

020013

Permanent Record  
Filed in Clerk's Office

Introduced by Janku

First Reading 8-4-08

Second Reading 8-18-08

Ordinance No. 020013

Council Bill No. B 228-08

**AN ORDINANCE**

rezoning property located along the east side of U.S. Highway 63, on both sides of Stadium Boulevard (State Route 740) from District A-1 to District C-P (Planned Business District); changing the uses allowed on C-P zoned property located on the east side of U.S. Highway 63, on both sides of Stadium Boulevard; repealing all conflicting ordinances or parts of ordinances; approving a revised statement of intent; approving the Crosscreek Center C-P development plan; approving less stringent screening requirements; and fixing the time when this ordinance shall become effective.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBIA, MISSOURI, AS FOLLOWS:

SECTION 1. The Zoning District Map established and adopted by Section 29-4 of the Code of Ordinances of the City of Columbia, Missouri, is amended so that the following property:

THREE TRACTS OF LAND LOCATED IN THE NORTHEAST QUARTER OF SECTION 20 LYING EAST OF US HIGHWAY 63 AND NORTH AND SOUTH OF MISSOURI STATE ROUTE 740 (STADIUM BOULEVARD), TOWNSHIP 48 NORTH, RANGE 12 WEST, CITY OF COLUMBIA, BOONE COUNTY MISSOURI, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

TRACT 1

TRACT 1 AS DESCRIBED BY A QUIT-CLAIM DEED RECORDED IN BOOK 3301, PAGE 123 OF THE BOONE COUNTY, MISSOURI RECORDS.

THE ABOVE TRACT OF LAND CONTAINS 1.00 ACRES.

TRACT 2

TRACT 2 AS DESCRIBED BY A QUIT-CLAIM DEED RECORDED IN BOOK 3301, PAGE 123 OF THE BOONE COUNTY, MISSOURI RECORDS.

THE ABOVE TRACT OF LAND CONTAINS 0.30 ACRES.

TRACT 3

A TRACT OF LAND AS DESCRIBED BY A QUIT-CALIM DEED RECORDED IN BOOK 3310, PAGE 66 OF THE BOONE COUNTY, MISSOURI RECORDS. EXCLUDING THE TRACT OF LAND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTH QUARTER OF CORNER OF SECTION 20, TOWNSHIP 48 NORTH, RANGE 12 WEST; THENCE ALONG SAID SECTION LINE S88°30'30"E, 75.40 FEET; THENCE LEAVING SAID SECTION LINE S17°14'10"E, 171.56 FEET; THENCE S38°03'35"E, 40.65 FEET; THENCE N87°54'15"E, 1'23.29 FEET TO THE POINT OF BEGINNING; THENCE CONTINUING N87°54'15"E, 77.83 FEET; THENCE S10°37'35"E, 44.47 FEET; THENCE ALONG A NON-TANGENT 958.10 FOOT RADIUS CURVE TO THE RIGHT, 13.07 FEET, SAID CURVE HAVING A CHORD S78°57'40"W, 13.07 FEET; THENCE S79°46'20"W, 64.76 FEET; THENCE N9°44'40"W, 55.65 FEET TO THE POINT OF BEGINNING AND CONTAINING 3,885 SQUARE FEET.

THE ABOVE TRACT OF LAND CONTAINS 3.71 ACRES.

AND

A TRACT OF LAND BEING A PORTION OF FUTURE LOT 106 OF CROSSCREEK CENTER PLAT 1, LOCATED IN THE NORTHEAST QUARTER OF SECTION 20 LYING EAST OF US HIGHWAY 63 AND NORTH OF MISSOURI STATE ROUTE 740 (STADIUM BLVD.), TOWNSHIP 48 NORTH, RANGE 12 WEST, CITY OF COLUMBIA, BOONE COUNTY MISSOURI, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTH QUARTER CORNER OF SECTION 20, TOWNSHIP 48 NORTH, RANGE 12 WEST; THENCE ALONG SAID SECTION LINE S88°30'30"E, 75.40 FEET; THENCE LEAVING SAID SECTION LINE S30°36'20"E, 536.93 FEET; THENCE S17°14'10"E, 171.56 FEET; THENCE S38°03'35"E, 40.65 FEET; THENCE N87°54'15"E, 23.29 FEET TO THE POINT OF BEGINNING; THENCE N87°54'15"E, 77.83 FEET; THENCE S10°37'35"E, 44.47 FEET; THENCE ALONG A NON-TANGENT 958.10 FOOT RADIUS CURVE TO THE RIGHT, 13.07 FEET, SAID CURVE HAVING A CHORD S78°57'40"W, 13.07 FEET; THENCE S79°46'20"W, 64.76 FEET; THENCE N9°44'40"W, 55.65 FEET TO THE POINT OF BEGINNING AND CONTAINING 0.09 ACRE.

will be rezoned and become a part of District C-P (Planned Business District) and taken away from A-1 (Agricultural District). Hereafter the property described above may be used for the uses set forth in Section 2. The statement of intent, marked "Exhibit A," is attached to and made a part of this ordinance.

SECTION 2. The C-P zoning on the following property:

Lot 101 through Lot 112 of Crosscreek Center Plat 1 as shown by the plat recorded in Plat Book 42 at Page 22 of the Records of Boone County, Missouri and an unplatted tract of land adjacent to the southern portion of the plat being described as follows:

BEGINNING AT A ½" IRON PIPE BEING THE SE CORNER OF THE SW ¼ OF THE NE ¼ OF SECTION 20 T 48 N, R12 W; THENCE N88°48'05"W, 1187.40 FEET; THENCE N18°13'30"E, 452.79 FEET; THENCE N64°46'35"E, 293.35 FEET; THENCE S87°24'40"E, 481.69 FEET; THENCE N51°52'55"E, 57.18 FEET; THENCE N10°16'05"E, 172.65 FEET; THENCE N53°52'40"E, 67.33 FEET; THENCE S76°29'50"E, 123.45 FEET; THENCE S31°15'25"E, 128.45 FEET; THENCE S01°32'30"W, 664.64 FEET TO THE POINT OF BEGINNING AND CONTAINING 15.07 ACRES.

is amended so that the allowed C-P uses on this property shall be as follows:

All permitted uses in District C-3 except for the following uses:

- Halfway houses
- Gun ranges
- Drive-in theaters
- Live adult entertainment
- Pornography shops, head shops, or other shops selling drug paraphernalia
- Massage parlors (not including licensed massage therapists)
- Tattoo parlors
- Labor camps
- Manufacturing of explosives or flammable liquids
- Freight terminals
- Kennels
- Travel trailer or mobile home parks
- Junk yards
- Lumber yards
- Stock yards
- Landfills, garbage dumps, or trash incinerators
- Packing houses or slaughterhouses
- Any use producing dust or fly ash in excessive quantities
- Manufacture, compounding, or processing of hazardous materials
- Outside repair of vehicles
- Cement, asphalt, or concrete plants
- Commercial uncovered parking
- Sanitariums
- Mortuary
- Tree trimming and removal services
- Armories
- Bus station

Newspaper publishing plant  
Temporary shelters  
Cemeteries  
Boarding houses or lodging houses  
Fraternity or sorority houses and dormitories  
Freestanding bars, cocktail lounges or nightclubs  
Billiard halls and game arcades  
Hotels, except on Lots 109 and 110 (Lot references are to the C-P  
Development Plan approved in Section 5)  
Freestanding bowling alleys  
Private stables  
Commercial laundries  
Coin-operated laundries  
Motor vehicle sales or trailer sales and service, except on Lot 110  
Reservoirs, wells, water towers, filter beds, water supply plants, or water  
pumping stations  
Machine shops  
Research and development laboratories  
Testing laboratories  
Service stations, except that a fuel station in conjunction with a convenience  
store (or motor vehicle sales and services on Lot 110) shall not be  
excluded, providing all fuel storage tanks are located underground  
Automobile repair facilities (except as allowed on Lot 110), except that  
automobile quick-lube and muffler/brake service facilities shall not be  
excluded, providing all repairs are within an enclosed building  
Car washes, coin-operated or attendant-operated, except that a car wash in  
conjunction with a convenience store (or as allowed on Lot 110) shall  
not be excluded

The following uses shall be allowed on Lot 110:

Motor vehicle sales and services to include:

A full service, new motor vehicle dealership, including sales of used motor vehicles as incident to the operation of a new motor vehicle dealership, repairs of same, and servicing of same. No dealerships selling only used cars and no automobile repossession lots will be allowed.

All repairs and servicing of new and used motor vehicles, including mechanical repairs, general maintenance and servicing, and body and frame repairs

Indoor and outdoor storage and display for sale of new and used motor vehicles

A motor vehicle collision repair facility (body shop), including a body and frame shop and paint shop, and all associated facilities

Sale of motor vehicle parts and accessories

Leasing/renting of motor vehicles

Storage and dispensing of fuels, lubricants, fluids used in motor vehicles and similar substances and items  
Facilities for the washing and detailing of motor vehicles that are being offered for sale, or which are being serviced, including one or more car wash bays and related facilities  
All reasonable ancillary uses and functions associated now or in the future with a full service new and used motor vehicle sales and servicing dealership

SECTION 3. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

SECTION 4. A revised statement of intent, marked "Exhibit A" which is attached to and made a part of this ordinance, replaces the statements of intent attached to Ordinance No. 18310 passed on November 15, 2004 and Ordinance No. 019170 passed on September 5, 2006.

SECTION 5. The City Council hereby approves the Crosscreek Center C-P Development Plan, dated June 26, 2008. The Director of Planning and Development shall use the design parameters set forth in "Exhibit B," which is attached to and made a part of this ordinance, as guidance when considering any future revisions to the C-P Development Plan.

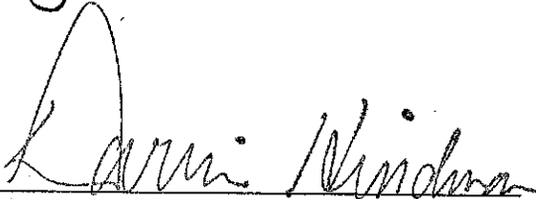
SECTION 6. The City Council approves less stringent landscaping requirements than those set forth in Section 29-25(e)(5) of the Zoning Regulations so that a landscape screen shall not be required adjacent to Lots 102, 103 and 104 along the north property line.

SECTION 7. This ordinance shall be in full force and effect from and after its passage.

PASSED this 18th day of August, 2008.

ATTEST:

  
\_\_\_\_\_  
City Clerk

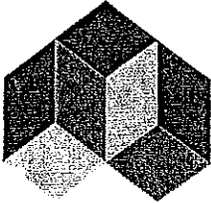
  
\_\_\_\_\_  
Mayor and Presiding Officer

APPROVED AS TO FORM:

  
\_\_\_\_\_  
City Counselor

RECEIVED  
JUN 20 2008  
PLANNING DEPT.

**Agreement Exhibit Draft**



**A CIVIL GROUP**

CIVIL ENGINEERING • PLANNING • SURVEYING

June 17, 2008

City of Columbia – Planning and Development  
Attn: Tim Teddy  
701 E. Broadway  
Columbia, Mo 65201

Re: Statement of Intent for the Proposed Crosscreek Center  
C-P Development Located on the North and South Sides of  
Stadium Boulevard (State Route 740) on the East Side of State  
Highway 63.

Statement of Intent:

The above referenced property, being Lot 101 through Lot 112 of Crosscreek Center Plat 1 (including all of the adjacent vacated MoDOT right-of-way) and an unplatted tract of land adjacent to the southern portion of the plat being described as follows:

BEGINNING AT A 1/2" IRON PIPE BEING THE SE CORNER OF THE SW 1/4 OF THE NE 1/4 OF SECTION 20 T 48 N, R 12 W; THENCE N88°48'05"W, 1187.40 FEET, THENCE N18°13'30"E, 452.79 FEET; THENCE N64°46'35"E, 293.35 FEET; THENCE S87°24'40"E, 481.69 FEET; THENCE N51°52'55"E, 57.18 FEET; THENCE N10°16'05"E, 172.65 FEET; THENCE N53°52'40"E, 67.33 FEET; THENCE S76°29'50"E, 123.45 FEET; THENCE S31°15'25"E, 128.45 FEET; THENCE S01°32'30"W, 664.64 FEET TO THE POINT OF BEGINNING AND CONTAINING 15.07 ACRES,

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which 12 Lots and unplatted land shall hereafter be referenced as the Crosscreek Center Development. The unplatted tract of land described above is shown on the Crosscreek Center C-P plan as "future development." This Statement of Intent is intended to and shall supersede all prior Statements of Intent for Crosscreek Center Development.

Portions of said Crosscreek Center Development have previously been rezoned by Ordinance No. 18310 on November 15, 2004, and by Ordinance No. 19170 on September 5, 2006.

The intended uses permitted for Crosscreek Center Development shall be:

All permitted uses in District C-3 with the exception of the following uses which will not be permitted:

1. Halfway Houses
2. Gun Ranges
3. Drive-in Theaters
4. Live Adult Entertainment
5. Pornography Shops, Head Shops, or Other Shops Selling drug paraphernalia
6. Massage Parlors (Not Including Licensed Massage Therapists)
7. Tattoo Parlors
8. Labor Camps
9. Manufacturing of Explosives or Flammable Liquids
10. Freight Terminals
11. Kennels
12. Travel Trailer or Mobile Home Parks
13. Junk Yards
14. Lumber Yards
15. Stock Yards

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16. Landfills, Garbage Dumps, or Trash Incinerators
17. Packing Houses or Slaughter Houses
18. Any Use Producing Dust or Fly Ash in Excessive Quantities
19. Manufacture, Compounding, or Processing of Hazardous Materials Except the Storage of Such Materials in Conjunction with Motor Vehicle Sales and Services Shall Not be Excluded
20. Outside Repair of Vehicles or Equipment Except that Temporary Storage of Such Vehicles or Equipment in Conjunction operation of a new motor vehicle dealership on Lot 110 shall be permitted.
21. Cement, Asphalt, or Concrete Plants
22. Commercial Uncovered Parking
23. Sanitariums
24. Mortuary
25. Tree Trimming and Removal Services
26. Armories
27. Bus Station
28. Newspaper Publishing Plant
29. Temporary Shelters
30. Cemeteries
31. Boarding Houses or Lodging Houses
32. Fraternity or Sorority Houses and Dormitories
33. Free Standing Bars, Cocktail Lounges or Nightclubs not Included in a Hotel or Motel Building
34. Billiard Halls and Game Arcades
35. Freestanding Bowling Alleys not Included in a Hotel or Motel Building
36. Private Stables
37. Commercial Laundries
38. Coin-Operated Laundries
39. Reservoirs, Wells, Water Towers, Filter Beds, Water Supply Plants, or Water Pumping Stations
40. Machine Shops

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41. Research and Development Laboratories
42. Testing Laboratories
43. Service Stations, Except That a Fuel Station in Conjunction With Convenience Stores or a New Motor Vehicle Dealership on Lot 110 Shall Be Permitted, Provided that All Fuel Storage Tanks are Located Underground
44. Automobile Repair Facilities, Except That Automobile Repair Facilities in Conjunction With a New Motor Vehicle Dealership on Lot 110 and Automobile Quick-Lube and Muffler/Brake Service Facilities Shall be permitted, Provided that All Repairs Are Within An Enclosed Building
45. Car Washes, Coin-Operated or Attendant-Operated, Except That a Car Wash in Conjunction With Convenience Stores or a New Motor Vehicle Dealership on Lot 110 Shall be permitted.

In addition to the permitted uses described above, new motor vehicle dealership(s) will be permitted on, and only on, Lot 110. No dealerships selling only used motor vehicles and no automobile repossession lots will be allowed.

Operation of a new motor vehicle dealership on Lot 110 may include the following described activities incident to operation of a new motor dealership, and only incident to the operation of a new motor vehicle dealership, to wit:

- Sale of used motor vehicles
- All repairs and servicing of new and used motor vehicles, including mechanical repairs, general maintenance and servicing, and body and frame repairs
- Indoor and outdoor storage and display for sale of new and used motor vehicles
- Motor vehicle collision repair facilities (body shop), including a body and frame shop and paint shop, and all associated facilities

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- Sale of motor vehicle parts and accessories
- Leasing/renting of motor vehicles
- Storage and dispensing of fuels, lubricants, fluids used in motor vehicles, and similar substances and items
- Facilities for the washing and detailing of motor vehicles that are being offered for sale, or which are being serviced, including one or more car wash bays and related facilities
- All reasonable ancillary uses and functions associated now or in the future with a full service new motor vehicle dealership.

Maximum Gross Square Footage of Building Floor Area on the entire Crosscreek Center Development: 580,000 sf. in aggregate and the maximum building height is 96 feet. If a new motor vehicle dealership is actually placed on Lot 110 the Maximum Gross Building Area on the entire proposed Crosscreek Center Development will be reduced from 580,000 square feet to 450,000 square feet in aggregate, and the Maximum Building height will be reduced from 96 feet to 70 feet.

Minimum Percentage of Crosscreek Center Development to be maintained in Open Space: 15% Per Individual Lot, 28% in Aggregate.

We also wish to confirm with the City that the following requirements shall apply:

- Residential Units, offices, restaurants, and all buildings with footprints smaller than 10,000 square feet (unless such building is being built as a franchise with its own building prototype, such as a Taco Bell franchise type building) will have pitched roofs. Any convenience store place on Lot 109 will also have a pitched roof.

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- The developer will include in its C-P plan light poles that are a maximum height of twenty (20) feet. All such lights will be shielded to direct illumination away from residences, public streets, and other public areas, and wall packs will not be used.
- Buildings on Lots 106 and 109 shall have 4-sided architecture with brick or a combination of brick and stone on all four sides of said buildings.
- Outdoor lighting on any motor vehicle dealership on Lot 110 shall be reduced during non-working hours and shall conform to the City of Columbia lighting ordinances and the previously agreed to maximum height of 20 feet.
- No transport truck deliveries shall be made to Lots 109 or Lot 110 during the peak traffic hours. The morning peak hour is between 7:30 a.m. and 8:30 a.m. and the evening peak hour is between 4:30 p.m. and 5:30 p.m.
- All public address systems shall be designed and installed in a manner to make them inaudible from existing single family residential neighborhoods.
- An 8 foot wide pedway shall be installed within the Crosscreek Center Development on the south side of Stadium Boulevard in lieu of a standard sidewalk.
- If permitted by MoDOT, bicycle lanes shall be painted (striped) along Stadium Boulevard within the Crosscreek Center Development.
- If the installation of a left (north-bound) turn signal at the intersection of Audubon Drive from east-bound Stadium Boulevard is permitted by MoDOT, the developer will contribute \$5,000.00 towards a new light head for the signal at that intersection.
- The large west part of the median island in Stadium Boulevard within the Crosscreek Center Development shall be landscaped per the C-P plan and shall be maintained by the developer as a City of Columbia

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adopt-a-spot. The developer shall install irrigation facilities for the median island and hook up such facilities to a City-paid-for and installed water meter, and water for such facilities shall be provided by City.

- All Lots within the Crosscreek Center Development shall be required to install the perimeter landscaping substantially as shown on the C-P plan and as further defined by the plans prepared by Rost Landscaping dated May 20, 2008, submitted with this Statement of Intent. This landscaping is being provided to bring a uniform and consistent aesthetic to the development. This landscaping may meet some of the lot owners' requirements for parking lot screening, but will be required regardless of whether the City Landscaping ordinances require it. The proposed perimeter landscaping is in conjunction with or in addition to the landscaping required by the zoning ordinances.
- Any motor vehicle dealership on Lot 110 shall be required to install landscaping substantially as shown on the C-P plan and as further defined by the plans prepared by Rost Landscaping dated May 20, 2008, submitted with this Statement of Intent.
- All landscaping, including landscaping required by this statement of intent, shall be maintained in good condition at all times.
- All rooftop HVAC units shall be designed with sound baffling devices built into the units or added to the units.
- Lots 101 through 109 shall each be entitled to only one freestanding monument sign and, regardless of setback, the maximum height of the sign shall be 8 feet tall and the maximum sign area shall be 64 square feet. Lot 110 new motor vehicle dealership freestanding signs shall be limited to two freestanding pylon-type signs, which are signs of uniform width from the bottom of the sign to the top of the sign with no exposed vertical support beams or poles, with one such sign for each intended building and with the sign for each building being

## **Agreement Exhibit Draft**

installed only concurrently with the construction of the building. The maximum height of these freestanding new motor vehicle dealership signs on Lot 110 shall be 30 feet tall and 128 square feet of area when placed with a 10 foot setback from the property line. For each additional 2 feet of setback from the 10 foot setback an additional 10.65 square feet of area and 1 foot of height may be added up to a maximum area of 288 square feet and a maximum height of 40 feet.

### Architectural Design Theme.

- The development will follow a unifying architectural theme on Lots 101 through 109 by use of exterior finishes which will be within a compatible color range, and detailing characteristic and module size would be maintained to provide consistency from building to building, though flexibility will be permitted
- diversity in the buildings on Lots 101 through 109 will be allowed for interest, but the use of compatible materials and building design characteristics shall be such that a progressive theme is created in the development and all of the buildings are complementary. Pitched roofs, false gables, towers and such other details shall be incorporated as possible to contribute to the unity of the buildings and the unique look of the development.
- common public elements throughout the development will include the same bicycle racks, light poles and lighting standards, same paving detailing, and consistent landscaping characteristics will be employed on all lots within the development. Except on Lot 110, all monument signs throughout the development will have the same structural style housing for the actual sign and that housing will use materials compatible with the color of the building on the lot where the sign is placed.

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- although national franchises have requirements for building look and character that may need to be accommodated, the franchise buildings on Lots 101 through 109 also generally should be consistent with the unifying features above.
- All buildings on all Lots, including Lot 110, shall exhibit four-sided architecture and shall be constructed with exterior walls that are made of the following materials, or combination thereof:
  - LEED metal panels or other LEED materials or products
  - Stone
  - Cast stone
  - Colored block
  - Split faced block
  - Brick
  - Exposed architectural structural steel
  - Glass
  - Aluminum Storefront
  - Architectural shingles
  - Architectural metal roofing or sheeting
  - Hardi-Plank siding and accent trims and accents
  - EIFS (provided that EIFS shall constitute not more than 50% of the façade, all of which EIFS shall be no lower than 5 feet above ground).

The following materials shall not be used on the exterior walls of any buildings in the project.

- Tilt-up Concrete
- Vinyl Lap Siding
- Long Span "Metal Building Siding"
- T-111 Plywood Siding or other composite panelized siding
- Corrugated Metal Panels
- Wood Shake Shingles

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Declaration of Covenants. A Declaration of Covenants and Restrictions substantially in the form submitted with this Statement of Intent will be recorded, which, in part, and among other things, provides for the following:

Maintenance and repair obligations of each lot owner which will include:

- Drive and Parking Areas. Maintaining, cleaning, and replacing all paved surfaces and curbs in a smooth and evenly covered condition, such work to include, without limitation, sweeping, restriping, resealing and resurfacing.
- Debris and Refuse. Periodic removal of all papers, debris, filth, and refuse, including sweeping to the extent necessary to keep the Parcel in a first-class, clean, and orderly condition. All sweeping shall be at appropriate intervals during such times as shall not interfere with the conduct of business or use of the Project by persons intending to conduct business with occupants of the Project.
- Storm Water Drainage. Developing, maintaining, and repairing storm water drainage and detention facilities so that the same are in good working order and in compliance with all applicable storm water regulations of City. Owners shall maintain records of required inspections and maintenance.
- Landscaping. All lawns, trees, shrubs and other landscaped areas shall be irrigated, mowed and trimmed, and maintained in good first-class condition at all times; provided that maintenance of areas required to be planted in native grasses or in native vegetation under applicable laws, ordinances or governmental agreements shall be maintained as

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required under any such laws, ordinances or agreements. All site landscaping shall be maintained to good quality standards that ensure the quality and character of the development.

- Compliance with Laws. Maintaining, or causing to be maintained, at such Owner's sole cost and expense, the exterior of Buildings from time to time located on such Owner's Parcel, as well as the Parcel itself, in compliance with all applicable governmental laws, rules, regulations, orders, and ordinances (collectively, "Laws") and the other provisions of the declaration.
- Building Exteriors. Exterior applications on the building shell shall be kept and maintained in good quality appearance and condition with the expressed purpose of achieving longevity for the buildings in the development.

Neighborhood Consultation required under the Declaration of Covenants shall include, but not be limited to:

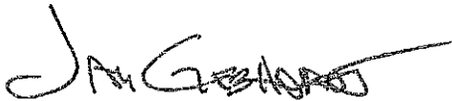
- Developer will consult with the representatives of the \_\_\_\_\_ neighborhood association(s) as long as these associations continue to exist, or with any successor organizations, when faced with significant changes in circumstances that affect the development or with proposals for the development that are not consistent with the unifying theme above. The heads of the neighborhood associations to be contacted shall be those identified on the official list of such

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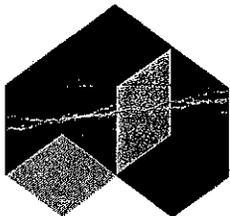
associations as maintained by the City of Columbia.

- Developer/or Lot owners also will consult with neighborhood associations as provided above, if any change in the CP Plan for such owner's Lot requires a return to the City Council for approval. This does not include administrative changes that require only City staff level approval.
- Those neighborhood associations identified in the Declaration of Covenants shall also have a right to appoint a representative to participate in the quality review consultation process provided for in the Declaration of Covenants.
- If for any reason Lot 110 is not to be used by the presently intended new motor vehicle dealerships, Developer will discuss alternative options for developing Lot 110 with said neighborhood associations before proceeding with another proposal for developing Lot 110.

Thank You,



Jay Gebhardt, PE, PLS



# A CIVIL GROUP

CIVIL ENGINEERING • PLANNING • SURVEYING

May 7, 2008

City of Columbia - Planning and Development  
Attn: Tim Teddy  
701 E. Broadway  
Columbia, Mo 65201

RECEIVED

MAY 08 2008

PLANNING DEPT.

Re: Design Parameters for the Lot 109 Crosscreek Center C-P Development.

Mr. Teddy,

The following are the Design Parameters for the proposed CP plan for Lot 109 of Crosscreek Center:

- a) The minimum distance between any building and any adjacent property line or adjacent right-of-way will be 25 feet.
- b) The minimum distance between the edge of any driveway, parking area, and any adjacent property line or adjacent right-of-way will be 0 feet.
- c) The signs permitted shall be wall-mounted signs that meet the requirements of C-3 zoning and one freestanding monument sign with a maximum height of 8 feet and a maximum sign area of 64 square feet regardless of setback from the property line. All other relevant sign matters shall conform to Chapter 23 of the City of Columbia Code of Ordinances.
- d) The minimum percentage of the site to be open space/landscaping shall be 45%.
- e) The maximum number of light poles shall be determined at a later date by the lighting engineer. Such lighting shall conform to the City of Columbia's Lighting Ordinance, No. 29-30.1 with the exception that the maximum height for light poles shall be 20 feet.

Sincerely,  
A Civil Group

Kevin P. Murphy

021255

Introduced by McDavid

First Reading 2-20-12

Second Reading 3-5-12

Ordinance No. 021255

Council Bill No. B 48-12

**AN ORDINANCE**

amending Ordinance No. 020013 to allow hotels as permitted uses on Lots 101-104, Lots 107-108 and Lots 111-112 on property in zoning District C-P located along the east side of U.S. Highway 63, on both sides of Stadium Boulevard (State Route 740); and fixing the time when this ordinance shall become effective.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBIA, MISSOURI, AS FOLLOWS:

SECTION 1. Ordinance No. 020013, passed on August 18, 2001, is amended to add hotels as permitted uses on the following property in District C-P:

Lots 101, 102, 103, 104, 107, 108, 111 and 112 of Crosscreek Center Plat 1 as shown by the plat recorded in Plat Book 42 at Page 22 of the Records of Boone County, Missouri and an unplatted tract of land adjacent to the southern portion of the plat being described as follows:

BEGINNING AT A 1/2" IRON PIPE BEING THE SE CORNER OF THE SW 1/4 OF THE NE 1/4 OF SECTION 20 T 48 N, R12 W; THENCE N88°48' 05"W, 1187.40 FEET; THENCE N18°13' 30"E, 452.79 FEET; THENCE N64°46' 35"E, 293.35 FEET; THENCE S87°24' 40"E, 481.69 FEET; THENCE N51°52' 55"E, 57.18 FEET; THENCE N10°16' 05"E, 172.65 FEET; THENCE N53°52' 40"E, 67.33 FEET; THENCE S76°29' 50"E, 123.45 FEET; THENCE S31°15' 25"E, 128.45 FEET; THENCE S01°32' 30"W, 664.64 FEET TO THE POINT OF BEGINNING AND CONTAINING 15.07 ACRES.

SECTION 2. This ordinance shall be in full force and effect from and after its passage.

PASSED this 5th day of March, 2012.

ATTEST:

\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Mayor and Presiding Officer

APPROVED AS TO FORM:

  
\_\_\_\_\_  
City Counselor