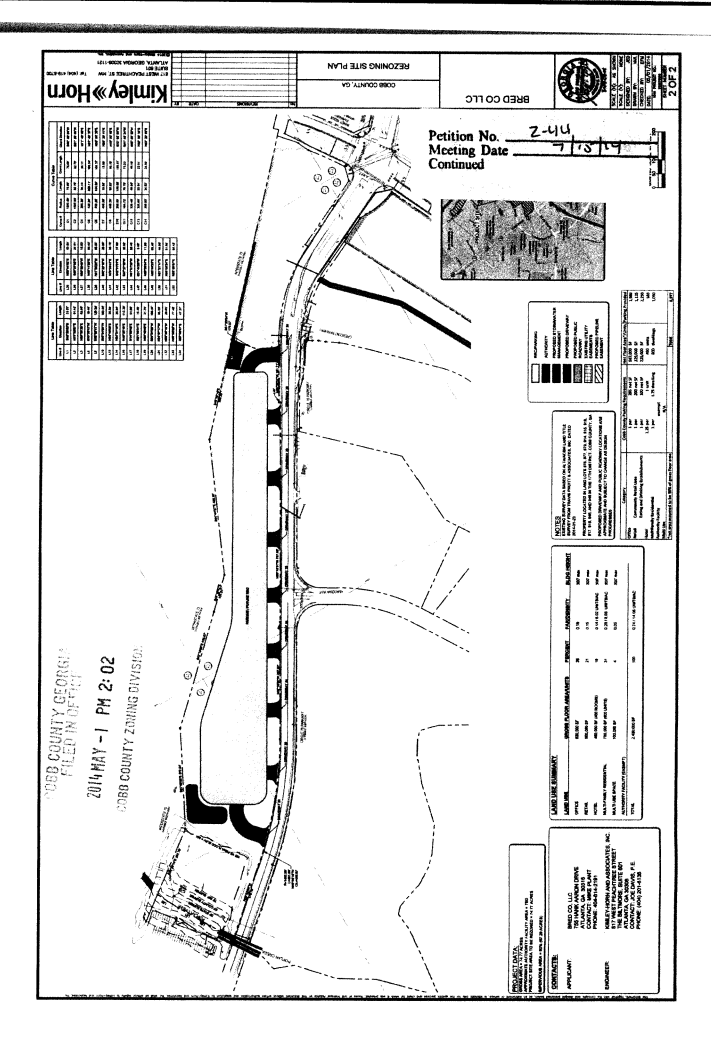
ADJOURNMENT

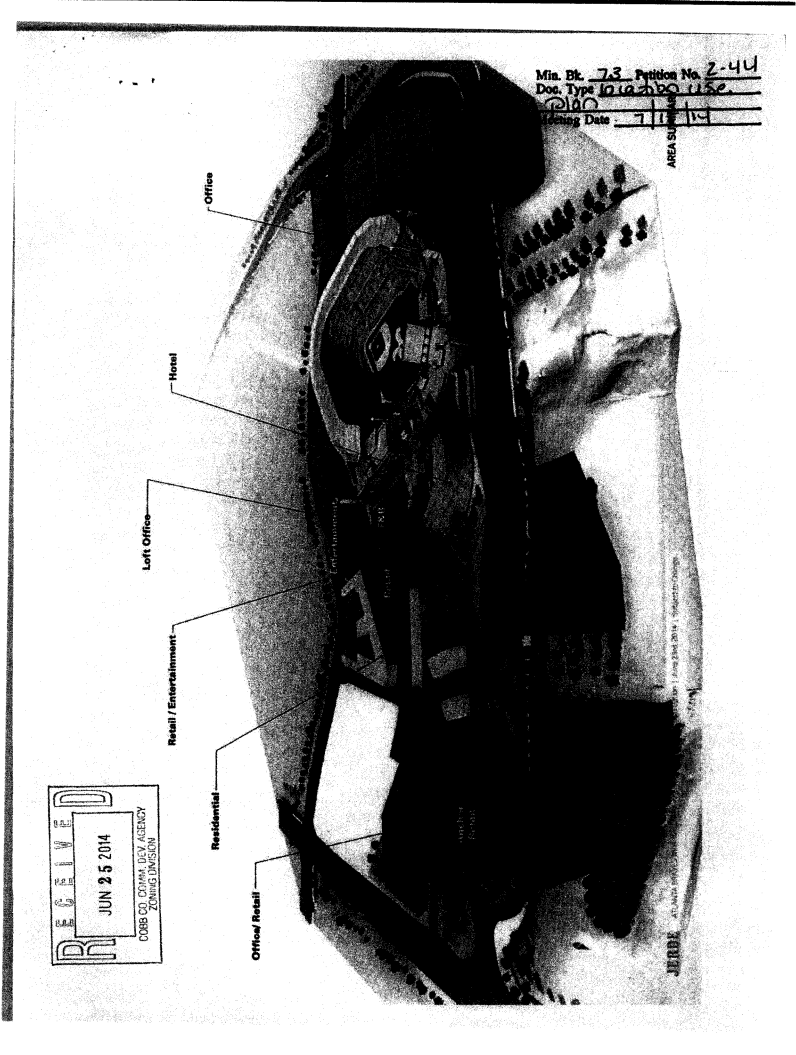
The meeting was adjourned at 2:58 p.m.

Lori Barton, Deputy County Clerk Cobb County Board of Commissioners

APPROVED
PER MINUTES OF
COBB COUNTY
BOARD OF COMMISSIONERS
7 22 14







Min. Bk. 73 Petition No. 2-44

Doc. Type Supposed of Meeting Date 715 14

Z-44 (2014) Summary of Intent

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SUMMARY OF PROJECT

SECOUNTY TO The Project Site as defined in this Application is a unique development designed to bring one of the twenty-nine major league baseball teams in the United States to Cobb County, Georgia. Of the 89,044 local jurisdictions in the United States, Cobb County will become one of the few to have a modern major sports stadium and related development.² Accordingly, rezoning the Project Site to the current RRC zoning code with specialized stipulations will allow the County and the Applicant to address the unique circumstances necessary to enable a development that advances quality of life while bringing exceptional entertainment, office, residential, retail, and a sense of place to the surrounding area. The Braves-controlled mixed use development will be comprised of 500,000 sq. ft. of retail/entertainment, 100,000 sq. ft. multiuse facility; 630,000 sq. ft. of office; one or more hotels with up to a combined total of 450 key/occupant rooms and 600 residential units. The proposed development is consistent with, and supported by, the fact that the Project Site is located within a Regional Activity Center designation on the Cobb County Future Land Use Map.

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¹ Defined by Legal Description Exhibit and shall be the same throughout the entire Application and Ordinance.

² U.S. Census Bureau

Petition No. 2.44

Meeting Date 7/15/14

Continued

Z-44 (2014) Summary of Intent

PROJECT SITE TO BE ZONED RRC CONDITIONAL

Unless otherwise defined, the meaning of the words contained within the special stipulations shall be the same as the definitions set forth at Section 134-1 of the Cobb County Code.

SPECIAL STIPULATIONS

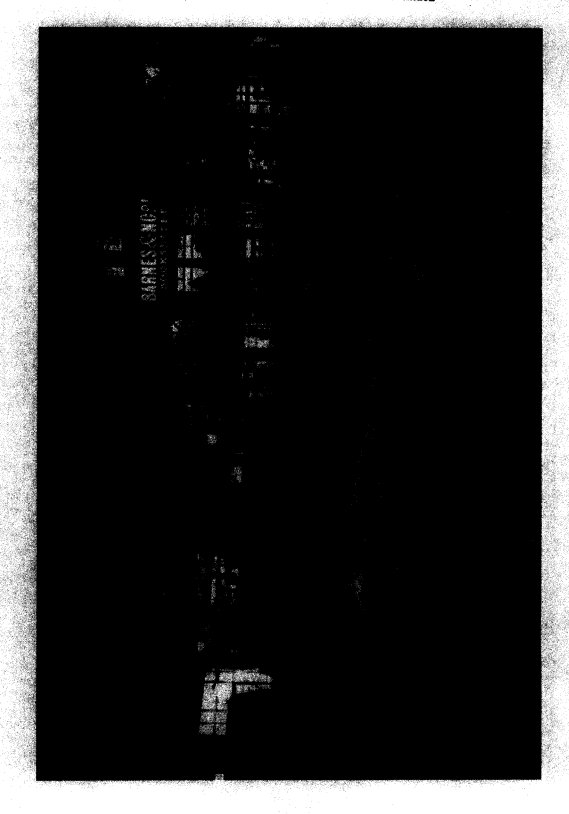
- 1. There shall be no front, rear or side setbacks applied to the exterior or interior of the Project Site. However, the Project Site shall remain subject to Life Safety and Building Codes to ensure safety of occupants and invitees. The elimination of setbacks on the Project Site shall be perpetual and no subdivision of the Project Site shall serve to create interior or exterior setbacks including, but not limited to, there shall be no setbacks from any property owned by Cobb County (hereinafter "County") or the Cobb-Marietta Coliseum and Exhibit Hall Authority (hereinafter "Authority").3
- 2. The maximum height for any building on the Project Site shall be three hundred feet (300'). However, all buildings shall be required to comply with the applicable requirements of the Federal Aviation Administration and Dobbins Air Reserve Base as part of the building permit process.
- 3. The Project Site shall have no greater than ninety percent (90%) maximum impervious surfaces. However, there shall be adequate storm water detention to comply with the 2014 Cobb County Rules and Regulations relating to storm water so as to address and offset the final impervious condition.
- 4. The Project Site will have an overall Floor Area Ratio of no greater than 3.0. However, no parking structures or parking decks will be included in the calculation of overall Project Site Floor Area Ratio.

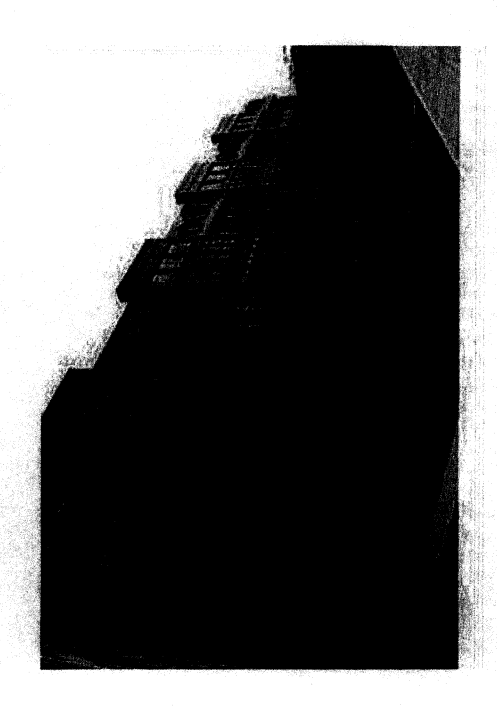
SAMS, LARKIN, HUFF & BALL AUMITEMATICAL IN SUSTRIAND ACTORNESS AT LAW SUITE AN APPRILLE SOLING SEA VALUE TO A SON

¹ These definitions of County and Authority shall be the same throughout the entire Application and Ordinance.

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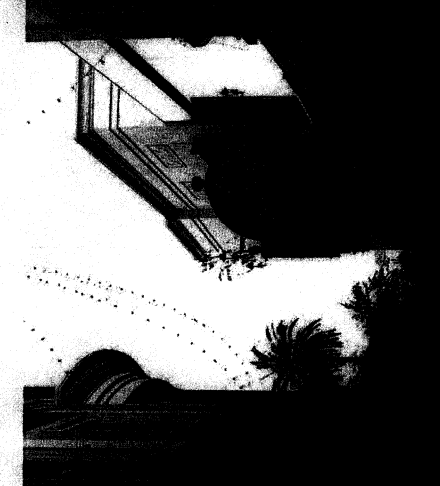
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Petition No. 2-44
Meeting Date 7/15/19
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Petition No. _____ Meeting Date ____ Continued

2-44 1/15/14

Petition No. _ Meeting Date Continued

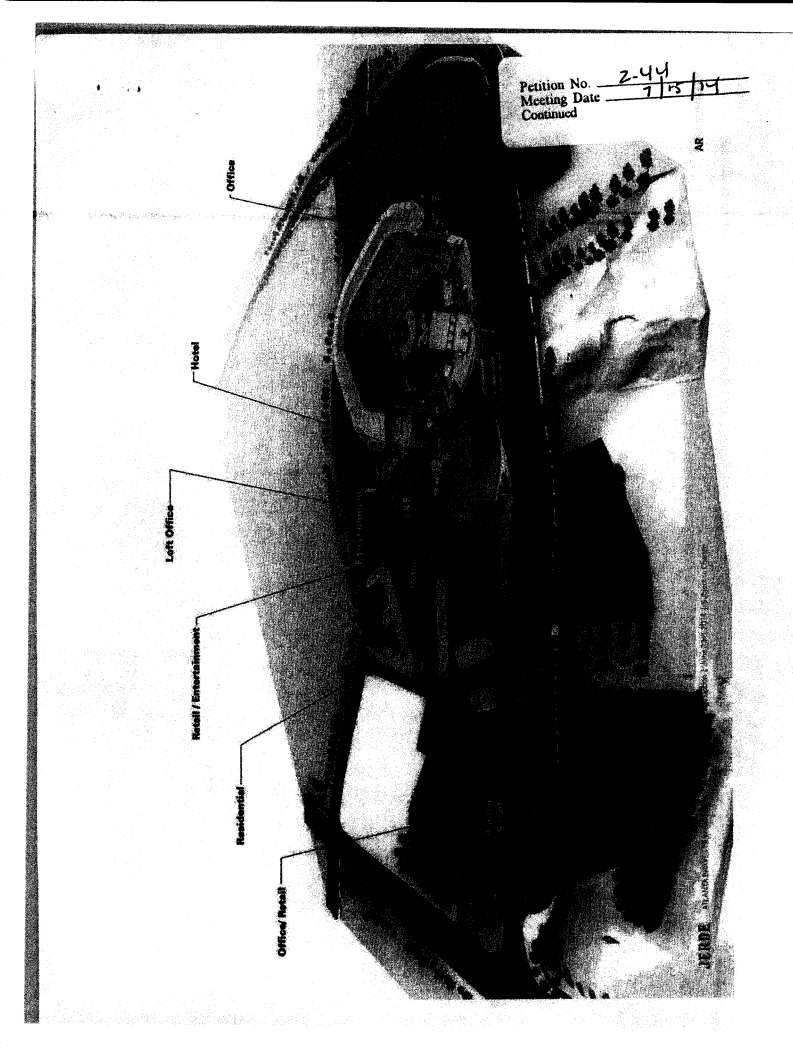
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SAMS, LARKIN, HUFF & BALLI, LLP

ATTORNEYS AT LAW

376 POWDER SPRINGS STREET SUITE 100 MARIETTA, GA 30064-3448

Petition No. Doc. Type letter Condition Meeting Date TELEPHONE

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(Admitted in GA and AL)

JAMES A. W. BALLI

FACSIMILE (770) 426-6583

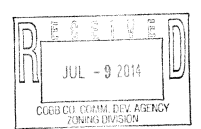
JBALLI@SLHB-LAW.COM

WWW.SLHB-LAW.COM

July 9, 2014

VIA HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Community Development Agency **Zoning Division** 1150 Powder Springs Road Suite 400 Marietta, GA 30064



Re:

Application of BRED CO., LLC to Rezone a 74.77 Acre Tract from O&I, OHR and GC to RRC Conditional, Land Lots 876, 877, 879, 880, 914, 915, 916, 917, 918, 945 and 946, 17th District, 2nd Section, Cobb County, Georgia ("Project Site")(Z-44).

Dear John:

As you are aware, the above described Application was unanimously recommended for As part of the recommendation. approval by the Planning Commission on July 1, 2014. Chairman Terry requested that, no later than Wednesday, July 9, 2014, the Applicant file a summary of the portion of the Master Covenants that address the flexibility concepts of the Summary of Project. Accordingly, I am attaching examples of the Master Declaration that contain a table of contents summary and actual examples of those sections of the Master Covenants that relate to the design flexibility portions of the Summary of Project and to the points of information discussed in my letter of June 25, 2014. (See Exhibit "A") attached hereto.

SUPPLEMENTAL STIPULATIONS

Following comments and the presentation at the public hearing in front of the Planning Commission on July 1, 2014, the Applicant wishes to submit the following information and supplemental stipulations to provide clarity and to specifically address certain aspects of Z-44. Accordingly, the following stipulations, upon approval by the Board of Commissioners, shall become conditions of the zoning ordinance applicable to this Project Site:

SAMS, LARKIN, HUFF & BALLI, LLP ATTORNEYS AT LAW

VIA HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Community Development Agency July 9, 2014 Page 2

Petition	No	2-44		
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Continue		•		

- As stated previously, the Summary of Project document that has been recommended as a
 condition of approval by Staff and the Planning Commission shall remain in full force
 and effect as part of the zoning ordinance governing the Project Site. However, the
 Summary of Project and the Stipulation letter of June 25, 2014 are supplemented and or
 amended by these additional stipulations and clarifications.
- 2. Paragraph 10 of the Summary of Project dealing with 134-228(11)(c) and the definition of suite hotels is hereby deleted in its entirety.
- 3. The first sentence of Paragraph 12 of the Summary of Project shall be amended to read "Any variances identified by Staff needed to develop the Project Site pursuant to the Site Plan filed by BRED CO., LLC and are approved by the Board of Commissioners at the final hearing."
- 4. Stipulation 5 of the June 25, 2014 Stipulation letter shall be amended to read "Any exterior signage that faces outward from the Project Site toward a public road shall be restricted to owners, residents, sponsors, partners and tenants of the Development or sponsors and partners of the Atlanta Braves. Any required permits for such signs will be obtained from the Georgia Department of Transportation before installation. Further, instead of "no less than four marquee style signs" there shall be no more than four marquee style signs on the Project Site. Also, with the exception of directional, informational and the four or less marquee-style signs, in no event shall the total sign area for any exterior sign that fronts solely on a public road exceed ten times the sign area that would otherwise be allowed under the current Cobb County Sign Ordinance. Once any sign on the Project Site has been confirmed as being in compliance with the Master Covenants and Declarations, the sign shall still require approval by the Cobb County Community Development Department for compliance with the requirements of this Paragraph and for compliance with those sections of the Cobb County Sign Ordinance relating to roadway safety, obstruction of vision and other requirements that otherwise apply to the Project Site.

SAMS, LARKIN, HUFF & BALLI, LLP ATTORNEYS AT LAW

VIA HAND DELIVERY

Mr. John P. Pederson, AICP, Manager Cobb County Community Development Agency July 9, 2014 Page 3 Petition No. 2-44
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Continued

5. All parking provided on Tract II shall be gated or otherwise secured when not in use and any parking structure shall be part of the Master Covenants and Landscape Plan to provide aesthetic enhancement, litter and trash control and security. Additionally, there shall be appropriate instruction to patrons or customers on the Project Site that parking along the surrounding rights of way or on private property without permission is prohibited.

Please contact me with any questions you may have and thank you for your time and assistance.

Sincerely,

SAMS, LARKIN, HUFF & BALLI, LLP

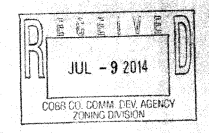
James A/Balli iballi@slkb-law.com

Enclosures

Mr. Mike Plant, Executive VP Operations, Atlanta Braves
 Greg Heller, Esq., Senior VP and General Counsel, Atlanta Braves
 Maxine Hicks, Esq., DLA Piper
 Jones Lang LaSalle
 Kimley-Horn & Associates, Inc.
 Chairman Tim Lee
 Commissioner Bob Ott, District 2
 Cobb County Commissioners
 Deborah Dance, Esq., County Attorney
 Mr. Robert L. Hosack, Jr., AICP Community Development Director.

Petition No. 2-44
Meeting Date 7115114
Continued

Exhibit "A"



[EXAMPLES FOR ZONING PURPOSES ONLY]

Petition No. Z-44

Meeting Date 7 15 14

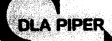
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MASTER DECLARATION OF COLUMN

CONDITIONS AND STRICTIONS

FOR

BA PARK VILLA



Upon recording, please M. Maxine Hicks, Esq.
DLA Piper LLP
Suite 2800, One Atlantic Center
1201 West Peachtree Street
Atlanta, Georgia 30309
www.dlapiper.com

¹ Ballpark Village is being used currently as the name of project as a placeholder.

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MASTER DECLARATION OF COVENANTS,

CONDITIONS AND RESTRICTIONS

FOR

BALLPARK VILLAGE

This MASTER DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR BALLPARK VILLAGE (this "Declaration" made as of the date set forth on the signature page hereof by BRED Co., LLC, a Georgia anted liability company (the "Declarant"). All capitalized terms not defined in this preamble to defined in Article below.

The Declarant is the owner of the real property described in Ex it A, which is attached Properties mutually hereto and incorporated by reference. This Declaration imposes upon a Owners of each beneficial restrictions under a general plan of impra ent for the benefit or and reasonable procedure or the overall portion of the Properties and establishes a flex Properties. In therance of development, administration, maintenance and pr wation of park Village Association, Inc. to such plan, this Declaration provides for the creation the the provisions of the Governing maintain Common Areas and to administer and en Documents.

condition nd restrictions that will apply coven This Declaration sets forth the bas he Stanum, which Stadium shall be erties to the Properties. The centerpiece of the Pa d uses pursuant to, and for the cam, Eve other k utilized for MLB games One of the objectives of the Master Plan is to duration of the Stadius greeme peratin ptial, hospitality and office community that create a mixed-use fil, enterta ent, resi s flexible for future development. h the Sta m and ren provides synergies er Plan in order to, among other purposes, Declaration is designed help fulfill the foll-

- protects whants and preserve the values, amenities, desirability, and attractions of the Properties;
 - 2. promote Ball k Village as a well-integrated, mixed-use community;
- 3. out the sion statement for and mission of Ballpark Village as set forth herein;
- 4. provide for appropriate architectural, landscaping, construction, development and maintenance controls to maintain the value, aesthetic appearance and architectural harmony of the Properties during and following their development;
 - 5. facilitate access to, from and within the Properties; and
- 6. establish a flexible and reasonable procedure for the continued maintenance and operation of Common Areas, Exclusive Use Areas, and Area of Common Responsibility,

including any Improvements located therein, in a cost-effective and administratively efficient manner.

Accordingly, it is contemplated that the Properties will be developed as a mixed-use commercial and residential development comprised of a Stadium and various office, retail, hotel, recreational, residential and other permitted uses allowed under the Zoning Conditions with public and/or private streets, sidewalks, street lights, open spaces, storm water drainage and retention areas, and other Common Areas and Improvements for the benefit of the Owners of Building Sites and Units made subject to the terms of this Declaration

Declarant hereby declares that all of the property decreed in Exhibit A and any Additional Property subjected to this Declaration by Supplement Declaration shall be held, sold, used and conveyed subject to the following easy ans, a sictions, covenants, and conditions, which shall run with the title to the real property subjected whis Declaration. This Declaration shall be binding upon all parties having an aight, title, or interest in any portion of the Properties, their heirs, successors, successors take, and assigns, and wall inure to the benefit of each Owner of any portion of the Properties.

This document does not and is not intended to test to ondominium within the meaning of O.C.G.A. §44-3-70, et seq. nor a property owner velopment within the meaning of O.C.G.A. §44-3-220, et seq.

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BALLPARK VILLAGE MASTER DECLARATION PARAGRAPHS

1.9 "Ballpark Village Standard" or "BV Standard". The standard of construction, maintenance, conduct, appearance, or other activity generally prevailing throughout Ballpark Village. Such standard shall initially be established by the Declarant and may be more specifically determined by the DRB; provided however, such standard shall at all times conform, at a minimum, to the Design Guidelines as set forth in Article and the Team Brand Standards as set forth in Article. With respect to any particular Building for Unit, the BV Standard shall mean and include any supplemental standards as are proportional and applicable to such Building Site or Unit.

4.3 Enforcement.

- (a) The Board may impose dons for violation the Governing Documents, after compliance with the notice are earing procedures set forth, the By-Laws. Such sanctions may include, without limitation:
- (i) imposing monetary fine. In shall constitute a lien upon the violator's Building Site or Unit;
- (ii) filing notice of viewers in the whice Records providing record notice of any violation of the Governing Desiments

(i sus, ling an cos s right to vote;

- portion of the Excluse Use A constant point of the Area of Common Responsibility; provided however, nothing the Small at the Board to limit ingress or egress to or from a Building.
- with the liability to any Person, precluding any contractor, subconnector, agent, employee or our invitee of an Owner or Occupant who fails to comply with the class and provision of the Governing Documents from continuing or performing any further active in the Ballow Village; and
- or the Owner's Burner of Unit if the Owner is more than thirty (30) Days delinquent in paying any assessment of other charge owed to the Association.
- (b) In the event that any Occupant, employee, lessee, invitee, client, customer or guest of a Building Site or Unit violates the Governing Documents, the Board may sanction the Occupant and/or the Owner of the Building Site or Unit that the violator is occupying or visiting. If a fine is imposed, the fine may first be assessed against the Occupant; provided however, if the fine is not paid by the Occupant within the time period set by the Board, the Owner shall pay the fine upon notice from the Board.

- (c) In addition, the Board may elect to enforce any provision of the Governing Documents by exercising self-help (specifically including, but not limited to the filing of liens in the Public Records for nonpayment of any assessments or fees, the towing or booting of vehicles that are in violation of parking rules or the Parking Management Plan, the removal of Signage that is in violation of the Design Guidelines, or the correction of any maintenance, construction or other violation of the Governing Documents) without the necessity of compliance with the procedures set forth in the By-Laws. The Association may levy a Specific Assessment to cover all costs incurred in exercising self-help and bringing a Building Site or Unit into compliance with the terms of the Governing Documents in accordance with Section.
- (d) The Association may also elect to enforce provisions of the Governing Documents by suit at law to recover monetary damages or it is to enjoin any violation or both without the necessity of compliance with the procedure of form the By-Laws.
- (e) All remedies set forth in this exclaration and a By-Laws shall be cumulative of any remedies available at law or in the color of the dy taken by the Association to enforce the provisions of the Governing Documents, if the Association prevails, it shall be entitled to recover, to the maximum example permission, all costs, including, without limitation, reasonable attorneys' fees and court costs, source at such action.
- e its enforcement rights in any cision to ext **(f)** The Association discretion. cept that the Board shall not be particular case shall be made in the Bo miting the generality of the Withou arbitrary or capricious in taking enforce ent als circumstances of a particular case: foregoing sentence, the Board may determ ing any or further action; or (b) strong & o justily (a) the Association's posi s, or is likely to be construed as, inconsistent the covenant, restriction e enforc r rule iolation may exist or may have occurred, it is with Applicable La r (c) althou a technic a reasonable person or to justify expending objectionabl not of such a materia ture as to ciation's best interests, considering, among the Association's resour le criteria, to pursue enforcement action. Any or other reas other things enstrued a waiver of the right of the Association to enforce such such det or stop the Association from enforcing any other covenant, provi under any c n or rule. restri
- agreement, expected by Laws, and permit local and other governments to enforce Applicable Laws, the Provides for the benefit of the Association and its Members.
- (h) ther, Declarant and the Team Owner shall each be entitled to exercise all of the rights and powers granted to the Association under <u>Sections</u> and shall be entitled to recover all costs incurred in so doing, including without limitation reasonable attorneys' fees and court costs, from the responsible Owner.

4.9 <u>Development Orders and Zoning</u>.

(a) All development and use within Ballpark Village, including, without limitation, the recreation areas and open spaces within the Properties, shall be consistent with all

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Continued

Zoning Conditions. In the event of a conflict between a Zoning Condition and a provision contained in the Governing Documents, the more restrictive provision shall apply. All Zoning Conditions shall be binding upon the Association and all Owners.

Further, no Owner or any other Person may apply or join in an application to amend, vary or modify any Zoning Condition or rezone or apply for any zoning variance or waiver as to all or any portion of the Properties without the prior written consent of the Declarant. Every Person that acquires any interest in the Properties acknowledges that Ballpark Village is a master planned community, the development of which is likely to extend over many years, and agrees not to protest, challenge on the erwise disagree with (i) changes in uses or density of property outside of such Owner's Building Site or Unit.

5.1 Association's Responsibility.

- (a) The Association shall mendin and keep in good report the Area of Common Responsibility, which may include, but the limited to:
 - (i) all Common Areas;
- (ii) all buffer land sping and their flora, parks, structures, street furniture, and Improvements, including a fense private Shares, alleys, bike and pedestrian pathways, and sidewalks situated upon the memory
- any offers, plan arips, landscaping and other flora, parks, bike and pedestrian pathway, structures of Improvements within public rights-of-way or medians of roadways within of a scent to the operties of sirable or upon such other public land within or adjacent to the Proposities to the Broad determines that such maintenance is necessary or desirable to the Broad determines that such maintenance is
- Areas suich serve as parcel the spinage and storm water retention system for the Properties, include any retaining was bulken as or dams (earthen or otherwise) retaining water therein, and any contains, water equipment is alled therein to sed in connection therewith;
- all or any portion of operaties (if not maintained by a governmental agency or located on or within a Unit);
- (vi) any property and facilities owned by the Declarant or any Declarant-Related Entity and made available, on a temporary or permanent basis, for the primary use and enjoyment of the Association and its Members, such property and facilities to be identified by written notice from the Declarant to the Association and to remain a part of the Area of Common Responsibility and be maintained by the Association until such time as the Declarant revokes such privilege of use and enjoyment by written notice to the Association;

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- (vii) all entry signs and features serving the Properties constructed by or on behalf of the Declarant;
- (viii) all Signage within or adjacent to public rights-of-way within or adjacent to the Properties, to the extent that the Board determines that such maintenance is necessary or desirable to maintain the BV Standard; and
- (ix) such additional portions of any property included within the Area of Common Responsibility as may be dictated by this Declaration, any Supplemental Declaration, any Building Site Declaration, any Cost Sharing Agree 12tt, any Zoning Condition or any contract or agreement for maintenance thereof entered into the Association.
- (b) The Association may, as a Common Process, wintain other property and Improvements which it does not own, including, without limitation, poerty dedicated to the public, or provide maintenance or services related to the property over and above the level being provided by the property owner, if the Proceeding determines that such maintenance is necessary or desirable to maintain the BV Standard.
- standards for the maintenance, Declarant may establish specie he Governing Documents and/or in operation and use of any Area of Common Responsibile Association. Such standards shall e property to the Deed or other instrument transfer Val. general provisions applicable to become part of the BV Standard. The nay con wisions which vary from one all of the Area of Common Responsibility specific as we depending upon the nature of any lity to portion of the Area of Common Respons Improvements located the nded use. and/or bue characteristics.
- (d) the Associated shall in outain the facilities and equipment within the Area of Common Reconsibility is continuous tration, except for any periods necessary, as determined in the sole of absolute recognition of a Board, to perform required maintenance or repairs, unless the Board and the color of the Board and the Board
- tion may be relieved of all or any portion of its maintenance (e) et (i) such maintenance responsibility is otherwise assumed exten bilities herein to indominium Association in a Supplemental Declaration ened to an Own or a by or pndominium Association; (ii) such maintenance responsibility is nich Owner of er or operator of a Team-Related Amenity pursuant to a Cost otherwise a ed by an q to by the Association; or (iii) such property is dedicated to any t entere Sharing Agreen nmental or quasi-governmental entity; provided however, that in assumption, assignment or dedication, the Association may reserve or connection with any assume the right or obligation to continue to perform all or any portion of its maintenance responsibilities, if the Board determines that such maintenance is necessary or desirable to maintain the BV Standard.
- (f) Except as provided above, the Area of Common Responsibility shall not be reduced by amendment of this Declaration or any other means except with the prior written consent of the Declarant and the Team Owner.

- (g) Except as otherwise specifically provided herein, all costs associated with maintenance, repair and replacement of the Area of Common Responsibility shall be a Common Expense to be allocated among all Units as part of the General Assessment, without prejudice to the right of the Association to seek reimbursement from the Owner(s) of, or other Persons responsible for, certain portions of the Area of Common Responsibility pursuant to this Declaration, any Cost Sharing Agreement, the Governing Documents, any recorded covenants, or any agreements with the Owner(s) thereof. All costs associated with maintenance, repair and replacement of Exclusive Use Areas shall be a District Expense assessed as a District Assessment solely against the Units within the District(s) to which the Exclusive Use Areas are assigned, or a Specific Assessment against the particular Units to which the Exclusive Use Areas are assigned, notwithstanding that the Association may be prescribed for performing such maintenance hereunder.
- (h) In the event that the Association for to properly form its maintenance responsibilities hereunder and to comply with the By andard, the Deck of and/or the Team Owner may, upon reasonable prior written notice of opportunity to cure the failure, cause such maintenance to be performed and in such each, shall be entitled to reimburate from the Association for all costs incurred.

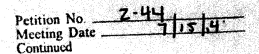
5.2 Owner's Responsibility.

te or Unit and all Improvements its Buildin (a) Each Owner shall 911 located thereon, including without limit n, air ng areas, irrigation systems, tures, pa landscaping, and other Improvements in int with the BV Standard and all mann y is otherwise assumed by or Governing Documents, n maint esponsie a agency pursuant to this Declaration, any assigned to the Asso zovernni on or laration or other covenants applicable to such Supplemental Decla on, any Bui ng Site D t not limit Building Site or Un including to, the Design Guidelines and the Zoning limited to the following, unless otherwise Conditions. Such man anc provided in ugn Gil

Recoval of all litter, trash, refuse and waste at least once a week and saving lawn areas is need constion;

- (ii) andscaping maintenance, tree and shrub pruning;
- (iii) Reeping exterior lighting, Signage, structures, fixtures, equipment and mechanical factors working order;
 - (v) Keeping plant materials within lawn and garden areas alive;
 - (v) Promptly removing and replacing any dead plant material;
 - (vi) Keeping Parking Facilities in good repair;
 - (vii) Striping of Parking Spaces and repainting of Improvements, as

applicable;



- (viii) Maintaining, operating, and repairing drainage swales, drainage lines, catch basins and other equipment on such Owner's Building Site or Unit, including the exercise of practices, such as mowing, removal of debris and erosion repair, which allow the drainage swales, drainage lines, catch basins and other equipment to provide drainage, water storage, conveyance, or other storm water management capabilities subject to any applicable requirements;
- (ix) Keeping any Exclusive Use Areas designated for the use of such Building Site or Unit in a clean and neat condition; and
- (x) Repair of exterior damage to Improvements and keeping exterior Improvements in good repair.
- (b) Every Owner shall also be responsible for the surity and safety of its Building Site or Unit notwithstanding any security systems or measures with may be provided by the Association or a Condominium Association and plicable.
- (c) Each Parking Owner of any tarking Factories shall be respectible for all expenses and costs in connection with the maintenance, or ation, repair, replacement and/or restoration of such Parking Facilities, including, where a nimitation, all costs and expenses associated with insuring such Parking Parking Parking and there is set forth in the Governing Documents.
- sted P Eacility's shall be responsible for all Each Owner of any (d) tion, repair, replacement and/or with the ijr expenses and costs in co ncluding, without limitation, all costs and restoration of such N a Rain Facility Nested 1 king Facilities, except as otherwise set forth in expenses associated insuring s the Governing Dock gts.
- Specement rights, if an Owner fails to properly onsibility, the Association may perform such maintenance perform nce incurred by the Association against the Unit and the Owner in ties and a respon ssociation shall afford the Owner reasonable notice and an ice with Section acce plem par to entry, except when entry is required due to an to cure the y the Association or its designee under this Section shall not tuation. emergeno Entr constitute a

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ARTICLE 9 ARCHITECTURAL STANDARDS

9.1 Architectural Standards.

- Declarant has established a general plan of development for the Properties as a mixed-use development in order to enhance all Owners' quality of life and collective interests, the aesthetics and environment within the Properties, and the vitality of and sense of community within the Properties, all subject to the Board's ability to respond to changes in circumstances, conditions, needs, and desires within the mixed-use clopment and to regulate and control the Area of Common Responsibility. The Properties subject to the general plan of development, any applicable Design Guidelines, the lan Nopment, architectural, and design provisions described in this Article, the other pro is Declaration governing ons c individual conduct and uses of and actions upon the Properties, any alicable Supplemental Team Brand Sandards and the rules nich establish affirm the and negative Declaration, any applicable Building Site Declaration promulgated pursuant to this Declaration, all perties, and which are en eable by the covenants, easements, and restrictions on the Association as set forth in this Declaration.
- (b) No Improvements shall be place erected, installed, constructed, or altered upon any Building Site or Unit and the compliant with this Article and with the prior written approval of the DRB in accounts the application and approval requirements pursuant to Section
- (c) All convents conversion of the Properties shall be designed by and built is cordan with the case and specifications of a licensed architect or other qualified build designer, uses otherwork acceptable to the DRB, in its sole discretion. All architects, general antractors are as and specifications shall be subject to review as provided herein.
- on believed the Associon. Article may not be amended without the Declarant's written

9. Design Revie

Responsibility for administration of the Design Guidelines and review of all applications to construct on and modifications under this Article shall be handled by the DRB, the members of hich need not be Members of the Association or representatives of Members, and may, but need not, include architects, landscape architects, engineers or similar professionals, whose compensation, if any, shall be established from time to time by the DRB. The DRB may establish and charge reasonable fees for review of applications hereunder and may require such fees to be paid in full prior to review of any application. Such fees may include the reasonable costs incurred in having any application reviewed by architects, engineers or other professionals. In addition, the DRB may require the posting of deposits or bonds while construction is pending on any Building Site or Unit, to ensure completion of all work in

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compliance with plans approved by the DRB, in conformance with all Design Guidelines, and without damage to the Properties.

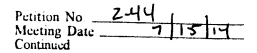
(b) The Declarant shall have the right to appoint all of the members of the DRB, who shall serve at the Declarant's discretion, until the expiration of the Declarant Control Period. After the expiration of the Declarant Control Period, the Board shall appoint the members of the DRB, who shall serve and may be removed in the Board's discretion.

9.3 <u>Design Guidelines</u>.

- m time to time Design The Declarant may prepare and amend s. The Design Guidelines Guidelines and application and review procedures for the Pa cific provisions for each may contain general provisions applicable to all of the Prodes, and from one portion Building Site, and additional provisions which vary according to land , unique charae of the Properties to another depending upon the local istics, and intended guidance to Owners k uses. The Design Guidelines are intended to provi arding matters of tions hereunder. The Design Suidelines are particular concern to the DRB in considering appropriate d complete with the Design Guidelines not the exclusive basis for decisions of the DRI does not guarantee approval of any application.
- The DRB shall such Design idelines at its initial organizational (b) A file. d them. Any amendments to the hority to an meeting and thereafter shall have sole a o require modifications to or y and not app Design Guidelines shall be prospective gously once the approved construction or removal of Improvements and structures plan the scope of amendments to the ntation. modification has commen re shall ed to amend the Design Guidelines to remove ssly auth Design Guidelines: the B is ex take the Design Guidelines less restrictive. herwise fi requirements previous imposed of
- (c) The property of the Common Struction within the Properties.

Signal

- (a) The usign G belines shall govern all Signage within the Properties. The Design Couldines shall import a sign program and criteria, which may vary according to, among other actors, location within the Properties, product type or intended use. No Signage within the Properties shall is arected, placed, modified, maintained, held or displayed by or for the benefit of an approval of Signage and fully comply with the requirements and procedures set forth in the Design Guidelines, and any submitted plans shall contain such information as may be reasonably required by the DRB which may include, without limitation:
- (i) a site plan showing the location and dimensions of the Signage to be installed on the Building Site or Unit;
- (ii) exterior elevations showing the slope, height, materials, color and detailed lighting scheme of the proposed Signage;



- (iii) if applicable, a grading plan for the Signage;
- (iv) if applicable, specifications of the size, design, materials and location of all hardscapes to be installed in conjunction with the Signage; and
- (v) if applicable, a landscaping plan indicating type, size and location of any planting, including a detailed lighting scheme for the proposed landscaping to be installed in conjunction with the Signage.

If any Signage shall be altered or replaced, or any new sign erected installed on a Building Site or Unit otherwise than in conformity with approved plans, structions shall be deemed to have been undertaken without the requisite approval and in on of this Declaration, and upon written notice from the DRB or the Declarant shall proposed by removed or modified following such notice to comply with approved plans and any such use shall promptly be terminated so as to extinguish such violations.

(b) The Design Guidelines my clude Signage restrictions any proposed signs that would compete with any product, see or firm that has been grand exclusive concession or naming rights by the Declarant or the model.

9.5 Architect and General Coctor Approva

- In order to ensur V Standa is maintained throughout the hat` Properties, all architects and general contragors mus proved the DRB prior to engaging in any construction activiti in the Pro rtie pay implement a review process he b piring the mission of a written application for any neld until uch time as the Owner's architect or general contractor may utilizing established cria and may be w Approval of any pla contractor have been proved by be conditioned upon agreer the D to maintain certain insurance coverages required by the DRB, pa post construction bonds to ensure completion ction des of a proje he Properties, and pay fees determined by the DRB, from time to ımagè time. the criter lication form are subject to change in the sole discretion of the DRE
- (b) Approval of architects and general contractors may not be construed as a recommendation of a specific rehitect or general contractor by the DRB or the Declarant, nor a guarantee or experience the work of such architect or general contractor. The criteria and requirements established the DRB for approval of architects and general contractors shall be solely for the Declaration protection and benefit and are not intended to provide the Owner with any form of guarantee with respect to any approved architect or general contractor. Owner's selection of an architect or general contractor shall be conclusive evidence that the Owner is independently satisfied with any and all concerns Owner may have about the qualifications of such architect or general contractor. Furthermore, Owner waives any and all claims and rights that Owner has or may have now or in the future, against the DRB or the Declarant in connection with any such selection.

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(c) Once approved (unless such approval is withdrawn by the DRB), an approved architect or general contractor shall not be required to re-submit to the approval process.

9.6 <u>Procedures for Design Review</u>.

- (a) No activities within the scope of Article shall commence on any portion of the Properties until an application for approval of the proposed work, plans and specifications showing the nature, kind, shape, color, size, materials, and location of all proposed Improvements have been submitted to and approved by the DRB the specific use for such portion of the Properties has been approved by Declarant. The Day may require the submission of application forms and information as it deems necessary to the range application and may require multiple stages of application and review for any content of the proposed work, plans and specification of all proposed in the specific use for such portion of the Properties has been approved by Declarant. The Day may require the submission of application forms and information as it deems necessary to the range of the proposed work, plans and specification of all proposed in the specific use for such portion of the proposed work, plans and specification of all proposed in the specific use for such portion of the proposed work, plans and specification of all proposed in the specific use for such portion of the proposed work, plans and specification of all proposed in the specific use for such proposed in the specific use for such portion of the proposed work, plans and specification of all proposed in the specific use for such portion of the proposed work, plans and specification of the proposed work, plans and specification of the proposed work and specification of the proposed work
- (b) Each application to the DRB showed deemed to comin a representation and warranty by the Owner that use of plans submit does not violate any a gright associated with the plans. Neither the submission of the plans to the DRB, nor the distribution and review of the plans by the DRB shall be construed a publication of a designer's copyright, if any. Each Owner submitting plans to the DRB, the Association and the Declarant harmless and shall he maify said parties against any and all damages, liabilities, and expenses in a connection with the review process of this Declaration.
- (c) In the event that the gove of to disapprove in writing any stage of an application wa (30) Da submiss of all information and materials reasonably requested, pplical shall be med denied unless an extension of such time period is agreed to he DRB and ne applica Notwithstanding the foregoing, the DRB by resolution may exem certain act les from th pplication and approval requirements of this Article, provided that s activ ertakelon strict compliance with the requirements of such resolution However oroval shanconsistent with the provisions of this Article or the Desi variance has been granted in writing by the DRB pursuant to Section
- (d) Any vner memodel, repaint, refinish or redecorate the interior of structures hin its Building ite or Unit without DRB approval. However, modifications to the interior of particular outdoor did go or public entertainment areas, Signage and similar portions of a Building Site of Joit visit from outside the structures on the Building Site or Unit shall be subject to DRB approval shall be required to repaint, refinish or repair the exterior of a structure accordance with the originally approved color scheme or to rebuild in accordance with originally approved plans and specifications.
- (e) During Events or special events, including but not limited to, educational, cultural, artistic, musical, entertainment, seasonal and holiday, promotional, charitable, sporting and other similar events, held, hosted or otherwise conducted within Ballpark Village, the DRB may, and upon request of the Declarant shall, issue "stop work" orders. "Stop work" orders may prohibit the commencement of or suspend the work on any architectural change, construction, addition, alteration, change, maintenance, repair, reconstruction or other work that is visible or

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audible from outside a Building Site or Unit or that may cause an increase in traffic flow, from being performed by an Owner or Occupant within the Properties. Any stop work order shall be set forth in writing, shall identify the Building Sites or Units subject to the stop work order (if not applicable to all of the Properties), shall set forth the scope of the prohibited and suspended activities and shall specify the start and stop dates for such stop work order, which period of time shall not exceed seven (7) consecutive Days.

Prerequisite to Design Review. Notwithstanding the provisions of Sections 9.7 above, any application for the approval of plans and specifications as set forth in this Article shall be deemed to be disapproved unless and until any and delinquent assessments and other charges permitted by the Declaration have been paid and by the Owner submitting such plans and specifications for approval. Subsequent e approval of plans and specifications pursuant to this Article, if the Owner shall me di quent in the payment of assessments or other charges permitted by this Declaration at any time ing the prosecution of the approved work, the Owner shall be deemed to be violation of such roval and shall be subject to any means of enforcement set forth in Si and Section

9.8 Basis of Architectural Approval.

- (a) Approval under this Article sha obtained prior to requesting any building, sign or other permit or subtaining any document ion to any governmental authority whose review or approval may be red the propos rea work. The Declarant and the Association shall have the right and standing to the pend or enjoin processing of ction to ty submitted prior to any necessary any request for review or approval by a go nmen approval being granted Appro er this cle is not a substitute for any approvals or reviews refred by ob Coun r any municipality or governmental agency or entity having jurisdian over archi tural or co truction matters.
- yiew up upon any request for approval, the DRB shall be the Declar acting sole interest and owe no duty to any other Person. The DRB ll not limited to consideration of) the quality of workmanship and design fmony of ex with existing Improvements and structures, and location in al de to surrounding nts, structures, topography, setbacks and finish grade and conformance ith the cam Brand Standards, among other things. Decisions of the DRB be based so by on aesthetic considerations. Each Owner acknowledges that the petic matter are subjective and may vary as DRB members change over time. opinions on The DRB shall we the and absolute discretion to make final, conclusive, and binding determinations on of aesthetic judgment and whether proposed improvements are consistent with Design uidelines.
- (c) The DRB shall have the right to disapprove any submitted plans of any Building Site or Unit if such plans are not in conformity with the provisions of this Declaration or the Design Guidelines, or if the DRB, acting pursuant to Article hereof in its discretion determines that such plans are not in the best interest of the contemplated development of the Properties as a master planned mixed-use development as described by this Declaration.

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9.9 <u>Commencement and Completion</u>.

- (a) All work shall be commenced and completed within such period as provided in the Design Guidelines or as the DRB may specify in the notice of approval, unless commencement or completion within such time is delayed due to causes beyond the reasonable control of the Owner, as determined in the sole and absolute discretion of the DRB. In the event construction of the work called for by the approved plans has not substantially commenced within such period then approval shall be deemed expired and no construction shall thereafter commence unless a written renewal is granted by the DRB.
- (b) As used herein, commencement of construction shall mean that (i) all plans for such construction have been approved by the DRP a building permit has been issued for the Building Site or Unit by the County; and construction of a structure has physically commenced beyond site preparation. Commenced of a structure shall mean that a permanent certificate of occupancy has been issued by County for all purions of the structure located on the Building Site or Unit.
- 9.10 No Waiver of Future Approvals. A royal of posals, plans and ecifications, or drawings for any work done or proposed, or in the with any other matter requiring approval, shall not be deemed to constitute a waiver of the light to withhold approval as to any similar proposals, plans and specific as drawings, other matters subsequently or additionally submitted for approval.
- Easements. As a prerequisi of appr lans and prior to commencement of an Own construction, the DRB sha he right to ho has submitted plans to grant any reasonable Utility may be required for the enjoyment and benefit le, the DRB shall attempt to locate any such drainag asement of the Owners or the here pos sociation. er of the Bulling Site or Unit, within existing or proposed required easements g the perin rights-of-way, within r exi pposed asements, or in such a manner as to not materially imis the prop e of the Burn Site or Unit.
- Limitate of Liastity. The standards and procedures established pursuant to this Artice are intended to periode a hechanism for maintaining and enhancing the overall plan and aesthers of the Propertie only and shall not create any duty to any Person. Neither the Declarant any Declarant lated Entity, the Association, the Board, nor the DRB shall bear any responsite by for ensuring the marketability of a Building Site or Unit, structural integrity or soundness of applyed correction or modifications, the adequacy of soils or drainage, nor for ensuring compliant with all diding codes and other governmental requirements, nor for ensuring that all Improvements of comparable quality, value or size, of similar design, or aesthetically pleasing or otherwise acceptable to neighboring property Owners. Neither the Declarant or any Declarant-Related Entity, the Association, the Board, the DRB, any committee nor any member of any of the foregoing shall be held liable for any injury, damages, or loss arising out of the manner or quality of approved construction on or modifications to any Building Site or Unit. In all matters, the Declarant, the Board, the DRB and their members shall be defended and indemnified by the Association as provided in Section

9.14 Enforcement.

- (a) The Declarant, any member of the DRB, the Board, and the representatives of each shall have the right, during reasonable hours and after reasonable notice, to enter upon any Building Site or Unit to inspect the same for the purpose of ascertaining whether any Improvement is in violation of this Article. Any Improvement placed or made in violation of this Article shall be deemed to be nonconforming. Upon written notice from the DRB, the Board or the Declarant, Owners shall, at their own cost and expense, cure any violation or remove such structure or Improvement and restore the property to substantially the same condition as existed prior to the nonconforming work. Should Owner fail to cure any ized agent of the Declarant, violation or remove and restore the property as required, any au the DRB, or the Board shall have the right to enter the propert we the violation, and restore existe Entry for such purposes the property to substantially the same condition as previous and in compliance with this Section shall not constitute trespass. In lition, the Board may enforce the decisions of the Declarant and the DRB my means of entrement described in Section.

 All costs, together with the interest the maximum rate the ellowed by law, may be assessed against the violating Building for Unit and the Owner there and collected as a Specific Assessment.
- (b) Unless otherwise specified in with by the DRB, all approvals granted hereunder shall be deemed conditione completion I elements of the approved work and all work previously approved with it pect the same Buting Site or Unit, unless approval to modify any application has been obtain In the t that all Person fails to commence and diligently pursue to completion all approociation shall be authorized, after work notice to the Owner of the Site or nd an opportunity to be heard in accordance with the By-Laws, to iter upol he Build Site or Unit and remove or complete any incomplete work ar assess all c ainst the Building Site or Unit and the Owner s incurred thereof as a Specific essment.
- the Associated the Declarant or Declarant-Related Entity, and The the men rs of the foregoing shall not be held liable to any Person for the rights g ed by Article. Any contractor, subcontractor, agent, employee, or e of an Owner to fail comply with the terms and provisions of this Article or the delines may be excluded from the Properties, subject to the notice and hearing ritee of an Owner other Design' tained in the procedures y-Laws. In such event, neither the DRB, the Association, the Declarant or Declarant, ated Entity nor any of their respective officers or directors shall be held liable to r exercising the rights granted by this paragraph. Perso
- (d) addition to the foregoing, the Association shall have the authority and standing to pursue all legal and equitable remedies available to enforce the provisions of this Article and the decisions of the DRB.
- (e) The Team Owner shall be entitled to exercise all of the rights and powers granted to the Association under this Section.

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ARTICLE 10 USE RESTRICTIONS AND RULES

- Declarant has established a general plan of development for the Properties as a master planned mixed use development providing Stadium, retail, entertainment, residential, parking and similar and related uses within the Properties, all subject to the DRB's and the Members' ability to respond to changes in circumstances, conditions, needs, and desires within the master planned mixed use development and to regulate and control the Area of In order to carry out the general plan of development, create Common Responsibility. enhancements to the Properties and maintain the values thereof, Defrant has been given and retains in its discretion, the specific right and authority to limit specific use or uses of any retains in its discretion, the specific right and authority to limit portion of the Properties, including any one Building Site or portions thereof or group of Building Sites or Units, or negatively restrict any Building te or wit or portions thereof or group of Building Sites or Units from being used for certain use Building Site or Unit and the limitations on use imposite by the Declarant ses. The use of any ay not be changed without the prior written consent of the Declarant set forth in this Article This Article shall not apply to the activities of the Declarant, improvements to the Commo behalf of the Association. This Article may no e amend without the Declarant's written consent.
- 10.2 Use Review. The I are subject to the Master Plan, the Zoning Conditions, the Design Guidelines, the opment, a itectural, and design provisions described in Article, the other provision of this ration graing individual conduct and uses of and actions upon the Properties, upplemental Declaration, the Use v ap Guidelines, and the rule ulations. which sublish affirmative and negative covenants, easements d restric as on the roperties, and which are enforceable by the Association as set in this Defaration. clarant retains the right, in its discretion, to specifically determine view d designate the initial uses permitted for any lites. Units. Any change to the actual use of a mit and o wise review Building Site or Unit of Building S uit or to pecific permits use designations imposed by the Declarant on equire the consent of the DRB and the Owner(s) of the affected pit sha Build Site or Unit ites or Units and shall be set forth in a written instrument uildi in the Public Red recore

10. Guidelines ar Procedures.

which may include the first for the review, approval and enforcement of the use or uses of and for all Building the solution of the use of uses of and for all Building the solution of the use of uses of and for all Building the solution of uses by case basis. The Design Guidelines and Use Guidelines may be incorporated into a single document. The DRB shall have sole and full authority to amend the Use Guidelines. There shall be no limitation on the scope of amendments to the Use Guidelines; the DRB is expressly authorized to amend the Use Guidelines to remove requirements previously imposed or otherwise to make the Use Guidelines less restrictive. Nothing in this Article shall authorize the Board or the Owners to modify, repeal or expand the Use Guidelines. The DRB shall be responsible for the administration of the Use Guidelines and review of all applications for changes in use under this Article shall be handled by the DRB. The DRB may establish and charge reasonable fees for review of applications hereunder and

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may require such fees to be paid in full prior to review of any application. The DRB shall make the Use Guidelines available to Owners and may charge a reasonable fee to cover reproduction costs.

- Procedures For Review and Enforcement. No activities within the scope (b) shall commence on any portion of the Properties, and no change of permitted uses of any Building Site or Unit, shall occur until an application for approval of the proposed use or uses for the specific Building Site or Unit or other portion of the Properties in question, has been submitted to and approved in writing by the DRB. Thereafter, the use for all or any portion of a specific Building Site or Unit or group of Building es or Units shall not be changed from that last approved by the DRB in accordance with Article unless and until yed in writing by the DRB. an application for such change in use has been submitted to an The DRB may require the submission of application form nd suc information as it deems necessary to consider any application for approval of a mitial use and for the approval of a change in use from one previously approved. Notwanding the foreg g, in the event the DRB fails to approve or to disapprove in writing plication for initial use for a change of use within thirty (30) Days after submission of requester application and the specific use for which approvation being s il requested information and materials, the at shall be deemed disapproved unless an extension of such time period is agreed to RB and the applicant. All such review and approval of the use or uses for any portion Properties shall be done and made in the DRB's sole and absolute discret an approval specific use for a Building Site or Unit or portion thereof, or a group of Bulling or Units s not be deemed an approval for any other Building Sites or Units nor shall constitu waiver the right to withhold approval as to any similar proposals for use of a spec : Buil Unit or of other Building Sites or Units within the general may grant ariances to the Use Guidelines as lition, the set forth in Section The faill of an O r to submit and obtain approval for the specific uilding Shear Unit (whether initial uses or change in use), oval thereof, all be deemed a violation of this Declaration DRB and/or the Association as provided in this use to be carried ou or within it or to comply with suc se after a and shall be subject to he By-L Declaration
- Build Site or Unit or L. change the actual use of a Building Site or Unit may impact the assessment and voting all trions for the affected Building Site or Unit as determined in accordance the the formula of forth in Exhibit E. The Board may, but shall not be obligated to, revise the Association's but the to reflect such change and send the revised budgets to the District Assessor. Own accordance with Article.
- 10.5 Rules are Regulations. In addition to the Use Guidelines, the Board may adopt rules and regulations applicable to all or portions of the Properties. The Declarant shall have the right to amend, modify, expand, limit, or restrict such rules and regulations. At least thirty (30) Days prior to the effective date of any such modification, amendment, expansion or repeal of the rules and regulations pursuant to this Section, the Declarant shall provide notice of such modification or amendment. The posting of rules and regulations in a conspicuous manner and location within the Properties or the publication in a printed or "online" community newsletter of general circulation within the Properties shall be deemed sufficient notice to all Owners, Occupants, and other permitted users; provided, the Board, in its discretion, may provide notice

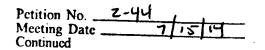
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by other means or methods. The Association shall provide, without cost, a copy of the rules and regulations then in effect to any requesting Member or Mortgagee.

10.6 Occupants Bound. All provisions of the Governing Documents governing the conduct of Owners and establishing sanctions against the Owners shall also apply to all Occupants even though Occupants are not specifically mentioned.

10.7 Specific Use Guidelines.

- (a) <u>Permitted Uses</u>. The Properties shall be us only for such purposes permitted by the Zoning Conditions, as described in the Master on, the Use Guidelines, and specifically approved by the DRB, consistent with this paration, any Supplemental Declaration and any Building Site Declaration.
- (b) <u>Prohibited Uses</u>. The follow activities are expressly prohibited and restricted within the Properties:
- (i) "adult entertainmen ses", which arm shall mean a refer to any theater, establishment, equipment or system which: show reviews, sells, rents, distributes, displays, depicts or promotes in any way "adult" , films, motion pictures, videos, s, books or her medium, media or electronic television shows, cable media, mag experience (whether now or hereafter (B); or s, rents, or distributes sexually explicit games, toys, devices, or similar ne chance computer or internet access point or require the blocking of access to the same m any any future technological e ut). For topy ses or pregoing, the term "adult" shall mean and refer to any p nal that (Y) obs or pornographic as determined by Declarant in X or NC or its eq its discretion, or (Z) plent by the movie production industry (or any successor rating esta thed by the vie produc industry);
 - (ii) allity for the of paraphernalia for use with illicit drugs; or
- gabling for money facility or operation, including, but not limit to: off-track a ports ting parlor, table games such as black-jack, poker, slot machine video poker ck-jack no machines or similar devices; or bingo hall. Notwiths ling the foregong, the prohibition shall not apply to governmental sponsored gambling accivities, or charing the gambling activities, so long as such activities are incidental to the business operation being bonducted by the Owner or Occupant, or to activities which might be associated with a mubility out whereby no money changes hands.
- (c) <u>Sther Prohibited Uses.</u> The Use Guidelines shall set forth activities and uses which are prohibited and restricted within the Properties unless expressly authorized by, and then subject to such conditions as may be imposed by, the DRB in its sole and absolute discretion. The Use Guidelines may designate certain areas or zones within the Properties, and the activities and uses permitted or prohibited and restricted within the Properties may vary by zone. The prohibitions and restrictions shall apply to all of the Properties until such time as they are amended, modified, repealed or limited as provided in this Article



- (d) Obnoxious or Offensive Activity. No obnoxious or offensive activity that interferes with the peaceful possession and proper use and enjoyment of the Properties shall be conducted on the Properties, nor shall any improper, unsightly, offensive or unlawful use be made of any Building Site or Unit or of the Common Area, and all laws, Zoning Conditions, and regulation of all governmental bodies having jurisdiction shall be observed. Restricted and prohibited activities include without limitation the following:
- (i) The use, enjoyment and occupancy of the Properties shall be in such a manner so as not to cause or produce any of the following effects discernible outside the building located thereon, or affect the adjoining property or any portropy by its volume, duration, pounding beat, frequency or shrillness; smoke, dust, or dirt; unuser the or explosive hazards; or vibration or light.
- (ii) Loading, service and refuse areas so be constructed in accordance with the Design Guidelines and approved the DRB. No accountation of rubbish, trash, or garbage shall be made except between dar garbage pick-ups and then only in approved containers and screened from view from reets and other Building Site of Units.
- (iii) No use or discharge of the result of the sound device shall be audible to Occupants of Units, except for sounds arising in connection with alarm devices used extends for security and emergency purposes.
- (iv) Discharge of freera, and oth freworks is prohibited except in connection with fireworks, laser shows a similar under a license or permit issued for that purpose and approved to be the RP
- Uses in any way's noxious, dangerous, unsightly, unpleasant, or of a nature as may denote the enjoynment of the Properties.
- ches, sit-in demonstrations, protest speeches, éting, pr and other t or conduct, including, without limitation, displaying Signage or plic ph placard a Buildin or any vehicle, apparatus or otherwise within public view in te or erties, which te the 🖁 to vill ridicule, denigrate, or impugn the character of Declarant, the Ass ation, the Team e Teah wner, any Protected Sponsors, their respective officers, employees, or y Owner or Occupant shall be prohibited. Each Owner, by he deed to acceptance 3 Building Site or Unit, shall be deemed to have accepted the foregoing profit ons as onable limitations on such Owner's constitutional right of free speech.

Development, construction, and sales activities and Events conducted or permitted by Declarant, any Declarant-Related Entity or the Team Owner shall not be considered a nuisance or disturbance of the quiet enjoyment of any Owner or Occupant.

10.8 Common Area, Plazas, Sidewalks, Pedestrian Ways and Bike Ways.

(a) Owners and Occupants shall refrain from any actions that deter from the enjoyment by other Owners of areas within the Properties designated as Common Area, pedestrian plazas, sidewalks, pedestrians ways, bike ways, etc. The Owners or Occupants shall

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be solely responsible for the actions of their employees, lessees, invitees, clients, consumers, guests, pets and service animals. Prohibited activities shall include without limitation, maintenance of dogs or other pets under conditions which interfere with the use of the specified areas by other Owners, their tenants and invitees, playing of loud radios or musical instruments, holding of large gatherings without advance approval of the Board, loitering, or use of facilities, tents or other temporary structures, stages, vending machines or facilities, except for events approved in advance by the Board and otherwise permitted under this Declaration.

- other obstruction of any kind (except as required for constructions of Improvements to the Common Area) shall, except in connection with Exclusive Use Association, be placed, kept, permitted or maintained upon Sommon Areas, without the prior written consent of the Association. Notwithstanding foregoe, temporary fencing or physical barriers may be utilized from time to time at the direction of the association to provide for crowd control and public safety in connection with sents, which structures shall be removed as soon as practicable following any applicable Ey
- (c) The DRB may adopt add anal Use delines, and the Board may promulgate rules and regulations for the use of the Composition as such actions do not negatively impact any rights to the access to the Stadium connection with Events.
- 10.9 Hours of Operation. The Description to approve or disapprove any hours of operation beyond ordinary busin hours atticable to carticular use.
- r than Events, held within the 10.10 Special Ey ecial eve plays, Properties by any Per the De int, including without limitation educational. other cultural, entertainme promotion social events or displays expected to draw sporting le and ped increased vehicle. rian traffic a Building Site or Unit, the Common Area, pedestrian plazas, sid ways, ike ways within the Properties shall be ence by the approved in a d. Such appear shall be in the sole discretion of the Board.

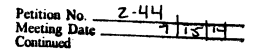
11 Parkin od Veh

- Guideline and any applicable Parking Management Plan. Such Design Guidelines and Parking Management Plan. Such Design Guidelines and Parking Management and may contain general provisions applicable to all Parking Facilities, as well as specific provision that we according to land use and from one Parking Facility to another depending upon the case unique characteristics, and intended uses of the Parking Facility.
- (b) Owners of Parking Facilities and permitted users of such Parking Facilities shall be obligated to refrain from any actions that would deter from or interfere with the use and enjoyment of the Parking Facilities by other authorized users of the Parking Facilities. Prohibited activities shall include, without limitation, obstruction of any of the Parking Facilities or charging parking-related fees in excess of such amounts permitted by any Parking Management Plan. Each Parking Owner, with the consent of the Board, may adopt, amend and repeal reasonable rules regulating the use and enjoyment of the Parking Facility, provided that the

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Owner shall not by the adoption of any rule or regulation bar access to Parking Facility except as may be specifically permitted pursuant to the Parking Management Plan.

- (c) The Board may prohibit, restrict, regulate or designate certain areas for the parking of construction vehicles or equipment, delivery vans and vehicles, buses, golf carts, mobile homes, recreational vehicles, boats, trailers, stored or inoperable vehicles, and other similar vehicles.
- (d) Operation of motorized vehicles on pedestrian ways, bike ways, sidewalks and plazas maintained by the Association is prohibited unless schically permitted in the discretion of the Board. Any use of pedestrian ways, bike tays, sidewalks and plazas maintained by the Association for motorized vehicles shall subject to local laws and ordinances, and any restrictions established by the Board perhoding such use; provided, however, that the Association shall not impair the right of the Cound BSC, Event Holders and/or the Team Owner to operate trams, shuttle system, passenger vehicles and valet services to and from the Stadium and Event Area in connectable with Events.
- (e) Nothing herein contained all interfer with any provision under the Americans with Disabilities Act or any other Applica.
- (f) Declarant shall responsible any loss or damage to any private property used, placed or stored in, on, the Parkin Facilities. Without limiting the foregoing, any Person parking a vehicle in on or the Parkin Facilities assumes all risk of loss with respect to such Person's vehicle in uch Parking Facilities.
- (g) Management Plan struction of any kind (except as may be specifically permitted or pure into the trking Management Plan) shall be placed, kept, permitted or mainland upon the arking Facties without the prior written approval of Declarant.
- Person authorize with a licable Owner to use the same, Declarant additionally reserves the state close off any authorize with a licable Owner to use the same, Declarant additionally reserves to close off any ation of the Parking Facilities subject to the easements granted herein, for successonable period of time may be legally necessary to prevent any acquisition of prescription eights; provide showever, that before closing off any portion of the Parking Facilities as a wided above Declarant shall utilize reasonable efforts to give notice to the applicable Own of its in tion to do so and shall utilize reasonable efforts to coordinate its closing with the activity of the affected Owners so that no material interference with the use by such Owners occurs.
- (i) Declarant reserves the right to impose from time to time, in its discretion, such parking fees as it deems appropriate with respect to parking by any Owner or their Occupants upon all or any portion of the Parking Facilities in accordance with the Parking Management Plan.
- (j) Declarant shall have the right to implement sanctions for violations of this Declaration, the Design Guidelines, and/or any applicable Parking Management Plan by an Owner or an Owner's Occupants. Such sanctions may include, without limitation:



- (i) Imposing monetary fines which shall constitute a lien upon the applicable Building Site or Unit or, in the event the fine is imposed upon an owner, tenant or other occupant of an individual condominium Unit, a lien upon the Unit itself;
- (ii) Suspending the right of an Owner or Occupant's right to use any or all of the Parking Facilities;
- (iii) Exercising self-help, including, without limitation, the towing or booting of vehicles; and
 - (iv) Exercising any and all other rights a medies as set forth herein.
- 10.12 Subdivision. Subdivision of a Building Site two (2) or more Building Sites or Units, including but not limited to the formation of a conde pium, or changing the boundary lines of any Building Site or Unit after a ar or subdivision lan including such Building Site or Unit has been approved and filed the Public Records rohibited, except with the prior written consent of the DRB and the eclarant. Such approval h be granted or withheld in the DRB's and the Declarant's sole scretion amenay be conditioned upon any reasonable requirements, including but not limited and approval of any additional covenants as set forth in Section and the requi It that the Owner grant any access, ding Site or Unit to be subdivided parking, Utility, drainage and other ea ts within the that the DRB reasonably deems nece eneficial fo he development and use of the resulting subdivided Building Sites or uits,` property bject to the Declaration, or Ballpark Village.
- 10.13 Real Est it shall have, and hereby expressly retains and es. Ded reserves on behalf of If and its d gnees, th xclusive right to own, lease and/or operate any real estate sales, lea or broker office or d ration within the Properties. Such exclusive right shall continue in estate s s, leasing or brokerage company or agency (other than one owned, I operated clarant or its designee) shall be permitted to my of s offering real estate sales, leasing or brokerage services within the Pr tise, p note, publicize or market within, or otherwise be identified or d with sales, lea terage activities at or within any portion of the Properties, onsent the Declarant, which consent may be withheld in the sole h the prior writte and absolute discretion of the eclarant.
- 10.14 A table State and Kiosks. Selling, or offering for sale, or operating any motor vehicle, push cart, stall, kiosk, catering or food truck for sale of, or conducting any business for the purpe. It causing the sale of, goods, merchandise, food, and/or beverages from any motor vehicle, push cart, portable stall, kiosk or catering or food truck parked, stopped, or standing upon any portion of the Properties or any dedicated roadways or other public property within Ballpark Village shall require the prior written approval of the Declarant and the Team Owner. Such approvals shall be granted or withheld in the sole discretion of the Declarant and the Team Owner, respectively. This provision shall specifically prohibit the sale of Tickets by a peddler or itinerant vendor, other than by a Person expressly authorized by the Team Owner, which approval may be granted or withheld in the sole discretion of the Team Owner. Prior to any approval, the Declarant and Team Owner may require submittal of information, the issuance

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of permits, the payment of fees, and compliance with any rules and regulations and operational guidelines as Declarant and Team Owner each deem appropriate. The approval of the Declarant and Team Owner shall not supersede any requirement for approval by or permits as may be required by Applicable Law and shall not serve as a representation or warranty by the Association that such approvals and permits may be obtained pursuant to Applicable Law.

- 10.15 Environmental Protection. Except as permitted by the DRB, any activities which materially disturb or destroy the vegetation or air quality within the Properties or adjoining areas or which use excessive amounts of water are prohibited. Restricted and prohibited activities include without limitation the following:
- (a) Dumping of grass clippings, leaves or the debris, petroleum products, fertilizers, or other potentially hazardous or toxic substance any binage or irrigation ditch, swale, or pond, or elsewhere within the Properties, the Additional Property or adjoining areas is prohibited, except that fertilizers may be applied to lateral properties applied to lateral provided care is taken to minimize runoff.
- (b) Obstruction, rechanneling any other reference with a linage flows after location and installation of drainage swales, so a so so, or storm drains is prohibited, except that the Declarant and the Association shall have the right; provided, the exercise of such right shall not materially diministrate alue of or unit brailing interfere with the use of any Building Site or Unit without the Owner constitution.
- Sprinkler or irrigation (c) syster ells of any type which draw upon water from creeks, stream ponds, w and or surface waters within the nn or other RB, except that Declarant and the Association Properties are prohibite illess ap ved by t shall have the right aw water fun such somes. Neither the Declarant nor the Association make any representa s as to the ability of the water for any purpose.

No Owner shall use. it the use zardous Materials (as hereinafter defined) on, about, up Ruildin ite or Unit or any of the Properties, except in the ordinary course of its. nduch shereon, and any such use shall be at all times in compliance I operation. with blicable Law. E Owne grees to defend, protect, indemnify and hold harmless each er from and again all class or demands, including any action or proceeding brought other O xpenses and liabilities of any kind relating thereto, including but ation, remedial or removal response, and reasonable attorneys' ill costs, lossed osts of inve not limited ts, arisi fees and cost of but of or resulting from any Hazardous Material used or permitted to be used by such mether or not in the ordinary course of operations.

10.16 Fuel Storage and Dispensing. On site storage and dispensing of gasoline, heating, or other fuels is prohibited, except that the Association shall be permitted to store fuel for operation of maintenance vehicles, generators, and similar equipment. This provision shall not apply to any underground or above-ground fuel tank used for storage of fuels used incident to (a) cooking operations in connection with the operation of a restaurant or other food service facility approved by the DRB or (b) by BSC or its employees, agents or assigns in connection with the use of the Stadium, and provided in either case that operation and installation of such facilities shall be according to Applicable Laws, including without limitation all Zoning Conditions.

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10.17 Animals and Pets.

- (a) Raising, breeding or keeping of animals, of any kind is restricted within the Units to the keeping of a reasonable number of dogs, cats, or other usual and common household pets. The Board, in its sole discretion, may make further restrictions regarding pets, including without limitation restrictions on the number, size, and types of pets permitted within Units.
- Pets shall be kept on a leash or otherwise confined in a manner acceptable to the Board, and shall not be permitted to roam free, or, in the discretion of the Board. make objectionable noise, endanger the health or safety of constitute a nuisance or inconvenience to the Owners of Units, their tenants and invite ersons utilizing any portion of the Common Area or Event Area. Pets shall be registere the ensemble inoculated as required by Applicable Law. The owners of the pet shall be responsible for all the pet's actions. Pet waste shall be promptly removed and disposed of in profession framework the Board any animal becomes dangerous or an avance or nuisance in Properties or to yance or nuisance in Properties or to nearby property or destructive of wildlife, it should e removed from the Prope explanation and not limitation, this Section be enforced by exercising str-help rights provided in Section ___ of this Declaration.
- (c) Nothing herein ined shall interest with any provision under the Americans with Disabilities Act or other pp. Je Law.
- 10.18 Restrictions During Events. he Ow w Burning Site or Unit may not use its roof top, balconies, pati es, Exclu Areas, ny other Common Areas: (i) for the establishment of 'Stadium ub" or similar facility; (ii) to install any priva pr similal ghts, sell Tickets, charge a fee, cover charge, Improvements; (iii) grant licens leration or b admittance fee, or of similar co efit for the use or occupancy of any building, rooftop, balcony, patie errac Use wea, or other Common Area, to generate revenues in viewing or vent without the prior written approval of the rection w Team Ox and a lute discretion.
- 0.19 Protected consors No Signage may be erected, placed, modified, maintained, held of colayed within on sible first the Common Area, any Private Street, any public right-of-way, the tadium, any Temp-Related Amenity, or the exterior of any Unit in violation of the rights of any steeted Spont pursuant to Sections ___ and ____.

10.20 Owns' howledgment and Notice to Purchasers.

(a) All Owners and Occupants of Building Sites and Units and purchasers are given notice that the specific operational use or uses of each Building Site and Unit is limited by the use review and approval rights of the DRB, the general Use Guidelines, and the Rules and Regulations as either of them may be amended, expanded and otherwise modified hereunder. Each Owner, by acceptance of a Deed or entering into a contract for the purchase of a Building Site or Unit, acknowledges the rights of Declarant and DRB with respect to review and approval of the specific uses of the Properties and the Board with respect to the rules and regulations, agrees to abide thereby, and further acknowledges and agrees that the specific use and enjoyment

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and marketability of its Building Site or Unit can be affected and that the Use Guidelines and rules and regulations, may change from time to time.

- (b) Each Owner further acknowledges that certain uses on one Building Site or Unit may impact the use of another Building Site or Unit. For example, the use of a Unit for a bar and restaurant may impact the use of another Unit due to governmental rules and regulations. Each Owner shall be responsible for determining the impact of such uses on its Building Site or Unit.
- applicable rules and regulations shall apply to all Owners, pants, employees, lessees, clients, customers, guests and invitees of any Unit. Any lease and all Occupants of the leased Unit shall be box by the terms of the Governing Documents.
- 19.10 Compliance. Every Owner and Q ant of any Building te or Unit shall comply with the Governing Documents. Failure comply shall be grounds for Association, the Declarant, any Declarant-Related tity, the Conference or, in ne Owner, or, in proper case, or injunctive ration action by the by any aggrieved Owner(s) to recover sums due, T lam other remedy available pursuant to Applicable Law or in ity, in addition to those enforcement powers granted in Section vner by accep ce of a Deed to any portion of the Properties expressly and specifically v right to ra or assert any and all defenses against, any rights to object to, or any cla s arish om, any criminatory and discretionary exercise, lack of exercise, enforcement or la of any provision of the Governing of en Documents against less th es, or U

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Doc. Type letter of agreed

Condition >

Meeting Date 7 15 17

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July 15, 2014

VIA HAND DELIVERY

Cobb County Board of Commissioners 100 Cherokee Street Marietta, Georgia 30090 FILED WITH COUNTY CLERK THIS 15 DMY

OF July 20 14 BY J. Balli

RE Z. 44

COUNTY CLERK/ASST. COUNTY CLERK/DEPUTY COUNTY CLERK

COBB COUNTY, GEORGIA

Re:

Application of BRED CO., LLC to Rezone a 74.77 Acre Tract from O&I, OHR and GC to RRC Conditional, Land Lots 876, 877, 879, 880, 914, 915, 916, 917, 918, 945 and 946, 17th District, 2nd Section, Cobb County, Georgia ("Project Site")(Z-44).

To the Cobb County Board of Commissioners:

After detailed discussions with the District Commissioner and further evaluation of this Project, the Applicant wishes to submit the following amended stipulations which shall amend certain portions of the Summary of Project and other stipulations submitted on June 25, 2014 and July 9, 2014. If preferred, I can read this letter into the record or, at your discretion, you may accept the writing for the record. However, the following stipulations, upon approval by the Board of Commissioners, shall become conditions of the zoning ordinance applicable to this Project Site:

ADDITIONAL/AMENDED STIPULATIONS

- 1. As stated previously, the Summary of Project document that has been recommended as a condition of approval by Staff and the Planning Commission shall remain in full force and effect as part of the zoning ordinance governing the Project Site. However, the Summary of Project and the Stipulation letters of June 25, 2014 and July 9, 2014 are supplemented and or amended by these additional stipulations and clarifications.
- 2. Stipulation 5 of the June 25, 2014 Stipulation as originally written and subsequently amended on July 9, 2014 is hereby superseded and amended in its entirety to now read "Any exterior signage that faces outward from the Project Site toward a public road shall be restricted to owners, residents, sponsors, partners and tenants of the Development or

SAMS, LARKIN, HUFF & BALLI, LLP ATTORNEYS AT LAW

VIA HAND DELIVERY

cc:

Cobb County Board of Commissioners July 15, 2014 Page 2 Petition No. 2-44
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Continued

sponsors and partners of the Atlanta Braves. Any required permits for such signs will be obtained from the Georgia Department of Transportation or Cobb County (Subject to Summary of Project General Stipulations as amended) before installation. Further, instead of "no less than four marquee style signs" there shall be no more than four marquee style signs on the Project Site. Also, with the exception of directional, informational and the four or less marquee-style signs, in no event shall the total sign area for any exterior sign that fronts solely on a public road exceed ten times the sign area that would otherwise be allowed on the wall or structure under the current Cobb County Sign Ordinance. Once any exterior sign on the Project Site has been confirmed as being in compliance with the Master Covenants and Declarations, the sign shall still require approval by the Cobb County Community Development Department for compliance with the requirements of this Paragraph and for compliance with those sections of the Cobb County Sign Ordinance relating to roadway safety, obstruction of vision or other conditions of Zoning.

3. To further coordination with what will be the recorded Master Covenants (See Section 4.9 of the Covenant Examples filed on July 9, 2014), the words "and as restrictive" on page two of the June 25, 2014 letter submitted by the Applicant and the sentence contained at (8) on page three of said letter are struck in their entirety and replaced with the following actual stipulation that shall read "In the event of a conflict between a Zoning Condition and a provision in the Master Covenants, the more restrictive standard shall apply."

Sincerely

SAMS, LARKIN, HUFF & BALLI, LLP

James A. Balli

jball@slhb-law.com

Mr. Mike Plant, Executive VP Operations, Atlanta Braves Greg Heller, Esq., Senior VP and General Counsel, Atlanta Braves Maxine Hicks, Esq., DLA Piper