



# County of Fairfax, Virginia

*To protect and enrich the quality of life for the people, neighborhoods and diverse communities of Fairfax County*

February 13, 2013

Elizabeth D. Baker  
Walsh, Colucci, Lubeley, Emrich & Walsh, P.C.  
2200 Clarendon Boulevard, 13<sup>th</sup> Floor  
Arlington, VA 22201

RE: Rezoning Application RZ 2010-PR-014E  
(Concurrent with Rezoning Application RZ 2010-PR-014D)

Dear Ms. Baker:

Enclosed you will find a copy of an Ordinance adopted by the Board of Supervisors at a regular meeting held on February 12, 2013, granting Rezoning Application RZ 2010-PR-014E in the name of of Georgelas Group LLC. The Board's action rezones certain property in the Providence District from the C-4 and HC Districts to the PTC and HC Districts to permit mixed use development with an overall Floor Area Ratio (FAR) of 3.29 and Waiver #8158-WPFM-002-1 to permit the location of underground storm water management facilities in a residential area. The subject property is located in the S.W. quadrant of the intersection of Spring Hill Road and Greensboro Drive on approximately 7.39 acres of land, Tax Map 29-3 ((1)) 63C is subject to the proffers dated February 7, 2013.

The Planning Commission previously approved Final Development Plan Application FDP 2010-PR-014D on February 7, 2013, subject to final development plan conditions dated February 7, 2013.

**The Board also:**

- Modified all trails and bike trails in favor of the streetscape and on-road bike lane system shown on the Plans
- Waived Paragraph 3 of Section 17-201 of the Zoning Ordinance to provide any additional interparcel connections to adjacent parcels beyond that shown on the Plans and as proffered
- Waived Paragraph 4 of Section 17-201 of the Zoning Ordinance requiring any further dedication and construction for widening of existing roads to address Comprehensive Plan requirements beyond that which is indicated in the Plans and proffers

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Office of the Clerk to the Board of Supervisors  
12000 Government Center Parkway, Suite 533  
Fairfax, Virginia 22035

Phone: 703-324-3151 ♦ Fax: 703-324-3926 ♦ TTY: 703-324-3903  
Email: [clerktothebos@fairfaxcounty.gov](mailto:clerktothebos@fairfaxcounty.gov)  
<http://www.fairfaxcounty.gov/bosclerk>

- Waived Paragraph 1 of Section 6-506 of the Zoning Ordinance requiring a minimum district size of 10 acres in the PTC District
- Waived the requirement for a service drive on Route 7
- Modified the interior and peripheral parking lot landscaping requirements for interim surface lots, when shown on an approved Final Development Plan (FDP) or when applied to interim uses for existing conditions
- Waived Zoning Ordinance Section 16-403 requiring a final development plan as a prerequisite to a site plan in the PTC District for the following features as shown on the CDP: public improvement plans associated with public streets, interim park space previously proffered with Rezoning Application RZ 2010-PR-014A and located on Rezoning Application RZ 2010-PR-014E, and minor modifications to the existing buildings on Rezoning Application RZ 2010-PR-014E
- Waived Section 11-302 of the Zoning Ordinance to allow a private street to exceed 600 feet in length as shown on the CDP
- Modified Section 7-0802.2 of the PFM to allow for the projection of structural columns into parking stall (no more than 4 percent of the stall area)
- Approved the use of underground stormwater management and best management practices in a residential development, subject to Waiver Number 8158-WPFM-002-1
- Modified the 10 year tree canopy requirements in favor of that shown on the Plans, and as proffered
- Modified the tree preservation target in favor of that shown on the Plans, and as proffered
- Modified Section 12-0702 1B (2) to permit the reduction of the minimum planter opening area for trees used to satisfy the tree cover requirement, in favor of that shown on the Plans, and as proffered
- Waived Paragraph 2 of Section 2-506 of the Zoning Ordinance to allow a parapet wall, cornice or similar projection to extend more than three feet above the roof, when shown on an approved FDP
- Waived maximum fence height to permit an increase from 7 feet to 14 feet for sport courts and other features when shown on an approved FDP

- Modified Paragraph 4 of Section 11-202 of the Zoning Ordinance requiring a minimum distance of 40 feet of a loading space from a drive aisle when shown on an approved FDP
- Modified Section 7-0800 of the PFM to allow the use of tandem parking spaces with valet service to be counted as required parking (as permitted by the PTC District regulations) as described in the proffers.

Sincerely,



Catherine A. Chianese  
Clerk to the Board of Supervisors

Cc: Chairman Sharon Bulova  
Supervisor Lynda Smyth, Providence District  
Tim Shirocky, Acting Director, Real Estate Division, Dept. of Tax Administration  
Barbara Berlin, Director, Zoning Evaluation Division, DPZ  
Diane Johnson-Quinn, Deputy Zoning Administrator, Dept. of Planning and Zoning  
Thomas Conry, Dept. Manager – GIS - Mapping/Overlay  
Angela K. Rodeheaver, Section Chief, Transportation Planning Division  
Donald Stephens, Transportation Planning Division  
Department of Highways-VDOT  
Sandy Stallman, Park Planning Branch Manager, FCPA  
Charlene Fuhrman-Schulz, Development Officer, DHCD/Design Development Division  
Planning Commission  
Denise James, Office of Capital Facilities/Fairfax County Public Schools  
Karyn Moreland, Chief Capital Projects Sections, Dept. of Transportation



At a regular meeting of the Board of Supervisors of Fairfax County, Virginia, held in the Board Auditorium in the Government Center at Fairfax, Virginia, on the 12<sup>th</sup> day of February, 2013, the following ordinance was adopted:

**AN ORDINANCE AMENDING THE ZONING ORDINANCE  
PROPOSAL NUMBER RZ 2010-PR-014E  
(Concurrent with Rezoning Application RZ 2010-PR-014D)**

**WHEREAS**, Georgelas Group LLC, filed in the proper form an application requesting the zoning of a certain parcel of land herein after described, from the C-4 and HC Districts to the PTC and HC Districts, and

**WHEREAS**, at a duly called public hearing the Planning Commission considered the application and the propriety of amending the Zoning Ordinance in accordance therewith, and thereafter did submit to this Board its recommendation, and

**WHEREAS**, this Board has today held a duly called public hearing and after due consideration of the reports, recommendation, testimony and facts pertinent to the proposed amendment, the Board is of the opinion that the Ordinance should be amended,

**NOW, THEREFORE, BE IT ORDAINED**, that that certain parcel of land situated in the Providence District, and more particularly described as follows (see attached legal description):

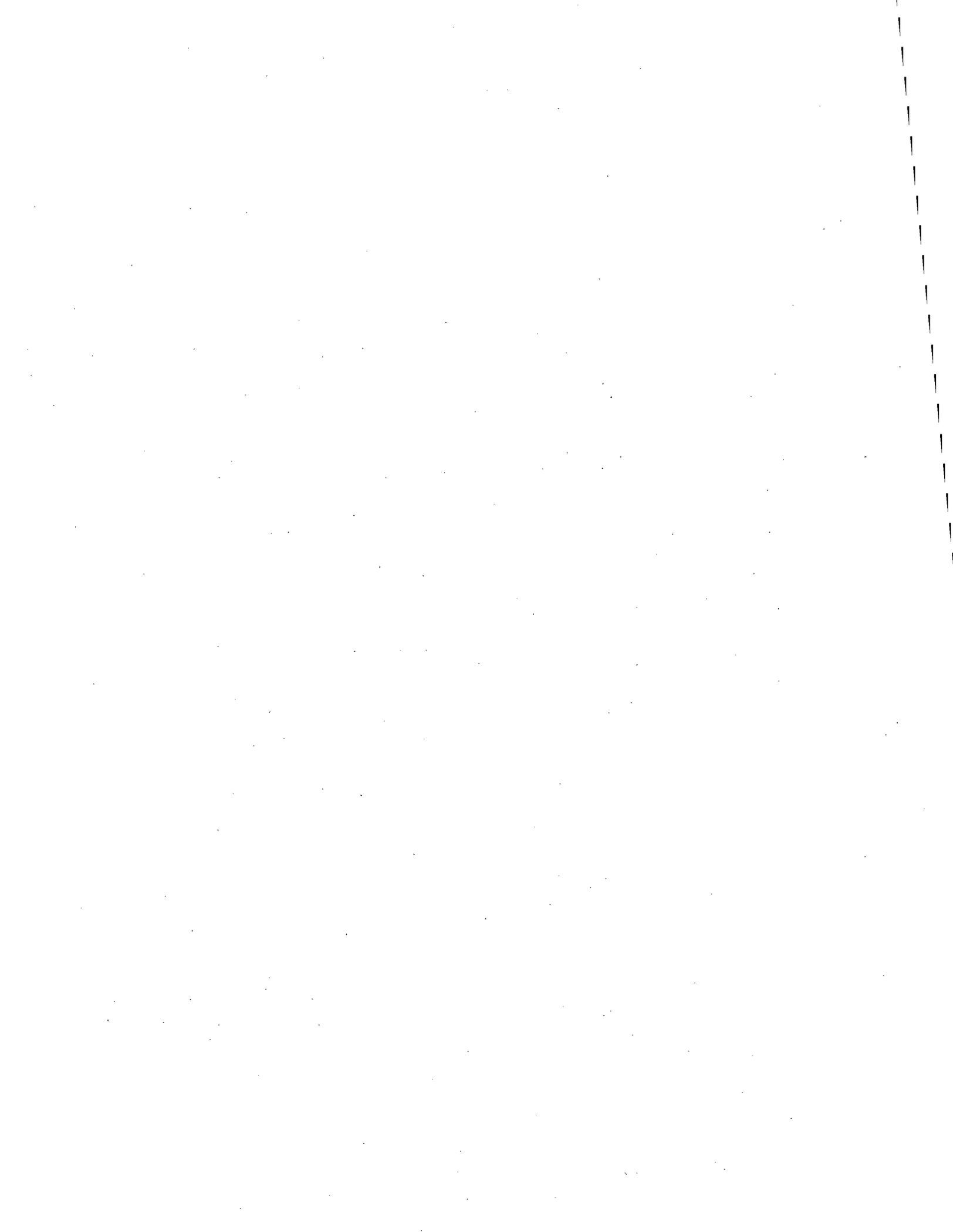
Be, and hereby is, zoned to the PTC and HC Districts, and said property is subject to the use regulations of said PTC and HC Districts, and further restricted by the conditions proffered and accepted pursuant to Va. Code Ann., 15.2-2303(a), which conditions are in addition to the Zoning Ordinance regulations applicable to said parcel, and

**BE IT FURTHER ENACTED**, that the boundaries of the Zoning Map heretofore adopted as a part of the Zoning Ordinance be, and they hereby are, amended in accordance with this enactment, and that said zoning map shall annotate and incorporate by reference the additional conditions governing said parcel.

GIVEN under my hand this 12th day of February, 2013.



Catherine A. Chianese  
Clerk to the Board of Supervisors



PROFFERS  
 GEORGELAS GROUP LLC  
 RZ 2010-PR-014-E  
 February 7, 2013  
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**PROFFERS**  
**GEORGELAS GROUP LLC**  
**RZ 2010-PR-014-E**

February 7, 2013

Pursuant to Section 15.2-2303(A) of the Code of Virginia (1950, as amended) and Section 18-204 of the Zoning Ordinance of Fairfax County (1978, as amended), the property owners and applicant, for themselves and their successors and/or assigns (hereinafter collectively referred to as the "Applicant"), hereby proffer that the parcel under consideration and shown on the Fairfax County 2012 Tax Maps as 29-3 ((1)) 63C (the "Subject Property") shall be in accordance with the following conditions if, and only if, rezoning application 2010-PR-014-E (the "Rezoning") is granted.

The Subject Property is part of a larger rezoning known as "Spring Hill Station" which includes four related components identified as A, B, D and E (collectively referred to as "RZ 2010-PR-014"). The Subject Property is the subject of RZ 2010-PR-014-E. Property identified as 2012 Tax Map 29-3 ((1)) 48D is the subject of RZ 2010-PR-014-A, which was previously approved. Property identified as 2012 Tax Map 29-3 ((1)) 60C is the subject of RZ 2010-PR-014-B, which was previously approved. Property identified as 2012 Tax Map 29-1 ((1)) 18C and 29-3 ((1)) 54A, 57, 57B, and 57G is the subject of RZ 2010-PR-014-D. RZ 2010-PR-014 is divided into three Neighborhoods referred to as 1, 2 and 3 and six areas identified as Areas A, B, D, E, F and G. The Subject Property is in Neighborhood 2 and is referred to as Area E.

**GENERAL**

1. Conceptual Development Plan. The Subject Property shall be developed in substantial conformance with the Spring Hill Station Demonstration Project Part E Conceptual Development Plan ("CDP") dated June 22, 2010 and revised through January 28, 2013, prepared by VIKA, Incorporated, WDG Architecture, PLLC, and ParkerRodriquez, Inc. The CDP includes two options; Option 1 represents the maximum office proposal and Option 2 represents the maximum, residential proposal. The Applicant reserves the right to develop in accord with either option or a combination of the two options. The proffered elements of the CDP are limited to the grid of streets, general location of the points of access, general location of the buildings, uses (i.e., office, residential, hotel and retail/service), building heights, amount, general location and quality of urban park land, and general quality and character of the streetscape. Other elements of the CDP may be adjusted or modified with approval of future Final Development Plans ("FDPs") in accordance with the provisions set forth in Sect. 16-402 of the Fairfax County Zoning Ordinance (the "Zoning Ordinance").
2. Minor Modifications. Minor modifications to the CDP may be permitted as determined by the Zoning Administrator. The Applicant shall have the flexibility to modify the layout shown on the CDP without requiring approval of a Conceptual Development Plan Amendment ("CDPA") provided such changes are in substantial conformance with the CDP as determined by the Zoning Administrator and do not affect the proffered elements

of the CDP identified in Proffer 1, pursuant to Par. 4 of Sect.16-403 of the Zoning Ordinance.

3. Umbrella Owners' Association or Equivalent. The Applicant shall cause the recordation of an umbrella owners association ("UOA") for the Subject Property or the equivalent in the form of one or more reciprocal easement and/or joint maintenance and/or joint development agreements, and other governance documents as necessary (collectively referred to as "UOA or equivalent"), to provide for various proffer and maintenance obligations, including but not limited to, implementation of the TDM program, maintenance of the private streets and sidewalks, streetscapes and furnishings therein, publicly accessible park areas and any private utility systems. Such governance documents shall be submitted to the Office of the County Attorney to ensure they provide for the various proffers and maintenance obligations not otherwise covered by separate agreement with Fairfax County (the "County") and/or the Virginia Department of Transportation ("VDOT"). Said UOA or equivalent may be expanded to include other properties subject to RZ 2010-PR-014 as well as additional nearby properties. Such UOA or equivalent shall be established prior to the issuance of the first RUP or Non-RUP for the second new building on the Subject Property and shall expand to incorporate subsequent buildings concurrent with the phasing of redevelopment. For purposes of clarity, no portion of the Subject Property shall be required to become part of the UOA or equivalent prior to its redevelopment.

#### PROPOSED DEVELOPMENT

4. Existing Development.
  - A. The Subject Property is developed with the two existing office buildings which contain approximately 431,170 square feet, a structured parking garage and surface parking lots (collectively, the "Existing Development"). The Existing Development is currently occupied with office uses and accessory uses including a child care center. The Existing Development is shown on Sheet C-4 of the CDP (the "Existing Conditions Plan") and may remain in operation in its current form.
  - B. The Applicant may make modifications to the Existing Development that are in substantial conformance with the Existing Development Plan. Minor modifications and minor building additions to the Existing Development Plan may be approved by the Zoning Administrator pursuant to the provisions of Par. 4 of Sect. 16-403 of the Zoning Ordinance without the need for a CDPA or FDP. The Applicant may secure site plan, subdivision and building permit approvals for, and make interior and minor exterior improvements to, the Existing Development shown on Sheet C-4 but shall not be subject to transportation, streetscape or similar proffered improvements or be required to request deferrals of street dedication, street construction, streetscape, sidewalk and trail construction, streetlights, providing Tysons PTC stormwater criteria, or other related improvements shown on the CDP.

- C. The existing parking structure and associated elements may be partially demolished to accommodate the construction of Building E4 and Urban Park 9 or Building E5. In that event, portions of the Existing Development shall be included in the FDP for Buildings E4 and E5 for the purposes of coordinating site access, circulation and parking, and ensuring appropriate interim conditions, but shall not be subject to transportation, streetscape or similar proffered improvements associated with Building E3, except as might be approved with the Building E4 and Building E5 FDPs.
- D. When Building E3 is submitted for FDP approval, the Existing Development shall also be submitted for FDP approval.
5. Proposed Development.
- A. Uses. Development of the Subject Property may include any use permitted in the Planned Tysons Corner Urban ("PTC") District, subject to the Use Limitations in Sect. 6-505 of the Zoning Ordinance and the limitations in the development tabulations on Sheet C-3A of the CDP (the "Development Tabulations") and these Proffers. The primary uses of the Subject Property shall be office, hotel and multi-family residential dwellings. Accessory uses, as defined by the Zoning Ordinance, may also be included in any building designated for one of these primary uses.
- The Retail/Service category provided in the Development Tabulations may include any non-residential use permitted in the PTC District, subject to the Use Limitations in Sect. 6-505. The general extent and location of all Retail/Service uses shall be provided with the submission of each FDP, and shall be subject to review and approval.
- B. Maximum Gross Floor Area.
- (i) The maximum gross floor area ("GFA") (gross floor area as defined in the Zoning Ordinance as of the date of these Proffers), permitted on the Subject Property is 1,083,170 square feet, including the Existing Development (the "Proposed Development").
- (ii) The maximum GFA for office uses and those other uses as specified in Section 6-507 Paragraph 2A(2) of the Zoning Ordinance shall be 851,170. At the time of FDP approval for each building, it shall be determined if any GFA associated with proposed Retail/Services uses in the building should be considered a use regulated by Section 6-507 Paragraph 2A(2).
- C. Adjustments to Individual Building GFA. FDPs approved for individual building sites on the Subject Property shall establish the primary use (based on Option 1 or Option 2 shown in the Development Tabulations) and the maximum GFA for each building within the limits established by these Proffers and the CDP. The specific GFA for each building shall be established at final site plan.

- (i) If the GFA approved with the FDP for one or more buildings is less than the maximum GFA shown in the Development Tabulations for such building(s), then the excess GFA under the selected Option 1 or Option 2 use may be utilized in another building or building(s) of the same use within the Subject Property, provided the excess GFA can be accommodated within the maximum building height(s) shown on the CDP and subject to approval of the applicable FDP(s) or FDPA(s) for the buildings transferring and utilizing the excess GFA.
- (ii) The GFA allocated to the Retail/Service category in each building as shown in the Development Tabulations may be shifted between buildings and the overall GFA allocated to the Retail/Service category in the Development Tabulations may be increased up to double without the need for a PCA or CDPA as long as the proposed increase is shown on an approved FDP and the maximum GFA for individual buildings (as set forth in the Development Tabulations or as may be subsequently adjusted in accordance with subparagraph (i) above) is not exceeded. Any increase in the GFA allocated to the Retail/Service category in a primarily residential building that is 30,000 square feet more than that shown in the Development Tabulations may require a supplemental traffic analysis as determined by the Fairfax County Department of Transportation ("FCDOT").

D. Special Exception and Special Permit Uses. Uses allowed by special exception or special permit in the PTC District may be authorized through a separate special exception or special permit process without the need for a PCA or CDPA, provided the use is in general conformance with the approved CDP and the applicable FDP.

6. Final Development Plans. FDP and FDPA approvals may be requested from the Planning Commission in accordance with Section 16-402 of the Zoning Ordinance with respect to each respective building site without obtaining the consent and/or joinder of the owners of any of the other building sites. If requested by the District Supervisor, individual FDPs for the Subject Property which are not concurrent with this original rezoning or filed in conjunction with a PCA shall be subject to review by the Board of Supervisors (the "Board") to determine if the FDP is in accordance with the approved CDP and complies with applicable zoning district regulations. The Applicant shall provide written notice to the District Supervisor upon initial submission of each FDP or FDPA application filed after approval of this original rezoning that is not filed concurrently with a PCA application, requesting a determination by the District Supervisor as to whether review by the Board is warranted.

The following information shall be provided with each FDP not filed concurrently with this rezoning application.

- A. Overall Tabulation. A tabulation indicating the development status of all property subject to RZ 2010-PR-014 A, B, D and E to include a listing of all existing and

proposed buildings, along with the GFA, uses and parking approved on the CDP, FDP and site plan as may be applicable. The tabulation shall identify the reassignment of any excess GFA (as compared with what was originally shown on the applicable CDP) and shall be updated with each subsequent FDP and site plan approved for the Subject Property. A similar tabulation shall be provided on all site plans for the Subject Property.

- B. Tree Canopy Calculation. A tabulation indicating the tree canopy calculations of all property subject to RZ 2010-PR-014 A, B, D and E to be updated with each subsequent FDPA and site plan approved for the Subject Property.
- C. TDM Supplement. A copy of the previous TDM Annual Report, if available, to determine progress toward attaining TDM goals and any planned modifications to the TDM program.
- D. Sight Distance. Vehicular sight distance lines at all intersections within, and adjacent to, the FDP area overlaid on the Landscape Plan as provided in Proffer 20D.
- E. Utilities. Approximate location of existing and proposed utilities to serve the area of the FDP including the location of the any utility vaults and maintenance points to stormwater management facilities overlaid on the Landscape Plan.
- F. Proposed Uses. A list of proposed uses and demonstration of how such uses meet the applicable "Use Limitations" of Section 6-505 of the Ordinance, and a description in the statement of justification of how the mix of uses at the build-out of the Subject Property will comply with these Proffers.
- G. Architectural Elements. Specific information on architectural elements as provided in Proffer 8 as well as details regarding any parapet walls, cornices or similar projections extending more than three feet above the roof.
- H. Build-to-Lines. Refinement of the build-to-lines based on proposed uses, location of possible outdoor dining areas, and identification of awnings and canopies that extend beyond the building zone, as provided in Proffer 9.
- I. Streetscape. A graphic depiction of, and any adjustments to, the activated streetscape elements as provided in Proffer 10 and refinement of, and adjustments to, streetscape elements as provided in Proffer 21.
- J. Garage Treatments. Proposed parking garage façade treatments as provided in Proffers 8 and 11.
- K. Landscaping. Detailed landscape plans as provided in Proffer 20.
- L. Streetscape Furnishings. Submission of a "Streetscape Furnishing and Materials Plan" as provided in Proffer 21.

- M. Interim Conditions. Identification of specific proposed interim conditions within the FDP area and outside the FDP area as provided in Proffer 22.
  - N. Phasing. Identification of specific proposed phased improvements in accordance with Proffer 7 and those generally set forth on the phasing-related exhibits provided on Sheet A-4.0 of the CDP.
  - O. Parking Spaces. Refinement of the number of parking spaces as provided in Proffer 35; details, to the extent known, as to when tandem spaces and/or valet parking will be utilized; and, assuming parking ratios in early phases exceed the maximum ratios allowed, a description and/or tabulation in the statement of justification discussing how the subject FDP and preceding FDPs are achieving the Comprehensive Plan's recommendations for phased parking such that at the build-out of the Subject Property the maximum parking rates are not exceeded as provided in Proffer 36.
  - P. Loading Spaces. Identification of loading spaces located within 40 feet of a drive aisle.
  - Q. Parks and Recreation. Specific park details, site amenities and substitute recreation facilities as provided in Proffer 48.
  - R. Residential Amenities. Specific facilities and amenities to be provided for each residential building
  - S. Stormwater Management. Identification of specific stormwater management facilities and access points to underground vaults as provided in Proffers 21 and 55.
  - T. Rights-of-way. Identification of proposed rights-of-way lines associated with public street.
  - U. Fencing. Identification of proposed fencing, screening, or barriers serving active recreational uses on roofs or adjacent to streets that exceed seven (7) feet in height.
7. Development Phasing. The Proposed Development includes five (5) buildings, which are identified on the CDP as Buildings E1 through E5. Buildings E3 through E5 are new buildings. Development of each new building may proceed in any order provided that each such building provides the phasing conditions depicted for such building on the CDP and that all proffers that apply to such building are addressed with the redevelopment of that building. Where a proffer establishes an obligation that applies to a particular building, a combination of buildings, and/or an FDP or site plan associated therewith, reference to "Applicant" in such proffer shall mean the party undertaking the development of such building(s).

The Applicant shall construct the grid of streets and provide pedestrian improvements, public parks, private amenities, public facilities and all other proffered improvements and

obligations on the Subject Property in phases, concurrent with the development of each new building in accordance with the phasing exhibits provided on Sheet A-4.0 of the CDP and as further described in these Proffers. In addition, interim improvements as outlined in Proffer 22 and as may be determined at time of FDP approval shall be provided concurrent with the construction of each building. Adjustments to the phasing may be approved with FDP approvals without the requirement for a PCA or CDPA, provided the adjustments do not materially adversely affect the other phases.

For purposes of these Proffers “construct” shall mean that: 1) a committed road improvement is substantially complete and is available for use by the public for travel whether or not the improvement has been accepted for maintenance by the state, and 2) a committed publicly accessible park space improvement is substantially complete and open to use by the public for use whether or not the improvement has been accepted by the County or FCPA.

### ARCHITECTURAL DESIGN

8. Building Design. The architectural treatment of all buildings within the Proposed Development shall create a sense of identity and place, and shall create human scale through the use of unifying elements such as materials, textures, color, window treatments, decorative details, lighting, and landscaping. Buildings shall be designed with high quality architecture and building materials that are typically used on the exterior of Class A office buildings and residential, retail and hotel buildings of a similar quality. FDPs shall specify design information on building materials, architecture, parking garage and loading space treatments, and specific features designed to activate streetscapes as described in Proffer 10. A minimum of 10 percent (10%) of all dwelling units shall be designed and constructed with some Universal Design features as determined by the Applicant to promote visitability.
9. Build-to-Lines. Build-to-lines (“BTL”) have been established as depicted on Sheets C-6 and C-6A of the CDP, to create an urban, pedestrian-oriented environment where buildings are located close to the street and pedestrian/streetscape areas are located between the buildings and the streets. In general, building facades are intended to be configured in such a way as to provide a continuous street wall along this line, but modifications to either side of the BTL shall be permitted, provided such modifications are in general conformance with the CDP and are shown on an approved FDP. Awnings and other architectural canopies attached to the building frontage that project out from the BTLs shall not extend beyond the building zone, except as may be shown on an approved FDP. At the time of FDP approval, the Applicant shall identify possible locations along the street level for expanded areas for outdoor dining adjacent to cafes and restaurants and shall provide appropriate building zones for such uses.
10. Activated Streetscapes and Ground Floor Elements. The ground floors of Buildings E3, E4 (Option1) and E5 (Option1) shall be designed and constructed with ground floors having an average floor to floor height of 16 feet to accommodate potential non-residential uses designed to activate the streetscape. In addition, the Applicant shall provide for a hierarchy of activated streetscapes throughout the Subject Property as

delineated on Sheet L-10 of the CDP and described below. The specific activation elements to be utilized for each building shall be graphically depicted on the FDP for review and approval.

- A. Secondary Pedestrian Corridors. These areas are designed to accommodate moderate pedestrian activity, providing access to the Spring Hill Metro Station (the "Metro Station") for walkers from the Subject Property and beyond and accommodating access to a variety of uses on the Subject Property. Secondary Pedestrian Corridors shall generally incorporate the following elements, which may be adjusted with approval of an FDP:
- (i) Where the ground floors of new buildings incorporate non-residential uses, functioning entry doors into such applicable uses shall be provided with a maximum separation of 75 feet or less, unless a greater separation is needed to accommodate larger tenant spaces or as may be permitted by the Zoning Administrator. Should the requirements of a larger tenant not accommodate multiple entries with a maximum spacing of 75 feet, the design of the façade shall incorporate glazed elements no more than 20 feet apart that are a minimum of 48 square feet in area.
  - (ii) A minimum 40% of the area of the street front ground floor facades of such buildings shall be constructed with glazed windows and doors or other transparent materials.
  - (iii) In residential buildings that do not incorporate non-residential uses on part or all of the ground floors, the building design of the primary facades shall incorporate, to the degree feasible, recreational and amenity spaces on the ground floor with a minimum of 40% of the ground floor façade constructed with glazed windows and/or doors or other transparent materials, and/or incorporate entries in to individual dwelling units from the street level. If residential units have direct access to the streetscape from an individual unit, design features shall be employed to provide interior privacy (such as having a ground floor elevation that is above the sidewalk grade).
  - (iv) Parking structures along the ground floor facades of buildings should be minimized, but where they occur, screening composed of architectural systems designed to restrict views into the garage spaces from street level shall be applied, or the general façade detailing of the building above may be continued to the ground plane.
  - (v) Loading/trash/service areas along Secondary Circulation Corridors shall be screened from public view through the use of roll down doors or similar treatment.
- B. Tertiary Pedestrian Corridors. These areas are designed to accommodate modest pedestrian activity making connections to less intense areas or through alleys.

Tertiary Pedestrian Corridors, not located along private alleys, shall incorporate the following elements:

- (i) Where the ground floors of new buildings incorporate Non-Residential Uses, a minimum 25% of the area of the ground floor facades of such buildings shall be constructed with glazed windows and doors or other transparent materials.
- (ii) In residential buildings that do not incorporate Non-Residential Uses on part or all of the ground floors, efforts shall be made to incorporate, recreational and amenity spaces on the ground floor with appropriate transparency and/or incorporate entries into individual dwelling units from the street level. Residential units that have direct access to the streetscape from an individual unit shall utilize design features to provide interior privacy (such as having a ground floor elevation that is above the sidewalk grade).
- (iii) Parking structures along the ground floor facades of buildings should be minimized, but where they occur, screening composed of architectural systems designed to restrict views into the garage spaces from street level shall be applied, or the general façade detailing of the building above may be continued to the ground plane.
- (iv) Access to parking garages and loading/trash/service areas may be provided along Tertiary Pedestrian Corridors and from the adjacent private alleys; loading/trash/service areas along tertiary circulation corridors shall be screened from public view through the use of roll down doors or similar treatment

11. Parking Structures. To further the goals of the Comprehensive Plan, above grade parking structures shall incorporate uses or screening at the ground level in keeping with Proffer 10, so as to provide a pleasant and attractive design/experience along the streetscape. In addition, one or more of the following techniques shall be employed to screen garage areas above the street level:

- A. Inclusion of an active layer of occupied space;
- B. Application of architectural screening materials that may include, but not be limited to, metal framing systems with inserted panels of wire mesh, metal, glass or other materials, and precast concrete or masonry spandrels designed to minimize views into the garage spaces from street level;
- C. Continuation of the general façade detailing of the tower above down to the top of the retail level storefront; or
- D. Extension of retail signage and architectural expressions above the retail level to provide a variety of storefront experiences, as may be permitted by the Zoning Ordinance or by an approved Comprehensive Sign Plan.

Parking structure design features shall be depicted on the FDP for review and approval.

12. Building Height. The final height for each building and specific steps in building height, including parking podia, shall be determined at the time of site plan or building permit approval, but shall not exceed the maximum building heights shown on the CDP, as measured from average grade. Building and podium heights may be less than the maximum heights shown on the CDP, provided the building retains a similar urban form to that shown on the CDP or the FDP.

Notwithstanding what is shown on the CDP the height of the parking podium serving Buildings E1, E2 and E3 shall not exceed a height of 45 feet as measured from average grade.

Structures that are excluded from the maximum height regulations as set forth in Sect. 2-506 of the Zoning Ordinance may be constructed to a height not to exceed thirty (30) feet from the roof level of the top floor of the building. All building penthouses and rooftop structures shall be integrated into the architecture of the building. The height and extent of any roof top penthouse shall be provided at FDP.

13. Telecommunications Equipment. Telecommunications equipment may be placed on building rooftops. Any such facilities must comply with the applicable requirements of the Zoning Ordinance and be screened and/or setback sufficiently from the perimeter of the roofs and penthouses such that they are not visible from the surrounding streets. Other screening measures may be used such as including the facilities as part of the architecture of the buildings, utilizing compatible colors, or employing telecommunication screening material and flush mounted antennas. Telecommunications equipment may also be architecturally integrated onto the facades of the buildings where necessary to ensure on-street and/or open space coverage. In addition, the Applicant shall provide for an additional conduit in its utility plans to accommodate future fiber and/or telecommunication connections on the Subject Property.
14. Fire Marshal. The Applicant has coordinated the layouts depicted on the CDP with the Fire Marshal. Further changes to the CDP and future FDPs shall be permitted without the requirement for a CDPA in response to the review of site plans by the Fire Marshal, including adjustments to the streetscape and perimeter building areas as necessary to allow for required emergency vehicle access, provided such modifications are made in consultation with the Fairfax County Department of Planning and Zoning (“DPZ”), FCDOT, and the Office of Community Revitalization (“OCR”) and are in substantial conformance with the intent of the CDP, future FDPs and these Proffers.

#### BUILDING PRACTICES

15. Non-Residential Building Certifications.
  - A. The Applicant shall include, as part of the building plan submission for any new non-residential building to be constructed on the Subject Property, a list of specific credits within the project’s registered version of the U.S. Green Building

Council's Leadership in Energy and Environmental Design Core and Shell (LEED<sup>®</sup>-CS) rating system, or other LEED rating system determined to be applicable by the U.S. Green Building Council (USGBC), or its equivalent as determined jointly by the Applicant and Fairfax County, that the Applicant anticipate attaining.

Except as otherwise provided below in Paragraph E as an alternative, a LEED or equivalent-accredited professional (the "LEED-AP") who is also a professional engineer or architect shall provide certification statements at the time of building plan review confirming that the items on the list will meet at least the minimum number of credits necessary to attain LEED-CS Silver certification of the building.

- B. The Applicant shall designate the Chief of the Environment and Development Review Branch of the Department of Planning and Zoning as a team member in the USGBC's LEED Online system. This team member will have privileges to review the project status and monitor the progress of all documents submitted by the project team, but will not be assigned responsibility for any LEED credits and will not be provided with the authority to modify any documentation or paperwork.
- C. Prior to the building plan approval for each non-residential building to be constructed, the Applicant shall:
  - (i) Submit documentation, to the Environment and Development Review Branch of DPZ, demonstrating that LEED Silver pre-certification under the Core and Shell program has been attained for that building. This documentation will demonstrate that the building is anticipated to attain a sufficient number of credits attain LEED Silver certification.
  - (ii) Post a "green building escrow" in the form of cash or a letter(s) of credit from a financial institution acceptable to DPWES as defined in the Public Facilities Manual (PFM), in the amount of \$2.00/square foot of GFA, as shown on the approved site plan. This green building escrow shall be in addition to and separate from other bond requirements and will be released upon demonstration of attainment of LEED-CS Silver certification, by the USGBC, under the project's registered version of the LEED-CS rating system or other LEED rating system determined, by the USGBC, to be applicable to each building. The provision to the Environment and Development Review Branch of DPZ of documentation from the USGBC that each building has attained LEED-CS Silver certification will be sufficient to satisfy this commitment.
- D. At the time LEED-CS Silver certification is demonstrated to the Environment and Development Review Branch of DPZ, the escrowed funds and/or letter(s) of credit shall be released to the Applicant.

If the Applicant provides to the Environment and Development Review Branch of DPZ, within three (3) years of issuance of the final Non-RUP for the building, documentation demonstrating that LEED-CS certification for the building has not been attained but that the building has been determined by the USGBC to fall within three (3) points of attainment of LEED-CS Silver certification, 50% of the green building escrow will be released to the Applicant; the other 50% will be released to Fairfax County and will be posted to a fund within the County budget supporting implementation of county environmental initiatives.

If the Applicant fails to provide, within three (3) years of issuance of the final Non-RUP for the building, documentation to the Environment and Development Review Branch of DPZ demonstrating attainment of LEED-Silver certification or demonstrating that the building has fallen short of LEED-CS Silver certification by three (3) points or less, the entirety of the escrow for that building will be released to Fairfax County and will be posted to a fund within the County budget supporting implementation of County environmental initiatives.

If the Applicant provides documentation from the USGBC demonstrating, to the satisfaction of the Environment and Development Review Branch of DPZ, that USGBC completion of the review of the LEED-Silver certification application has been delayed through no fault of the Applicant, the Applicant's contractors or subcontractors, the proffered time frame may be extended as determined appropriate by the Zoning Administrator, and no release of escrowed funds shall be made to the Applicant or to the County during the extension.

- E. As an alternative to the actions outlined in the Paragraphs A, C and D above, the Applicant may choose at its sole discretion to pursue a certification higher than LEED-CS Silver, in which case the LEED-AP will provide certification statements at the time of building plan review confirming that the items on the list of specific credits will meet at least the minimum number of credits necessary to attain LEED-CS Gold certification.

Prior to building plan approval for the building to be constructed, the Applicant shall submit documentation, to the Environment and Development Review Branch of DPZ, demonstrating that LEED Gold pre-certification under the Core and Shell program has been attained for that building. This documentation will demonstrate that the building is anticipated to attain a sufficient number of credits to attain LEED-CS Gold certification. Under this alternative, the Applicant is not required to provide a "green building escrow" unless the Applicant fails to provide the above referenced documentation that the building is anticipated to attain LEED-CS Gold certification.

Prior to final bond release for the building, the Applicant shall submit documentation to the Environment and Development Review Branch of DPZ, confirming the status of LEED certification.

16. Residential Building Certifications.

- A. The Applicant shall include, as part of the building plan submission for the residential building to be constructed on the Subject Property, a list of specific credits within the project's registered version of the U.S. Green Building Council's Leadership in Energy and Environmental Design—New Construction (LEED®-NC) rating system, or other LEED rating system determined to be applicable by the U.S. Green Building Council (USGBC), or its equivalent as determined jointly by the Applicant and Fairfax County, that the Applicant anticipates attaining.
- B. In addition, the Applicant shall designate the Chief of the Environment and Development Review Branch of the Department of Planning and Zoning (DPZ) as a team member in the USGBC's LEED Online system. This team member will have privileges to review the project status and monitor the progress of all documents submitted by the project team, but will not be assigned responsibility for any LEED credits and will not be provided with the authority to modify any documentation or paperwork.
- C. Except as otherwise provided below as an alternative, a LEED or equivalent-accredited professional ("LEED-AP") who is also a professional engineer or licensed architect will provide certification statements at the time of building plan review confirming that the items on the list will meet at least the minimum number of credits necessary to attain LEED-NC certification of the project.
- D. Prior to building plan approval, the Applicant will execute a separate agreement and post, for each building, a "green building escrow," in the form of cash or a letter of credit from a financial institution acceptable to DPWES as defined in the Public Facilities Manual ("PFM"), in the amount of \$2.00/square foot of GFA. This green building escrow will be in addition to and separate from other bond requirements and will be released upon demonstration of attainment of LEED-NC certification, by the USGBC, under the project's registered version of the LEED-NC rating system or other LEED rating system determined, by the USGBC, to be applicable to each building. The provision to the Environment and Development Review Branch of DPZ of documentation from the USGBC that each building has attained LEED-NC certification will be sufficient to satisfy this commitment. At the time LEED-NC certification is demonstrated to the Environment and Development Review Branch of DPZ, the escrowed funds shall be released to the Applicant.

If the Applicant provides to the Environment and Development Review Branch of DPZ, within three (3) years of issuance of the final RUP for the building, documentation demonstrating that LEED-NC certification for the building has not been attained but that the building has been determined by the USGBC to fall within three (3) points of attainment of LEED-NC certification, 50% of the green building escrow will be released to the Applicant; the other 50% will be released to Fairfax County (the "County") and will be posted to a fund within the County budget supporting implementation of County environmental initiatives.

If the Applicant fails to provide, within three (3) years of issuance of the final RUP for the building, documentation to the Environment and Development Review Branch of DPZ demonstrating attainment of LEED-NC certification or demonstrating that the building has fallen short of LEED-NC certification by more than three (3) points, the entirety of the escrow for that building will be released to Fairfax County and will be posted to a fund within the County budget supporting implementation of County environmental initiatives.

If the Applicant provides documentation from the USGBC demonstrating, to the satisfaction of the Environment and Development Review Branch of DPZ, that USGBC completion of the review of the LEED-NC certification application has been delayed through no fault of the Applicant, the Applicant's contractors or subcontractors, the proffered time frame may be extended as determined appropriate by the Zoning Administrator, and no release of escrowed funds shall be made to the Applicant or to the County during the extension.

- E. As an alternative to the actions outlined in the paragraphs A, C and D above, the Applicant may choose at its sole discretion to pursue a certification higher than LEED-NC, in which case a LEED or equivalent-accredited professional will provide certification statements at the time of building plan review confirming that the items on the list of specific credits will meet at least the minimum number of credits necessary to attain LEED-NC Silver certification.

Prior to final building plan approval for the building to be constructed, the Applicant shall submit documentation, to the Environment and Development Review Branch of DPZ, regarding the USGBC's preliminary review of design-oriented credits in the LEED program. This documentation will demonstrate that the building is anticipated to attain a sufficient number of design-related credits that, along with the anticipated construction-related credits, will be sufficient to attain LEED-NC Silver certification. Under this alternative, the Applicant is not required to provide a "green building escrow" unless the Applicant fails to provide the above referenced documentation that the building is anticipated to attain LEED NC Silver certification.

Prior to final bond release for the building, the Applicant shall submit documentation to the Environment and Development Review Branch of DPZ, confirming the status of LEED certification.

17. Sustainable Energy Practices. To promote efficient, renewable and sustainable energy practices, the Applicant shall provide in newly constructed buildings:
- A. Electric Vehicle Charging Infrastructure. Each parking garage shall initially be constructed with a minimum of one (1) electric vehicle recharging station that serves two (2) parking spaces and infrastructure (such as conduit) to facilitate additional future recharging stations.

- B. **Shared Energy.** For any site plan that includes more than one building, provide an assessment of the potential, within the area subject to the site plan, of shared energy systems, including but not limited to combined heat and power (CHP) (co-generation), micro-CHP, distributed energy resources, and district heating and/or cooling, and, if a shared energy strategy will not be pursued, provide a narrative discussion regarding the reason(s) for this outcome. At a minimum, the Applicant shall ensure that a utility sleeve through the foundations of the proposed buildings, are sized to accommodate a pipe/facility, a maximum of 12 inches in diameter, allowing potential future energy sharing or alternate energy sources.
- C. **Energy and Water Data.** To the extent there are master electric, gas and water meters for entire buildings, upon request by the County the Applicant shall provide to the County aggregated non-proprietary energy and water consumption data, as practicable, for the each building and the entire Subject Property.
18. **Residential Interior Noise Level.** The Applicant shall reduce the interior DNL to no more than 45 dBA for residential use of Building E5. At the time of building plan application for Building, E5 the Applicant shall submit to the Chief of the Environment and Development Branch of DPZ (the "E&D Chief"), for approval, and to DPWES, for information only, an acoustical study prepared by a qualified acoustical consultant (the "Indoor Noise Study") addressing indoor noise levels, including proposed noise attenuation measures and materials to ensure compliance with the interior DNL limit of 45 dBA. The Applicant shall not obtain building permits until the E&D Chief has approved the applicable Indoor Noise Study, provided that a failure by the E&D Chief to review and respond to the Applicant within 60 days of receipt of the Indoor Noise Study shall be deemed approval of such study.
19. **Bird-Friendly Design Elements.** In an effort to reduce bird injury and death due to in-flight collisions with buildings, the Applicant shall include one or more bird friendly design elements, as determined by the Applicant in the architectural plans of each new building on the Subject Property. The bird friendly design elements may include, but not be limited to, the use of color, texture, opacity, patterns, louvers, screens, interior window treatments, or ultraviolet materials that are visible to birds, the angling of outside lights, curbing of excessive or unnecessary night-time illumination in commercial buildings, reduction of bird attracting bird vegetation, the use of decoys and breaking of glass swaths. Nothing herein shall require the Applicant to obtain a bird-friendly LEED credit. Upon the issuance of a building permit for each building, the provisions of this Proffer shall be deemed satisfied to such building.

#### SITE DESIGN

20. **Landscaping.** The CDP includes a conceptual landscape plan for the Subject Property consisting of an overall plan and details regarding streetscapes, plazas, publicly accessible park areas including courtyards and private amenity areas. As part of subsequent FDP approvals, more detailed landscape plans for each building phase shall be provided in general conformance with the concepts included on Sheets L-6 through L-9 with adjustments permitted so long as the quantity and quality of the landscaping

provided and the function of the space remains consistent with that shown on the CDP. Such plan shall include the location of all known utilities and sight distance requirements overlaid on the planting plan.

As part of the site plan submission for each building phase, the Applicant shall submit to the Urban Forestry Management Division (“UFMD”) of the DPWES for review and approval a detailed landscape plan that is in substantial conformance with the quantity and quality of plantings and materials landscaping shown on the approved FDP, and shall include, among other things, irrigation information, design details for tree wells and other similar planting areas on structures and along streets. These details shall include the composition of planting materials, methods for providing suspended pavement over tree root zones to prevent soil compaction, and methods for ensuring the viability of plantings on structures.

21. Streetscaping. Streetscaping shall be installed on the Subject Property as conceptually illustrated on Sheets L-1 through L-4. Streetscape elements shall include: a landscape amenity panel located immediately behind the face of curb; a clear pedestrian sidewalk adjacent to the landscape amenity panel; and a building zone between the pedestrian sidewalk and the face of the building that is designed to allow access to the building and/or additional landscaping adjacent to residential uses and also storefront browsing, outdoor display, outdoor dining, and similar uses adjacent to Retail/Service uses. Streetscaping elements may be adjusted at the time of FDP approval provided the quality of the streetscape and minimum clear pedestrian sidewalks are consistent with that shown on the CDP.
  - A. Street Trees. Tree planting sites are set forth on the CDP, subject to revision as may be approved on the FDP or at site plan review by the UFMD. Revisions may be necessitated to accommodate bus stop shelters, clear zones, and other similar requirements and shall not require a CDPA or FDPA. The Applicant shall retain the services of a certified arborist or Registered Consulting Arborist to monitor the design and inspect the planting of the street trees and shall notify UFMD in writing or by electronic mail no later than three business days prior to tree pit construction to allow for County inspection. Where minimum planting widths of eight (8) feet are not provided, alternative measures either as identified in the Tysons Urban Design Guidelines (endorsed by the Board on January 24, 2012) (the “Tysons Urban Design Guidelines”) or as found acceptable to UFMD, shall be used to satisfy the following specifications for all planting sites:
    - (i) A minimum of 4 feet open surface width and 16 square feet open surface area for Category III and Category IV trees.
    - (ii) A minimum rooting area of 8 feet wide (may be achieved with techniques to provide un-compacted soil below hardscape areas within the pedestrian realm), with no barrier to root growth within four feet of the base of the tree.

- (iii) A minimum soil depth of four (4) feet as measured to the shallow most point of the tree pit as shown in the tree planting details found on Sheet L-7 of the CDP.
  - (iv) Soil volume for Category III and Category IV trees (as defined in Table 12.19 of the PFM) shall be 700 cubic feet per tree for single trees. For two trees planted in a contiguous planting area, a total soil volume of at least 600 cubic feet per tree shall be provided. For three or more trees planted in a contiguous area, the soil volume shall equal at least 500 cubic feet per tree. A contiguous area shall be any area that provides root access and soil conditions favorable for root growth throughout the entire area. Soil volumes as listed above may be reduced to a minimum of 400 cubic feet per tree where necessary, such as where paving above rooting zones is necessary to accommodate pedestrian traffic or where utility locations preclude greater soil volume.
  - (v) Soil specifications in planting sites shall be provided in the planting notes to be included in all site plan submissions.
  - (vi) All shade trees shall be a minimum of 3 to 3.5 inches in caliper at the time of planting; all flowering trees shall be a minimum of 2 inch caliper at the time of planting; and all new evergreen trees shall be a minimum of eight (8) feet in height at the time of planting.
  - (vii) Trees zones shall be installed with a fully automatic drip irrigation system.
  - (viii) It is expected that street trees will have to be planted within existing utility easements. The Applicant shall replace any street trees on-site or along its street frontages that are removed for repairs or improvements in those easements. Should replacement of such trees be required of the utility or others under another agreement, this requirement shall not apply to the Applicant.
- B. Non-Invasive Plant Materials. Invasive species, as defined by the Fairfax County PFM, shall not be used within the streetscape and landscaped open space areas.
- C. Utility Locations. Utilities, including, but not limited to water, sanitary sewer and storm sewer utility lines, shall be installed within the street network to the maximum extent feasible as determined by DPWES or shall be placed in locations that do not conflict with the landscaped open space areas and streetscape elements shown on the CDP and/or subsequent FDP as determined by DPWES. If there is no other option, utilities may be placed within open space or streetscape areas provided that the long-term health of trees and other plantings is ensured by the provision of sufficient soil volume as shown on the CDP, as determined by the UFMD. A conceptual utility plan shall be overlaid on the landscape plan submitted in the FDP. Adjustments to the type and location of plantings shall be permitted to avoid conflicts with utilities and other site engineering

considerations. If at the time of site plan approval, street trees shown on the FDP are in conflict with existing or proposed utilities and alternative locations for the street trees satisfactory to UFMD cannot be accommodated, the Applicant shall modify the location of utilities to ensure that the trees shown on the FDP can be provided.

Maintenance access points to SWM Facilities and electric vaults beneath the streetscape shall be located outside of the clear pedestrian walkway zone of the streetscape to the extent feasible. If the access points must be located in the walkway zone, they shall be designed as a lift out panel with the same paving materials as the walkway (subject to ADA requirements), be flush with the walkway, and meet ADA accessibility requirements. These maintenance access points shall be shown on each FDP.

- D. Sight Distance Considerations. Sight distances and anticipated road design speeds shall be depicted on the Landscape Plan submitted with each applicable FDP to demonstrate that the locations of all proposed street trees are viable. If determined at the time of site plan review that street tree locations conflict with sight distance requirements, the Applicant shall investigate whether limited pruning or minor adjustments to the locations of street trees will alleviate sight distance concerns. In the event VDOT does not approve the tree locations even after the changes anticipated above, the Applicant shall be permitted to relocate the affected street tree without the need for confirmation from DPZ, subject to approval by UFMD. If the deleted street tree(s) result in a tree canopy below 10% on the Subject Property, the street tree(s) must be accommodated in another location on the Subject Property, as approved by DPZ in consultation with UFMD.

- E. Streetscape Furnishings and Materials and Lighting. Unified and high quality streetscape materials shall be provided and may include, but not be limited to, unit pavers, seat walls, tree space edging, lighting, traffic signal poles, benches, trash receptacles and other hardscape elements. A Streetscape Furnishing and Materials Plan shall be provided as part of all FDPs. These plans shall include general product information and approximate locations of furnishings and materials to be located in the streetscape between the building face and the curb, and in other public realm open spaces and shall ensure that the proposed furnishings do not conflict with sight distance requirements. Materials, furnishings, and lighting shall be compatible with those already identified in the Tysons Corner Urban Design Guidelines for the Tysons West area, as may be amended and or modified, and shall be coordinated with any streetscape design efforts put forth by the Tysons Partnership, but shall not be subject to approval by Tysons Partnership.

All streetscape lighting shall be energy efficient. All on-site, outdoor and parking garage lighting shall not exceed that permitted under the Outdoor Lighting Standards of Section 14-900 of the Zoning Ordinance, as may be amended. The same or similar street lights shall be used consistently throughout the Proposed

Development and be selected from those listed in the Tysons Urban Design Guidelines, or other lights as may be approved by DPZ and OCR. All parking lot and building mounted security lighting shall utilize full cut-off fixtures. Recessed lighting shall be directionally shielded to mitigate the impact on adjacent properties.

- F. Signage and Wayfinding. Signage for the Subject Property shall be provided in accordance with the requirements of Article 12 of the Zoning Ordinance. Alternatively, the Applicant may seek approval of a Comprehensive Sign Plan ("CSP"). The placement of all signage on existing/planned public streets is subject to VDOT review and/or approval. Wayfinding signage and elements may be provided as a part of a larger CSP for the Tysons area. Such wayfinding signage shall be coordinated with the Tysons Partnership so to facilitate a consistent wayfinding and signage system throughout the district, but shall not be subject to approval by Tysons Partnership. Wayfinding shall provide direction to locations of prominent attractions, parks, cultural arts destinations, and other public amenities.
- G. Tysons Urban Design Guidelines. The Applicant shall utilize and follow the Tysons Urban Design Guidelines in the preparation of the streetscape design provided on FDPs. In any instances an inconsistency exists between the Tysons Urban Design Guidelines and the approved CDP/FDP and/or these Proffers, the approved CDP/FDP and these Proffers shall govern.
- H. Maintenance. The Applicant or UOA shall maintain and replace in-kind all pedestrian realm elements within the Proposed Development. The pedestrian realm includes all areas between the back of curb and the building zone whether located within the public right-of-way or on private land with public access easements. The Applicant or UOA shall enter into the appropriate agreement, in a form approved by the Office of the County Attorney, with the County (or other public entity, as needed) to permit the Applicant to perform such maintenance. An alternative maintenance agreement, such as a Business Improvement District, may be entered into upon written agreement of both the County and the Applicant without the requirement for a PCA. Maintenance commitments include, but are not limited to:
- (i) All plantings including trees, shrubs, perennials, and annuals;
  - (ii) All associated irrigation elements;
  - (iii) All hard surfaces;
  - (iv) All streetscape furnishings including benches, bike racks, trash and recycling receptacles and non-standard structures;
  - (v) All lighting poles, brackets and fixtures;

- (vi) All non-VDOT standard sign posts, traffic signal poles, pedestrian signal poles, mast arms, signal heads and control boxes;
- (vii) Snow removal;
- (viii) Leaf removal;
- (ix) Trash, recycling and litter removal;
- (x) Decorative retaining walls;
- (xi) Special drainage features, such a Low Impact Design facilities; and
- (xii) All urban park amenities including horticultural care, maintenance of all water features, irrigation, lighting, furnishings, paving, and art.

Phasing of streetscaping shall occur in the context of individual phases as provided in Proffer 7. As determined at the time of FDP approval, where the final streetscape design cannot be fully implemented during certain phases of development, the Applicant shall provide interim streetscape improvements as described in Proffer 22.

22. Interim Conditions and Standards. Due to the size of the Proposed Development and the time anticipated for its build-out, phased redevelopment may result in various interim conditions on the Subject Property. At the time of FDP submission, the Applicant shall identify the specific proposed interim conditions within the FDP area and outside the FDP area and shall ensure such conditions provide reasonable pedestrian connections, vehicular circulation and access, temporary streetscaping and landscaping, public park treatments, and screening/treatment of exposed/partially complete above grade parking structures.
- A. If an interim condition/phase includes partial demolition of an existing structure, the FDP for that phase shall include all or a portion of the existing structure as necessary to ensure revisions to parking and on-site circulation for the existing structure are adequate.
  - B. If interim improvements not located on the Subject Property are contemplated with any FDP, such FDP shall specify how and when such improvements are to be constructed. In the event the Applicant is unable to acquire the right-of-way and/or easements necessary to construct such interim improvement through a cooperative agreement with the owners, the Applicant shall request in writing that Fairfax County acquire the easements or rights-of-way by means of its condemnation powers as described in Proffer 57. At the time of FDP approval, it shall also be determined what course of action shall be required of the Applicant should the County elect not to use, or is unsuccessful in its attempt to use, its condemnation powers.

- C. Interim conditions shall comply with the following general standards provided that the improvements are acceptable to Fairfax County, VDOT, and all other utility companies as may be appropriate:
- (i) Construction of interim sidewalks a minimum of five (5) feet in width and installation of interim street lights along the interim sidewalks, the selection of which shall be approved with the applicable FDP, as needed to ensure a safe, convenient pedestrian path to the Metro Station.
  - (ii) Installation of street trees, with a minimum size of 2 inch caliper, approximately every 50 feet, to the extent feasible as determined by UFMD based on existing conditions and utility easements. Interim street tree planting shall not be required to meet the minimum planting width/area standard for permanent street trees.
  - (iii) Provision of interim designs for publicly accessible open spaces will include interim landscaping, pedestrian pathways, seating, signage, lighting and recreational facilities as determined at FDP. Interim public open space areas shall be clearly signed as an interim or temporary facility.
  - (iv) Provision of peripheral and interior parking lot landscaping in accordance with Article 13-203 of the Zoning Ordinance for interim surface parking lots, unless waived or modified at the time of FDP or site plan approval.
  - (v) Application of a screening system (which may be removable) where above grade garage structures that will be interior when later phases are complete are exposed at phase lines. This screening system shall be applied to all levels above grade and shall be composed of an architecturally designed system that may reflect basic architectural lines of the permanent facades, and that shall partially obscure the garage view from outside the garage until the next phase is constructed. The use of temporary art works as a part of the screening system shall also be considered as part of the interim screening system. The specific screening system to be utilized for each building shall be determined at the time of FDP approval and graphically depicted on the FDP. Alternate temporary garage screening may be approved with FDP approval.
  - (vi) Grading and seeding of areas on the Subject Property where existing improvements are removed to accommodate a portion of the Proposed Development, and are not scheduled to commence construction within 12 months.
  - (vii) Where appropriate, provision of attractive temporary construction fencing, which may include public art, signage or wayfinding elements.
  - (viii) Where interim commercial parking is provided, it shall be clearly signed as an interim or temporary facility.

## TRANSPORTATION IMPROVEMENTS

23. Grid of Streets. For the purposes of these Proffers, Greensboro Drive and Broad Street shall be considered to run east-west and Spring Hill Road and Logan Street shall be considered to run north-south. The Applicant shall construct and open for use to the public a proposed grid of streets as generally located and depicted on Sheets C-6 through C-8 of the CDP and as set forth in these Proffers. The functional classification of those roadways comprising the grid of streets is summarized below:

Street	Classification
Greensboro Drive	Avenue
Spring Hill Road	Avenue
Broad Street	Collector
Logan Street	Service Alley (private)

A. Right-of-Way.

- (i) The Applicant shall dedicate right-of-way along the Subject Property's frontage for each of the public streets listed above to the adjacent property line and to a point inclusive of the landscape amenity panel and the sidewalk or to such standard as may be approved on the FDP. The deed of dedication shall include a stipulation that the area of the landscape amenity panel/sidewalk, exclusive of the building zone, be utilized for public purposes limited only to streetscape improvements, sidewalks, pedestrian access, underground utilities, traffic signal poles, traffic-related and wayfinding signage, bus stops, bus shelters and other similar non-vehicular uses, other than direct vehicular ingress and egress crossing over the landscape amenity panel/sidewalk to access adjacent properties. The deed of dedication shall also include a provision to permit minor adjustments (up to three feet) to the area of the landscape amenity panel/sidewalk to accommodate pavement transitions and bicycle lanes. Should the County not agree with the inclusion of this stipulation, the Applicant shall dedicate and convey in fee simple right-of-way measuring 18 inches from the proposed face of the curb line.
- (ii) The Applicant shall work diligently with VDOT and Fairfax County during the FDP and site plan approval processes to ensure that the streets and/or the area of the landscape amenity panel/sidewalk can be accepted as public streets. The Applicant shall dedicate and convey in fee simple right-of-way including the area of the landscape amenity panel/sidewalk to the Board at the time of site plan approval, with the following exceptions:
- a. If at the time of site plan approval it is determined that stormwater management facilities, electric vaults or other similar facilities proposed to be located beneath the landscape amenity panel/sidewalk will prevent VDOT and/or Fairfax County from

accepting the landscape amenity panel/sidewalk within the right-of-way, the Applicant shall provide dedication measuring 18 inches from the proposed face of curb line and shall reserve for potential future dedication the landscape amenity panel and sidewalk areas. A temporary public access easement in a form acceptable to the County Attorney shall be recorded over the reserved landscape amenity panel/sidewalk areas until such time as such areas are dedicated. This reservation area shall include easements that allow for the installation of signage necessary for safety and operation of the street as well as parking regulation equipment by VDOT and/or the County. In addition, the Applicant shall provide easements within the amenity panel/sidewalk area for bus shelters as determined at the time of FDP or site plan. Conveyance of the amenity panel/sidewalk areas to the Board shall occur following construction of the street and streetscape improvements and final street acceptance inspection by Fairfax County and/or VDOT subject to the stipulations in these Proffers.

Should it be determined following final street acceptance inspection that the landscape amenity panel and sidewalk areas continue to be unacceptable to VDOT and/or Fairfax County for inclusion in the right-of-way, the reservation of potential future dedication of the landscape amenity panel and sidewalk areas shall be released and the Applicant shall grant a public sidewalk and utility easement, in a form acceptable to the Office of the County Attorney. This easement shall allow for the installation of signage necessary for safety and operation of the street as well as parking regulation equipment by VDOT and/or the County. In addition, the Applicant shall provide easements within the amenity panel area for bus shelters as determined at the time of FDP or site plan.

- b. If at the time of site plan approval it is unclear whether stormwater management facilities, electric vaults or other similar facilities proposed to be located beneath the landscape amenity panel/sidewalk will be acceptable to VDOT and/or Fairfax County, the Applicant shall provide dedication measuring 18 inches from the proposed face of curb line at the time of site plan approval and shall reserve for potential future dedication the landscape amenity panel and sidewalk areas. A temporary public access easement in a form acceptable to the County Attorney shall be recorded over the reserved landscape amenity panel/sidewalk areas until such time as such areas are dedicated. The reservation area shall include easements that allow for the installation of signage necessary for safety and operation of the street as well as parking regulation equipment by VDOT and/or the County. In addition, the Applicant shall provide easements within the amenity panel/sidewalk area for bus shelters as determined at the time of

FDP or site plan. Conveyance of the amenity panel/sidewalk areas to the Board shall occur following construction of the street and streetscape improvements and final street acceptance inspection by Fairfax County and/or VDOT subject to the stipulations in these Proffers.

Should it be determined following final street acceptance inspection that the landscape amenity panel and sidewalk areas are not acceptable to VDOT and/or Fairfax County to be included in the right-of-way, the reservation of potential future dedication of the landscape amenity panel and sidewalk areas shall be released and the Applicant shall grant a public sidewalk and utility easement, in a form acceptable to the Office of the County Attorney. This easement shall allow for the installation of signage necessary for safety and operation of the street as well as parking regulation equipment by VDOT and/or the County. In addition, the Applicant shall provide easements within the amenity panel/sidewalk area for bus shelters as determined at the time of FDP or site plan.

(iii) All right-of-way dedications shall be subject to advanced density credit as specified in Proffer 60.

- B. VDOT Approval. All public street improvements proposed herein shall be subject to VDOT approval and be in general conformance with the standards included in Attachment D (*Transportation Design Standards for Tysons Corner Urban Center*) of the Memorandum of Agreement approved by the Board on September 13, 2011, as may be amended (the "Transportation Design Standards"), subject to modifications as may be granted.
- C. Public Street. Broad Street shall be designed and constructed as a public street in general conformance with the Transportation Design Standards as may be amended (subject to modifications as may be granted). The Applicant shall design Broad Street to meet the Transportation Design Standards and be accepted by VDOT for maintenance as a public street and shall diligently work with VDOT and Fairfax County to ensure acceptance. In the event VDOT and FCDOT determine at the time of final street acceptance inspection, that Broad Street does not satisfy VDOT criteria to be accepted in to the State System or if otherwise agreed to by the County at the time of FDP approval or site plan approval, the street shall be maintained as a private street by the Applicant. A public access easement in a form acceptable to the Office of the County Attorney shall be granted for the street and appurtenant facilities associated with any private streets as well as to facilitate County transit bus, inspection and emergency access; such public access easement to become effective upon completion of the street.

In some instances, the Applicant will be constructing interim street improvements. The Applicant shall work diligently with VDOT and FCDOT to ensure that, when feasible, interim street sections can be accepted for public maintenance by VDOT.

- D. Naming. The Applicant reserves the right to provide different names for the streets than those shown on the CDP.
- E. Parking Lanes. The Applicant shall accommodate on-street parking throughout the limits of the Subject Property as generally shown on Sheets C-6 through C-8 of the CDP and as may be adjusted with FDP approval. The County and VDOT may restrict parking during peak commuting periods (typically 6:00 to 9:00 AM and 4:00 to 7:00 PM), in order to provide for turning movements to/from the public and/or private street network or to provide additional travel lanes. If requested by the County and/or VDOT, the Applicant shall install signs restricting parking.

The on-street spaces located along private streets may be part of or in addition to the total number of required parking spaces to be provided on the Subject Property. The Applicant reserves the right to restrict the use of those spaces along any private streets and/or on any future public streets prior to dedication for use as temporary or short term parking, car-sharing parking and/or similar uses, through appropriate signage or such other means as the Applicant determines appropriate. If requested by the County, the Applicant shall remove on-street parking to address street capacity needs. Prior to acceptance, the Applicant shall remove any signs the County or VDOT deems necessary to remove.

24. Greensboro Drive.

- A. The Applicant shall design and construct Greensboro Drive along the Subject Property's frontage as generally depicted on Sheets C-6 through C-8 of the CDP. Frontage improvements shall provide for relocation/reconstruction of the loading entrance serving Building E1 and the addition of a bicycle lane in each direction with the westbound bicycle lane accommodated within the existing pavement as depicted on Sheets C-6 through C-8 of the CDP and as approved by VDOT.
- B. The final design of the improvements to Greensboro Drive as generally described above shall be further refined in conjunction with the submission of FDPs and the site plan for Building E3.

25. Spring Hill Road.

- A. The Applicant shall design and construct Spring Hill Road along the Subject Property's frontage as generally depicted on Sheets C-6 through C-8 of the CDP. Frontage improvements shall provide for the typical half section depicted on Sheet C-8, which includes a raised median with two travel lanes a parking lane and bicycle lane with additional pavement/widening provided at select locations to accommodate certain turning movements and/or pavement transitions as

depicted on Sheets C-6 through C-8 of the CDP and as may be required by VDOT. The Applicant shall stripe a bicycle lane on the southbound section of Spring Hill Road (opposite the Subject Property's frontage) if the southbound bicycle lane can be accommodated within the existing pavement and is approved by VDOT.

- B. The final design of the improvements to Spring Hill Road as generally described above shall be further refined in conjunction with the submission of FDPs and site plans for Buildings E3 and/or E5 and construction shall be provided in conjunction with the development of Buildings E3 or E5, whichever occurs first.

26. Broad Street. The Applicant shall construct Broad Street from Spring Hill Road to the Subject Property's eastern property line in general accordance with the designs shown on Sheets C-6 through C-8. The Applicant shall construct portions of Broad Street as follows:

- A. From Spring Hill Road to East Street, the Applicant shall construct the ultimate section of Broad Street as shown on Sheet C-7, to accommodate a four (4) lane, undivided section with two (2) lanes in each direction, bicycle lanes in each direction and parking lanes where feasible, to align with the ultimate section of Broad Street shown on Sheets C-6 and C-6A and included in RZ 2010-PR-014D. If at the time of FDP or site plan approval for Building E3, Fairfax County or VDOT determines that the section of Broad Street adjacent to Building E3 should be different than that shown on Sheet C-7, the street design may be adjusted without requirement of a PCA, CDPA or FDPA; said adjusted design to occur within the Subject Property and the property subject to RZ 2010-PR-014A. Construction shall occur concurrent with the construction of Building E3.
- B. From East Street to the Subject Property's eastern property line, the Applicant shall construct a two (2) lane section including one (1) lane in each direction as shown on Sheet C-7 of the CDP. It is anticipated that this section of Broad Street will be widened to its ultimate section with the future redevelopment of adjacent properties. This street section shall be constructed to match the anticipated grade of the future extension of Broad Street east of the Subject Property. Such interim construction shall occur concurrent with the construction of Building E4.
- C. The design of the improvements to Broad Street as generally described above shall be further refined with the first and second FDPs for buildings on the Subject Property with frontage on Broad Street and final design shall be determined in conjunction with the submission of the site plans for the first and second buildings on the Subject Property with frontage on Broad Street. If at the time of FDP approval, the County in conjunction with the Applicant determines that the vehicle lane, bicycle lane, sidewalk, and streetscape configuration should be different than that described in paragraphs A and B above in order to satisfy VDOT or other engineering requirements, the improvements may be adjusted without requirement of a PCA or CDPA.

- D. The Applicant shall provide easements necessary to access the existing parking garage located on property identified as 2012 Tax Map 29-3 ((1)) 46A from future Broad Street should the owners of said property choose to construct such access.
- E. Following the Applicant's dedication of right-of-way for Broad Street as provided in Proffer 23A, the Applicant shall provide all necessary easements to facilitate construction of the ultimate width of Broad Street either upon demand of Fairfax County and/or VDOT or with future construction by adjoining property owners.

27. Logan Street.

- A. The Applicant shall design and construct Logan Street within the Subject Property from Broad Street to Greensboro Drive following the design as generally depicted on Sheets C-6 through C-8 of the CDP. Logan Street shall be constructed in general accordance with the typical section depicted on Sheet C-8, a Service Alley, with variable pavement/widening provided at select locations to accommodate certain turning movements and/or pavement transitions. Logan Street shall be a private street with parking permitted under the street.
- B. The final design of the improvements to Logan Street as generally described above shall be further refined in conjunction with the submission of a FDP and/or site plan for Building E4.

28. Inter-Parcel Access. At the time of site plan approval for Building E4, the Applicant shall record an inter-parcel access easement, in a form approved by the County Attorney, over the service lane located immediately north of Building E4 in order to provide access for future redevelopment of adjacent properties identified on the 2012 Tax Maps as 29-3 ((1)) 63B and 29-3 ((18)).

29. Traffic Signals.

- A. Provided a signal is not already installed, a warrant study for the installation of a new traffic signal at the intersection of Broad Street and Spring Hill Road shall be submitted within twelve (12) months after the issuance of the first initial RUP or Non-RUP for each of Buildings E3 and E4. If a signal is deemed warranted by VDOT at that time, the Applicant shall then design, equip and install the signal along with pedestrian enhancements as may be required by VDOT, utilizing any escrowed contributions for the signal received by the County. In the event a signal is not warranted, the Applicant shall escrow with DPWES the building's pro rata share of the signal.

If not previously warranted with Buildings E3 or E4, the Applicant shall submit a warrant study within twelve (12) months after the issuance of the first initial RUP or Non-RUP for the final building to be built on the Subject Property. If warranted by VDOT at that time, the Applicant shall design, equip and install such signal including pedestrian enhancements as required by VDOT. If not warranted with the last building on the Subject Property, then the Applicant shall

be refunded its previously escrowed contributions toward the signal and the Applicant's obligation to construct or in any manner pay for such signal shall be deemed null and void and this Proffer of no further effect.

- B. All right-of-way associated with signal equipment (poles, equipment boxes, etc.) on the Subject Property not already dedicated shall be reserved for dedication in fee simple to the Board in accordance with Proffer 23A.
- C. If right-of-way and/or easements are needed from other properties in order to install the subject signal and the Applicant is unable to secure such off-site rights-of-way and/or easements, then the Applicant shall contribute to Fairfax County its reasonably determined pro-rata share towards the future installation of said signal by others. In such event, the Applicant's obligation to construct or in any manner further pay for such signal is deemed null and void and this Proffer of no further effect.
- D. If the County, upon request of the Applicant or on its own initiative, determines that such signal installation as proffered will be detrimental to traffic operations, the Zoning Administrator may (1) agree to a later date for completion of the traffic signal installation or (2) permit the Applicant to proceed without the signal installation.

30. Bus Shelters. Bus shelter locations shall be evaluated for the property on which a site plan has been submitted for approval for feasibility at the time of site plan approval in consultation with FCDOT and VDOT. Identified bus shelter locations shall be within the landscape amenity panel of the streetscape to the extent feasible and shall not impede convenient access to building entries. Bus shelter locations may necessitate adjustments to street tree locations and other street furnishings from that shown on the CDP which shall be accommodated without the requirement for a CDPA or FDPA.

31. Construction Traffic Management. The Applicant shall prepare and implement a construction management plan during construction of each phase, as appropriate, through its development/construction manager so as to provide safe and efficient pedestrian and vehicle circulation at all times on the Subject Property and on the public roadways adjoining the Subject Property. The management plan shall identify anticipated construction entrances, construction staging areas, construction vehicle routes and procedures for coordination with FCDOT and/or VDOT concerning construction material deliveries, lane or street closures, and/or other construction related activities to minimize disturbance on the surrounding road network.

Such plans shall be prepared by a qualified professional and submitted for review and comment to the VDOT, FCDOT and DPWES upon submission of the initial site plan for each phase.

32. Tysons Grid of Streets Transportation Fund. The Applicant shall provide a contribution of \$1000 for each residential unit and \$6.44 for each square foot of new non-residential space constructed on the Subject Property to Fairfax County for the Tysons Grid of

Streets Transportation Fund in keeping with the Guidelines for the Tysons Grid of Streets Transportation Fund adopted by the Board on January 8, 2013, except as may be modified in these Proffers. The contribution amount due shall be adjusted for all creditable expenditures described herein and shall be paid prior to issuance of the first RUP or Non-RUP for the respective building.

The Applicant shall receive credits against the contributions that would otherwise be due to the Tysons Grid Fund for the following costs:

- A. Costs incurred by the Applicant in the acquisition of off-site right-of-way and associated easements, including costs borne by the Applicant associated with any Fairfax County condemnation actions, for the construction of off-site public streets and intersection improvements, and
- B. Costs incurred by the Applicant for the construction of all or a part of off-site public streets, (not including costs of the Subject Property's frontage improvements).

#### BICYCLE FACILITIES

- 33. Bicycle Circulation. In combination with the street and streetscape improvements identified in these Proffers, the Applicant shall provide pavement and, subject to County and VDOT approval, striping for on-road bicycle lanes along the Subject Property's frontages with Greensboro Drive, Spring Hill Road and Broad Street, and striping of bike lanes within the existing pavement on Greensboro Drive and Spring Hill Road opposite the Subject Property's frontages as shown on Sheet C-8 and as may be further provided in these Proffers. Such lanes shall typically be four (4) to six (6) feet in width with the final dimension determined at the time of site plan approval. Bicycle lane striping shall be subject to approval by VDOT.
- 34. Bicycle Parking. The Applicant shall provide bicycle racks, bike lockers, and bike storage areas throughout the Subject Property, the specific locations of which shall be determined at the time of each site plan approval. The bike racks shall be inverted U-style racks or other design approved by FCDOT in consultation with OCR. The total number of bike parking/storage spaces and related facilities shall be consistent with the Fairfax County Policy and Guidelines for Bicycle Parking for each building or group of buildings as determined at site plan.

#### PARKING

- 35. Zoning Ordinance Requirements. Parking on the Subject Property shall be provided in accordance with the parking requirements in the PTC District for properties located between  $\frac{1}{8}$  and  $\frac{1}{4}$  mile from a Metro station as set forth in Sect. 6-509 and Article 11 of the Zoning Ordinance, and as shown on the CDP. The exact number of spaces to be provided shall be refined with approval of an FDP and determined at the time of site plan approval based on the specific uses, number of residential units and bedroom mix. If changes in the mix of uses or residential bedroom mix result in parking greater than that

anticipated on the CDP, the additional parking spaces shall be accommodated within the proposed parking structures, without increasing the height or mass of the parking podia.

36. Phasing of Parking. Parking shall be provided in phases concurrent with development of the Subject Property. Parking spaces in excess of the maximum parking ratios set forth in the Ordinance may be provided in the early phases of development of the Subject Property, provided that at the build-out of the Subject Property, the maximum parking rates are not exceeded. Required parking spaces for an individual building need not be provided on the parcel on which the building is located, but shall be provided within the Subject Property.
37. Commercial Off-Street Parking. The Applicant may provide commercial off-street parking within the existing and/or expanded garage on the Subject Property. This parking shall be in addition to the permitted parking for the proposed uses on the Subject Property.
38. Future Parking Revisions. The Applicant reserves the right to provide parking at revised rates (rates referring to the number of parking spaces provided per dwelling unit for residential uses or per square foot of GFA for Office, Hotel and Retail/Service uses) as may be permitted by a future amendment to the Zoning Ordinance. Optional use of revised rates shall not require a CDPA or PCA, provided there is no increase in the size or height of above-grade parking structures.
39. Parking Stipulations.
  - A. The Applicant shall provide controlled access to new parking garages and shall ensure that the control equipment is capable of counting vehicles entering and exiting the garages.
  - B. The sale or lease rates of parking spaces shall be “unbundled” from the purchase price or lease rate of the individual dwelling units; meaning a unit’s purchase price or lease rate shall be exclusive of parking costs.

#### TRANSPORTATION DEMAND MANAGEMENT

40. Tysons Transportation Management Association. The Applicant shall contribute to Fairfax County funds for the establishment of a future transportation management association (the “TMA”) pursuant to paragraphs A and B hereof, which may be established for the Tysons Corner Urban Center.
  - A. The Applicant shall make a one-time contribution to the establishment of the TMA based on a participation rate of \$0.10 per gross square foot of new office uses and \$0.05 per gross square foot of new residential uses to be constructed on the Subject Property.
  - B. The contribution to the TMA shall be paid prior to site plan approval for each new residential or office building to be constructed on the Subject Property.

- C. If subsequent to the approval of this Rezoning, a Tysons Corner Urban Center-wide TMA is approved by FCDOT and established for the purpose of administering TDM programs in the Urban Center, then the Applicant may, at its sole discretion, join or otherwise become associated with such entity and transfer some or all functions of this TDM Program to the new entity, whereupon this Proffer in whole or in part shall be void and of no further force or effect. Further, if determined by FCDOT that a proactive, private TDM program is no longer necessary, the TDM structure in this Proffer may be rendered null and void in whole or in part without the need for a PCA.
- D. If the TMA has not been established within three (3) years after the approval of this Rezoning, this Proffer shall be null and void and with no further effect on the Subject Property. Further, any funds contributed to the TMA by the Applicant would then be returned to the Applicant.
41. Transportation Demand Management Plan. The proffered elements of the TDM Program as set forth below are more fully described in the Spring Hill Station Transportation Demand Management Plan prepared by UrbanTrans dated August 22, 2011 (the "TDM Plan") and such revisions to the Plan as prepared by Wells + Associates, Inc. dated September 2012. It is the intent of this Proffer that the TDM Plan will adapt over time to respond to the changing transportation related circumstances of the Subject Property, the surrounding community and the region, as well as to technological and/or other improvements, all with the objective of meeting the trip reduction goals as set forth in these Proffers. Accordingly, modifications, revisions, and supplements to the TDM Plan, as coordinated with FCDOT, can be made without the need for a PCA provided that the TDM Plan continues to reflect the proffered elements of the TDM Program as set forth below.
- A. Definitions. For purposes of this Proffer, "Stabilization" shall be deemed to occur one-year following issuance of the last initial RUP or Non-RUP for the final new building to be constructed on the Subject Property. "Pre-stabilization" shall be deemed to occur any time prior to Stabilization.
- B. Trip Reduction Objective. The objective of this TDM Program shall be to reduce the vehicle trips generated by residents and/or office tenants of new development on the Subject Property (i.e., not including trips from hotel and/or retail uses), during weekday peak hours associated with the adjacent streets as more fully described in the TDM Plan, by meeting the percentage vehicle trip reductions established by the Comprehensive Plan as set forth below. These trip reduction percentages shall be multiplied by the total number of new residential and/or office vehicle trips that would be expected to be generated by the new uses developed on the Subject Property as determined by the application of the Institute of Traffic Engineers, 8th Edition, Trip Generation rates and/or equations (the "ITE Trip Generation"), and the number of trips determined by the product of such equation shall be referred to herein as the "Maximum Trips After Reduction." For purposes of this calculation, the maximum number of dwelling units or the total gross square footage of office uses proposed to be constructed in

each new building on the Subject Property, as determined at the time of site plan approval for each building, shall be applied to the calculation described in the preceding sentence. The target reductions shall be as follows:

<u>Development Levels</u>	<u>Percentage Vehicle Trip Reduction</u>
Up to 65 million sq.ft. of GFA	30%
65 million sq.ft. of GFA	35%
84 million sq.ft. of GFA	40%
90 million sq.ft. of GFA	43%
96 million sq.ft. of GFA	45%
105 million sq.ft. of GFA	48%
113 million sq.ft. of GFA	50%

The trip reduction goals outlined above are predicated on the achievement of specific development levels within the Tysons Corner Urban Center as anticipated in the Comprehensive Plan. Prior to undertaking trip measurements, the TPM shall, in consultation with the County, provide a summary of the then existing (i.e., based on RUPs and Non-RUPs issued) development levels in Tysons Corner in order to determine the appropriate vehicle trip reduction goal.

If through an amendment to the Comprehensive Plan, the Board should subsequently adopt a goal for trip reductions that is lower than that committed to in this Proffer, then the provisions of this Proffer shall be adjusted accordingly without requiring a PCA.

- C. Process of Implementation. The TDM Program shall be implemented as follows, however modifications, revisions, and supplements to the implementation process as set forth herein and coordinated with FCDOT can be made without requiring a PCA.
- (i) TDM Program Manager. If not previously appointed, the Applicant shall appoint and continuously employ, or cause to be employed, a TDM Program Manager (TPM) for Spring Hill Station. If not previously appointed, the TPM shall be appointed by the Applicant no later than sixty (60) days after the issuance of the first building permit for the first new office or residential building to be constructed on the Subject Property. The TPM's duties may be part of other duties associated with the appointee. The Applicant shall notify FCDOT and the District Supervisor in writing within 10 days of the appointment of the TPM. Thereafter the Applicant (or UOA as applicable) shall do the same within ten (10) days of any change in such appointment.
  - (ii) Reporting and Budgeting. The TPM shall prepare and submit to FCDOT an initial TDM Work Plan ("TDMWP") and Annual Budget no later than 180 days after issuance of the first building permit for the first new building on the Subject Property. Every calendar year thereafter, but no

later than February 1st, the TPM shall submit an Annual Report, which may revise the Annual Budget in order to incorporate any new construction on the Subject Property.

The Annual Report shall assess the success of the previous year's program, suggest modifications or enhancements to program elements and establish a budget to cover the costs of implementation of the TDM Program for the coming year. At a minimum the Annual Report shall include:

- a. Specific details associated with the monitoring and reporting requirements of the TDM Program in accordance with the TDM Plan;
- b. Submission of the results of any Person Surveys and Vehicular Trip Counts conducted on the Subject Property;
- c. A summary of the development in Spring Hill Station, as well as the then existing development levels in the Tysons Corner Urban Center;
- d. A determination of the applicable Maximum Trips After Reduction for the Subject Property;
- e. Details as to the components of the TDM Program that will be put into action that year; and
- f. Any revisions to the Annual Budget needed to implement the TDM Program for the coming year. The expected annual budget amounts are described in the TDM Plan.

The Annual Report and Annual Budget shall be reviewed by FCDOT. If FCDOT has not responded with any comments within sixty (60) days after submission, then the Annual Report and Annual Budget shall be deemed approved and the TDM Program elements shall be implemented. If FCDOT responds with comments on the Annual Report and Annual Budget, then the TPM will meet with FCDOT staff within fifteen (15) days of receipt of the County's comments. No later than thirty (30) days after the meeting, the TPM shall submit such revisions to the TDM Program and/or Annual Budget as discussed and agreed to with FCDOT and begin implementation of the approved program and fund the approved Annual Budget.

- (iii) TDM Account. If not previously established, the Applicant, through the TPM, shall establish a separate interest bearing account with a bank or other financial institution qualified to do business in Virginia (the "TDM Account") within 30 days after approval of the Annual Budget. All interest earned on the principal shall remain in the TDM Account and shall

be used by the TPM for TDM purposes. The TDM Account shall be funded by the Applicant until the end of the Applicant Control Period and managed by the TPM; thereafter the Account shall be funded by the UOA. The TDM Account shall not be eliminated as a line item in the Subject Property's governing budget and funds in the TDM Account shall not be utilized for purposes other than to fund TDM strategies/programs and/or specific infrastructure needs as may be approved in consultation with FCDOT.

Funding of the TDM Account shall be in accordance with the Annual Budget for the TDM Program elements to be implemented in a year. In no event shall the Spring Hill Station TDM Budget overall exceed \$200,000 (this amount shall be adjusted annually as set forth in Proffer 59). The TPM shall provide written documentation to FCDOT demonstrating the establishment of the TDM Account within ten (10) days of its establishment. The TDM Account shall be replenished annually, as necessary, thereafter following the establishment of each year's Annual Budget.

- (iv) TDM Remedy Fund. At the same time the TPM establishes and funds the TDM Account, the TPM shall establish a separate interest bearing account (referred to as the "TDM Remedy Fund") with a bank or other financial institution qualified to do business in Virginia. Funding of the TDM Remedy Fund shall be made one time on a building by building basis at the rate of \$0.40 per gross square foot of new office uses and \$0.30 per gross square foot of new residential uses on the Subject Property. Funding shall be provided by the Applicant prior to the issuance of the first initial RUP or Non-RUP for the applicable new building. This amount shall be adjusted annually as set forth in Proffer 59. Funds from the TDM Remedy Fund shall be drawn upon only for purposes of immediate need for TDM funding and may be drawn on prior to any Annual Budget adjustments as may be required.
- (v) TDM Incentive Fund. The "TDM Incentive Fund" is an account into which the Applicant, through the TPM, shall deposit contributions to fund a multimodal incentive program for initial purchasers/lessees within Subject Property. Such contributions shall be made one time on a building by building basis at the rate of \$0.02 per gross square foot of new office and/or residential uses to be constructed on the Subject Property and provided prior to the issuance of the first initial RUP or Non-RUP for each new building.
- (vi) TDM Penalty Fund. The "TDM Penalty Fund" is an account into which the Applicant, through the TPM, shall deposit penalty payments as may be required pursuant to this Proffer for non-attainment of trip reduction goals. The County may withdraw funds from the TDM Penalty Fund for the implementation of additional TDM Program elements/incentives and/or

congestion management within or proximate to the Spring Hill Station area. To secure the Applicant's obligations to make payments into the TDM Penalty Fund, the Applicant shall provide the County with a letter of credit or a cash escrow as further described below.

Prior to the issuance of the first RUP or Non-RUP for each new building on the Subject Property, the Applicant shall:

- a. Establish the TDM Penalty Fund, if not previously established by the TPM.
  - b. Deliver to the County a clean, irrevocable letter of credit issued by a banking institution approved by the County or escrow cash in an interest-bearing account with an escrow agreement acceptable to DPWES to secure the Applicant's obligations to make payments into the TDM Penalty Fund (the "Letter(s) of Credit or Cash Escrow(s)"). The Letter(s) of Credit or Cash Escrow(s) shall be issued in an amount equal to \$0.10 per gross square foot of new office uses and/or \$0.05 per gross square foot of new residential uses shown on the approved site plan for each new building on the Subject Property. Until the Letter(s) of Credit or Cash Escrow(s) has been posted, the figures in the preceding sentence shall be adjusted annually as set forth in Proffer 59. Once the Letter(s) of Credit or Cash Escrow(s) has been posted, there shall be no further adjustments or increases in the amount thereof. The Letter(s) of Credit or Cash Escrow(s) shall name the County as the beneficiary and shall permit partial draws or a full draw. The foregoing stated amount(s) of the Letter(s) of Credit or Cash Escrow(s) shall be reduced by the sum of any and all previous draws under the Letter(s) of Credit or Cash Escrow(s) and payments by the Applicant (or the TPM) into the TDM Penalty Fund as provided below.
- (vii) Monitoring. The Applicant shall verify that the proffered trip reduction goals are being met through the completion of Person Surveys and Vehicular Trip Counts of residential and/or office uses and/or other such methods as may be reviewed and approved by FCDOT. The results of such Person Surveys and Vehicular Trip Counts shall be provided to FCDOT as part of the Annual Report. Person Surveys and Vehicular Trip Counts shall be collected for the Subject Property beginning one year following issuance of the final initial RUP or Non-RUP for the first new office or residential building to be constructed on the Subject Property. Person Surveys shall be conducted every three (3) years and Vehicular Trip Counts shall be conducted annually until the results of three (3) consecutive traffic counts collected upon Stabilization show that the applicable trip reduction goals have been met. Thereafter, Person Surveys and Vehicular Trip Counts shall be conducted every five (5) years.

Notwithstanding the aforementioned, at any time prior to or after Stabilization, FCDOT may suspend or relieve the Applicant of annual Vehicular Traffic Counts or triennial Person Surveys if conditions warrant.

D. Remedies and Penalties.

- (i) Prior to Stabilization. If Prior to Stabilization the TDM Program monitoring reveals that the Maximum Trips After Reduction for the Subject Property is exceeded, the TPM shall meet and coordinate with FCDOT to address, develop and implement such remedial measures as may be, but not limited to those, identified in the TDM Plan and Annual Report.

Such remedial measures shall be funded by the TDM Remedy Fund as may be necessary and based on the expenditure program that follows:

<u>Trip Goals Exceeded</u>	<u>Remedy Expenditure</u>
Up to 1%	No Remedy needed
1.1% to 3%	1% of Remedy Fund
3.1% to 6%	2% of Remedy Fund
6.1% to 10%	4% of Remedy Fund
Over 10%	8% of Remedy Fund

If the results of the Vehicular Trip Counts conducted show that the trip reduction goals have been met on the Subject Property for three (3) consecutive years in accordance with the goals outlined in the table below, then a portion of the Remedy Fund as outlined in those same tables below shall be released to the building owners through the TPM. The amount released shall be relative to the amount contributed by those buildings constructed and occupied at the time Vehicular Trip Counts were collected. Any funds remaining in the Remedy Fund after such release shall be carried over to the next consecutive three (3) year period.

<b>Up to 65,000,000 Square Feet of GFA in Tysons</b>	
<b>Meet or Exceed Trip Goal for 3 Years By:</b>	<b>Cumulative % Remedy Fund Returned</b>
0.0%-4.9%	30%
5.% - 10%	50%
10.1% - 15%	65%
15.1% - 18%	80%
18.1 - 20%	90%
>20%	100%

<b>65-84,000,000 Square Feet of GFA in Tysons</b>	
<b>Meet or Exceed Trip Goal for 3 Years By:</b>	<b>Cumulative % Remedy Fund Returned</b>
0.0%-4.9%	50%
5% - 10%	65%
10.1% - 13%	80%
13.1% - 15%	90%
>15%	100%

<b>84-90,000,000 Square Feet of GFA in Tysons</b>	
<b>Meet or Exceed Trip Goal for 3 Years By:</b>	<b>Cumulative % Remedy Fund Returned</b>
0.0%-4.9%	65%
5% - 8%	80%
8.1% - 10%	90%
>10%	100%

<b>90-96,000,000 Square Feet of GFA in Tysons</b>	
<b>Meet or Exceed Trip Goal for 3 Years By:</b>	<b>Cumulative % Remedy Fund Returned</b>
0.0%-4.9%	80%
5% - 8%	90%
>8%	100%

<b>96-113,000,000 Square Feet of GFA in Tysons</b>	
<b>Meet or Exceed Trip Goal for 3 Years By:</b>	<b>Cumulative % Remedy Fund Returned</b>
0.0%-4.9%	90%
>5%	100%

<b>113,000,000+ Square Feet of GFA in Tysons</b>	
<b>Meet or Exceed Trip Goal for 3 Years By:</b>	<b>Cumulative % Remedy Fund Returned</b>
>0%	100%

There is no requirement to replenish the TDM Remedy Fund at any time. Any cash left in the TDM Remedy Fund shall be released to the Applicant once three (3) consecutive annual Vehicular Trip Counts conducted show that the Maximum Trips After Reduction have not been exceeded.

- (ii) Following Stabilization. If the TDM Program monitoring reveals that the Maximum Trips After Reduction for the Subject Property is exceeded, then the TPM shall meet and coordinate with FCDOT to address, develop and implement such remedial measures as may be identified in the TDM Plan and Annual Report and funded by the TDM Remedy Fund as may be necessary, commensurate with the extent of deviation from the Maximum Trips After Reduction goal as set forth in accordance with the expenditure schedule outlined above.

If the results of the Vehicular Trip Counts conducted upon-Stabilization show that the trip reduction goals have been met site-wide for three (3) consecutive years in accordance with the goals outlined on the table above, then any remaining Remedy Funds shall be released back to the building owners through the TPM.

If despite the implementation of remedial efforts, the applicable Maximum Trips After Reduction (based on the existing development levels in the Tysons Corner Urban Center as described in this Proffer are still exceeded after three (3) consecutive years, then, in addition to addressing further remedial measures as set forth in this Proffer, the TPM shall be assessed a penalty according to the following:

Exceeded Trip Goals	Penalty
Less than 1%	No Penalty Due
1% to 3%	5% of Penalty Fund
3.1% to 6%	10% of Penalty Fund
6.1% to 10%	15% of Penalty Fund
Over 10%	20% of Penalty Fund

Penalties may be incurred in subsequent Stabilization years when the applicable Maximum Trips After Reduction for the Subject Property continue to be exceeded and provided there are funds still available in the Penalty Fund.

The Applicant through the TPM shall make the payments required by this Proffer into the TDM Penalty Fund upon written demand by the County, and the County shall be authorized to withdraw the amounts on deposit in the TDM Penalty Fund. If the TPM fails to make the required penalty payment to the TDM Penalty Fund within thirty (30) days after written demand, the County shall have the ability to withdraw the penalty amount directly from the Letter(s) of Credit or Cash Escrow(s).

The maximum amount of penalties associated with the Subject Property, and the maximum amount the TPM shall ever be required to pay pursuant to the penalty provisions of this Proffer, including prior to and after Stabilization, shall not in the aggregate exceed the amount of the Letter(s) of Credit or Cash Escrow(s) determined and computed pursuant to the provisions of this Proffer. There is no requirement to replenish the TDM Penalty Fund at any time. The Letter(s) of Credit and/or any cash left in the Cash Escrow(s) shall be released to the Applicant through the TPM once three (3) consecutive Vehicular Trip Counts conducted after Stabilization show that the Maximum Trips After Reduction for the Subject Property have not been exceeded.

- E. Additional Trip Counts. If an Annual Report indicates that a change has occurred that is significant enough to reasonably call into question whether the applicable vehicle trip reduction goals are continuing to be met, then FCDOT may require the TPM to conduct additional Vehicular Trip Counts (pursuant to the methodology set forth in the TDM Plan) within 90 days to determine whether in fact such objectives are being met. If any such Vehicular Trip Counts demonstrate that the applicable vehicle trip reduction goals are not being met, then the TPM shall meet with FCDOT to review the TDM strategies in place and to develop modifications to the TDM Plan to address the surplus of trips.
- F. Review of Trip Reduction Goals. At any time and concurrent with remedial actions and/or the payment of penalties as outlined herein, the TPM may request that FCDOT review the vehicle trip reduction goals established for the Subject Property and set a revised lower goal for the Subject Property consistent with the results of such surveys and traffic counts provided for by this Proffer. In the event a revised lower goal is established for the Subject Property, the Maximum Trips After Reduction shall be revised accordingly for the subsequent review period without the need for a PCA.
- G. Continuing Implementation. The TPM (through the UOA) shall bear sole responsibility for continuing implementation of the TDM Program and compliance with this Proffer at the end of the Applicant Control Period. The TPM shall continue to administer the TDM Program in the ordinary course in accordance with this Proffer including submission of Annual Reports.
- H. Notice to Owners. All owners of the Subject Property shall be advised of the TDM Program set forth in this Proffer. The then current owner shall advise all successor owners and/or developers of their funding obligations pursuant to the requirements of this Proffer prior to purchase and the requirements of the TDM Program, including the annual contribution to the TDM Program (as provided herein), shall be included in all initial and subsequent purchase documents.
- I. Enforcement. If the TPM fails to submit a report to FCDOT within the time frames required by this Proffer, the TPM shall have sixty (60) days within which

to cure such violation. If after such sixty (60) day period the TPM has not submitted the delinquent report, then the TMP (or UOA as applicable) shall be subject to a penalty of \$100 per day up to a maximum of \$36,500 per incident until such time as the report is submitted to FCDOT. Such penalty shall be paid to Fairfax County to be used for transit, transportation, or congestion management improvements within the vicinity of the Subject Property.

42. Transportation Demand Management for Retail/Hotel Uses. As provided in the above Proffer, certain components of the TDM Plan are applicable to and would benefit the retail and/or hotel uses proposed on the Subject Property. Therefore, concurrent with the submission of other TDM compliance materials the Applicant of any building which contains retail and/or hotel uses shall provide an additional TDM program tailored to specifically serve any Retail and/or Hotel Uses (the "Retail/Hotel TDM Program") which may be developed on the Subject Property. In no event will remedies and/or penalties be assessed against any such Retail and/or Hotel Uses.
- A. Goals of the Retail/Hotel TDM Program. Because tenants of the Retail stores and Hotels and their employees work hours that are atypical of the standard work day, these tenants and their employees do not necessarily travel to and from the Subject Property during Peak Hours. Given this, the Retail/Hotel TDM Program shall encourage Retail tenants, Hotel Guests and the Retail/Hotel employees to utilize transit, carpools, walking, biking and other non-Single Occupancy Vehicle ("non-SOV") modes of transportation to travel to and from the Subject Property rather than focusing on the specific trip reductions during the weekday AM or PM Peak Hours.
- B. Components of the Retail/Hotel TDM Program. The Retail/Hotel TDM Program shall include, at a minimum, the components applicable to the Subject Property that are described in this Proffer and the additional components provided below. These additional components may be subsequently amended by mutual agreement between the Applicant and FCDOT. All amendments to the components of the Retail/Hotel TDM Program contained in this Proffer shall be approved by FCDOT and will not require a PCA.
- C. Employee/Tenant Meetings. The TPM shall hold, at a minimum, an annual TDM meeting with the Retail store tenants and Hotel Managers, and their respective employees, to review the available transit options, changes in transit service and other relevant transit-related topics. Based on these meetings, the TPM shall work with Fairfax County to consider changes to the relevant services, such as changes to bus schedules, if such changes would provide better service to the Subject Property tenants and their employees.
- D. Regional TDM Programs. The TPM shall make information available to Retail store tenants, Hotel Guests and the Retail/Hotel employees about regional TDM programs that promote alternative commuting options. This shall include information on vanpools, carpools, guaranteed ride home and other programs offered by organizations in the Washington, D.C. Metropolitan Area.

- E. Retail/Hotel TDM Program Participation Outreach. The TPM shall endeavor in good faith to encourage participation by Retail store tenants and Hotel Management in the Retail/Hotel TDM Program, including the encouragement of a financial participation by such tenants through their direct offering of transit benefit programs and transit incentives to their employees. The TPM shall include a report to the County with respect to the activities described in the TDM Proffer as part of the Annual Report to be filed with the County. This report shall include detailed accounts of the outreach efforts and the feedback and response from the tenants.
43. Existing Greensboro Corporate Centre Office Uses. Certain components of the TDM Plan are applicable to and would benefit the existing office uses on the Subject Property. The TPM shall make available information on those components to any existing occupied office use which is located on the Subject Property. Such uses shall not be subject to monitoring nor will remedies and penalties be assessed against those existing office uses.
44. Intelligent Transportation Systems. To optimize safe and efficient travel in Tysons, the Applicant shall incorporate and maintain a system that provides pertinent traffic and transit information that allows users to make informed travel decisions. This information shall be provided at initial occupancy of each building. The delivery of this information shall be made convenient for building occupants and visitors, such as via computer, cell phone, monitors, or similar technology. Such devices shall provide, but not be limited to, information on the following:
- A. Traffic conditions, road hazards, construction work zones, and road detours.
  - B. Arrival times and delays on Metrorail, Tysons Circulator, and area bus routes.
  - C. Real time parking conditions and guidance to current on-site parking vacancies.
  - D. Bus stops pre-wired for real-time arrival/departures information.

The Applicant shall work with FCDOT and/or the Tysons Partnership to identify sources and facilitate electronic transmittal of data. Furthermore, the Applicant shall participate in efforts to implement any future dynamic traffic management program for the Tysons area.

#### AFFORDABLE/WORKFORCE HOUSING

45. Affordable Dwelling Units. If required by the provisions of Part 8 of Article 2 of the Zoning Ordinance, Affordable Dwelling Units ("ADUs") shall be provided pursuant to said regulations unless modified by the ADU Advisory Board.
46. Workforce Dwelling Units. In addition to any ADUs that may be required pursuant to these Proffers, the Applicant shall also provide for-sale and/or rental housing units on the Subject Property in accordance with the Board's Tysons Corner Urban Center Workforce Dwelling Unit Administrative Policy Guidelines dated June 22, 2010. Workforce Dwelling Units ("WDUs") shall be provided such that the total number of ADUs, if any,

plus the total number of WDUs results in not less than twenty percent (20%) of the total residential units constructed as part of the Proposed Development, thereby treating all of the Subject Property as if it were located within ¼ mile of the Metro Station. The 20% applies to the total number of dwelling units to be constructed on the Subject Property. If ADUs are provided in the development, both the ADUs and the ADU bonus units shall be deducted from the total number of dwelling units on which the WDU calculation is based.

The WDUs generated by each residential building on the Subject Property shall be provided within said building, however the Applicant reserves the right to consolidate the WDUs into one of the buildings with the build-out of the Subject Property and thereby increase the number of WDU units in one of the buildings beyond twenty percent (20%) with a corresponding decrease in the number of WDU units in the other building. The WDUs in each building shall have a bedroom mix similar to that provided in the market rate units in such building. Additionally, in the event that parking spaces are guaranteed to be made available for lease to individual market rate dwelling units, at least one (1) parking space shall be made available for lease by each ADU and/or WDU in the development.

Notwithstanding the foregoing, should the Board's policies related Workforce Dwelling Units in Tysons Corner be amended, the Applicant reserves the right, at its sole discretion, to opt in to the new policies, in part or in whole, without the need for a PCA and, if the Applicant so opts into any such new policies, the provisions of this Proffer which relate to the new policies of the Board which Applicant has elected to opt into shall no longer be effective. Furthermore, the Applicant reserves the right to enter into a separate binding written agreement with the appropriate Fairfax County agency as to the terms and conditions of the administration of the WDUs following approval of this Application. Such an agreement shall be on terms mutually acceptable to both the Applicant and Fairfax County and may occur after the approval of this Application. Neither the Board nor Fairfax County shall be obligated to execute such an agreement. If such an agreement is executed by all applicable parties, then the WDUs shall be administered solely in accordance with such an agreement and the provisions of this Proffer as it applies to WDUs shall become null and void. Such an agreement and any modifications thereto shall be recorded in the land records of Fairfax County.

47. Office and Non-Residential Contributions to Affordable/Workforce Housing. For new office and other non-residential uses on the Subject Property, the Applicant shall select, within its sole discretion, one of the following two options for contributing toward the provision of affordable and/or workforce housing within Tysons Corner. These contributions shall be made to the Board, be deposited in a specific fund to be used solely for this purpose within Tysons Corner and shall be payable at the time of issuance of the first Non-RUP for the new office or other non-residential buildings on the Subject Property. The options shall consist of either (i) a one-time contribution of \$3.00 for each square foot of GFA of new office or non-residential use, or (ii) an annual contribution of \$0.25 for each square foot of GFA of new office or non-residential use continuing for a total of 16 years. Under either option, GFA associated with Retail/Service uses and public uses shall be excluded from the contribution.

## PARK AND RECREATIONAL FACILITIES

48. Public Park Space. The Applicant shall provide a park on the Subject Property identified as Urban Park 9 on the CDP. Urban Park 9, located at the corner of Logan Street and Broad Street, is approximately 19,300 square feet in area. This park/plaza shall be provided with the construction of Building E4 and shall include hardscaping, landscaping, an open lawn panel, focal element and outdoor seating, as generally shown on the CDP, with more specific details provided at the time of FDP approval. Additional or substitute recreational facilities to those listed may be approved with the FDP provided such facilities result in an equivalent or enhanced quality of recreational opportunities. Should Building E4 be developed as a residential building, the Applicant shall provide an active recreational facility in Urban Park 9, to be determined at FDP.

The Applicant shall record a public access easement over Urban Park 9 to ensure the park will be open to the general public for periods of times consistent with traditional Fairfax County parks, or other times as agreed to with the FCPA, subject to usual and customary rules and regulations. The Applicant shall provide for perpetual private maintenance of Urban Park 9. A wayfinding and signage system shall be developed at the time of FDP and site plan approval and installed by the Applicant to ensure the park can easily be identified. The Applicant shall coordinate with FCPA to ensure Urban Park 9 is included on the FCPA's website to encourage public use

49. Private Park Space. The Applicant shall enhance and expand existing private park space located between existing Buildings E1 and E2 and adjacent to future Building E3 as shown on Sheet L-8 of the CDP. This area of approximately 41,500 square feet shall include hardscaping, landscaping, a central plaza with the potential for a movable stage, pathways and outdoor tables and seating. Specific details shall be provided with the FDP for Building E3, and additional or substitute recreational facilities to those listed may be approved with the FDP provided such facilities result in an equivalent or enhanced quality of recreational opportunities. The private park enhancements shall be constructed concurrent with the construction of Buildings E3.

50. Private Amenities and Recreation Facilities for Residents. The Applicant shall provide on-site recreational facilities for the future residents of the Subject Property. Pursuant to Par. 2 of Sect. 6-110 of the Zoning Ordinance regarding developed recreational facilities, the Applicant shall expend a minimum of \$1700 per market-rate and workforce residential unit on such recreation facilities. Prior to final bond release for the residential building constructed on the Subject Property, the balance of any funds not expended on-site, as determined by DPWES shall be contributed to the FCPA for the provision of recreation facilities serving Tysons Corner.

The specific facilities and amenities to be provided for the residential building shall be determined at the time of FDP approval. Amenities to be provided may include but not be limited to:

- A. Private exterior recreational area/courtyard on the upper level of the parking podium with seating areas, specialty landscaping, lawn and/or shaded areas and

hardscape areas, and may also include a volleyball court, putting green, bocci court, boules court, board game tables, or similar recreational facility as may be approved with the FDP;

- B. Private exterior recreational area on the roof or podium level with a swimming pool, lounge deck, and shade structure;
- C. Interior fitness center, a minimum of 1,000 square feet in size, furnished with exercise equipment such as stationary bikes, treadmills, weight machines, free weights, etc., but not necessarily staffing; and
- D. Clubroom for resident gatherings and/or media/entertainment center.

51. Athletic Field Construction. To address the Comprehensive Plan's recommendations regarding the provision of athletic fields in Tysons, the Applicant shall contribute to the cost of constructing an athletic field within the FCPA's Raglan Road Park (the "Raglan Road Park Field"). The Applicant shall contribute \$0.75 per new square foot of GFA constructed on the Subject Property for the construction of the Raglan Road Park Field. The contributions shall be payable at the time of issuance of the first RUP or Non-RUP as applicable, for each new building on the Subject Property.

In the event, the Raglan Road Park Field is constructed by the County or FCPA prior to all proffered funds from the Subject Property being collected, or alternatively Raglan Road Park Field is not constructed, said contributions to the FCPA may be utilized to support the provision of other active recreation facilities either through land acquisition or facility development in Tysons.

#### PUBLIC FACILITIES

52. Fire and Rescue Station Contribution. The Applicant shall contribute \$2.00 per new square foot of GFA constructed on the Subject Property for the construction of a new Fairfax County Fire and Rescue Station (the "New Station") on property subject to RZ 2010-PR-014-B. The contributions shall be payable at the time of issuance of the first RUP or Non-RUP as applicable, for each new building on the Subject Property. Any such contributions due prior to delivery of the New Station to Fairfax County shall be paid by the Applicant to Fairfax County. Any such contributions following the delivery of the New Station to Fairfax County shall be paid by the Applicant directly to the applicant of RZ 2010-PR-014-B, or its successors or assigns. In this instance, the Applicant shall demonstrate to DPZ and DPWES, as applicable, that such contribution has been made prior to the issuance of the first RUP or Non-RUP for each new building.
53. Public School Contribution. Per the Residential Development Criteria Implementation Motion adopted by the Board on September 9, 2002, and revised July, 2006, the Applicant shall contribute \$9,378 per expected student (based on ratios of 0.087 student per multi-family residential unit and 0.44 student per single-family attached residential unit) to the Fairfax County School Board to be utilized for capital improvements to schools that serve the Tysons Corner area. Such contribution shall be made on or before

the issuance of the first RUP for each residential building on the Subject Property and shall be based on the actual number of dwelling units built in each building.

If prior to site plan approval for the respective residential buildings, the County should modify, on a countywide basis, the expected ratio of students per subject multi-family unit or the amount of the contribution per student, the amount of the contribution shall be modified for that building to reflect the then current ratio and/or contribution.

54. Arts and Entertainment. The Applicant, shall diligently endeavor to create a presence of art and art-related uses on the Subject Property such as, for example, making arrangements and establishing agreements whereby artworks may be installed on a permanent basis and/or exhibited on a temporary basis in office, residential and/or hotel lobbies or otherwise as part of or adjacent to office, residential and/or hotel buildings and/or in other suitable locations such as park areas, plazas, art galleries or retail/service uses. Such artworks may include, but are not limited to, paintings, sculptures, photographs, and computer and videographic art.

In addition, the Applicant shall diligently pursue arrangements for the inclusion of one or more performance art venues on the Subject Property such as, for example, space suitable to house a "black box" theater, music venue, dance studio or movie theater; provided, however, that Applicant shall have no obligations hereunder, express or implied, to provide space for any performance art or to make space available at less than the fair market retail value for such space or to less than financially qualified and otherwise acceptable users as determined by Applicant. Moreover, the Applicant shall have no duty or obligation to keep available space off the market or to delay its leasing efforts while waiting for suitable performance art uses.

At the time of FDP submission, except for any FDP(s) submitted concurrently with this Rezoning, the Applicant shall provide a report on the scope and progress of its efforts under this Proffer, including an evaluation of the prospects for performance arts space in the structure(s) shown on the FDP and/or the inclusion of art and art related uses on the portion(s) of the Subject Property shown on the FDP, but failure by Applicant to have made any progress toward the goals hereunder shall not affect approval of its FDP.

Should a black box theater or other performance art venue be provided in the Tysons West District, the provisions of the second grammatical paragraph of this Proffer shall be deemed satisfied.

#### STORMWATER MANAGEMENT

55. Stormwater Management.

- A. Stormwater Management (SWM) measures for the Subject Property shall be designed to protect receiving waters downstream of Tysons Corner by reducing runoff from impervious surfaces using a progressive approach. This progressive approach shall, to the maximum extent practicable, strive to retain on-site and/or reuse the first inch of rainfall. Proposed SWM and Best Management Practice

(BMP) facilities shall follow a tiered approach as identified by the County which may include infiltration facilities (where applicable), rainwater harvesting/detention vaults, runoff reducing and other innovative BMPs.

Plans shall make use of certain LID techniques that will aid in runoff volume reduction and promote reuse throughout the site. As a part of the LID techniques proposed, the Applicants shall provide green roofs both intensive and/or extensive on new buildings. Other LID techniques may include, but not be limited to, tree box filters, pervious hardscapes/streetscapes, and stormwater reuse for landscape irrigation and air conditioning unit makeup water.

Additionally, the SWM facilities shall be designed to accommodate not just the pre-developed (existing) peak release rates, but also strive to preserve and/or improve the pre-developed (existing) runoff volumes as contemplated within current LEED requirements, depending on the existing impervious condition. The above noted SWM Facilities shall be designed to (where applicable) meet the requirements of LEED 6.1 and 6.2 for each building/phase of the development based upon the LEED Boundary identified with each building/phase.

- B. At the time of each FDP, the Applicant shall provide calculations for that phase showing the proposed volume reductions and shall work cooperatively with DPWES and DPZ to ensure that the first inch of rainfall is retained or reused to the maximum extent practicable. This requirement may be met on an individual building basis or based upon the total area of the Subject Property excluding existing development. Extended detention facilities and extended release techniques may be used to augment the proposed volume reductions.

Each FDP shall include the location and preliminary design of the SWM facilities including the access points to underground vaults. Access points, detailed at the time of FDP, shall be located outside of the landscape amenity panel and sidewalk zone of the streetscape.

- C. With each subsequent site plan, the Applicant shall provide refined calculations illustrating conformance with the proposed volume reductions shown on the FDP. The specific SWM facilities shall be determined at the time of site plan, and as may be approved by the DPWES. While it is anticipated that compliance with the goal of retaining and/or reusing the first inch of rainfall will be confirmed at site plan by utilizing the proposed retention credits identified by Fairfax County as part of their stormwater spreadsheet, the Applicant reserves the right to utilize any combination of LIDs (existing and future) measures to meet this goal, subject to the review and approval of DPWES.

It is understood that seasonal variations in reuse water demand will create fluctuations in the draw down period, and as such, the stormwater system will be designed (to the extent practicable) to not exceed 10 days of storage. If storage time exceeds 10 days, the Applicant shall have the right to discharge excess volumes off site at release rates as allowed by the PFM or approved by the

Director. It is further understood that interim or temporary SWM and BMP measures may be required during any interim phase of the Proposed Development.

#### MISCELLANEOUS

56. Zoning Administrator Consideration. Notwithstanding the foregoing, upon demonstration by the Applicant that, despite diligent efforts or due to factors beyond the Applicant's control, the required transportation, publicly accessible park areas, athletic field improvements, or other proffered improvements have been delayed (due to, but not limited to an inability to secure necessary permission for utility relocations and/or VDOT approval for traffic signals, necessary easements, site plan approval, etc.) beyond the timeframes specified, the Zoning Administrator may agree to a later date for completion of these improvement(s).
57. Condemnation Procedures. Should the development of the Subject Property in accordance with these Proffers require acquisition of property, rights-of-way and/or easements from parcels that are not part of the Subject Property (collectively referred to as the "Off-Site Parcels"). The Applicant shall use its good faith efforts and offer a reasonable fair market value for said property, right-of-way and/or easements. In the event the Applicant is not able to acquire the property, rights-of way and/or easements from the Off-Site Parcels necessary to fulfill the obligations described herein, the Applicant shall demonstrate its efforts in writing and submit a written request to Fairfax County to acquire the property, rights-of way and easements by means of its condemnation powers.

In conjunction with any such request, the Applicant shall forward to the appropriate County agency: (a) plat, plans and profiles showing the necessary property, rights-of way and/or easements to be acquired; (b) an appraisal, prepared by a MAI (Member of the Appraisal Institute) independent appraiser approved by the County, of the value of the property, rights-of way and/or easements to be acquired and of all damages, if any, to the residue of the Off-Site Parcel; (c) a sixty (60) year title search certificate of the Off-Site Parcel from which the property, rights-of way and/or easement is to be acquired; and (d) cash in an amount equal to appraised value of the property, rights-of-way and easements and of all damages to the residue of the Off-Site Parcel; and (e) a copy of written offers and counteroffers and evidence of owners refusal of such offers and counteroffers. In the event the Owner of the Off-Site Parcel is awarded more than the appraised value of the Off-Site Parcel and of the damages to the residue in a condemnation suit, the Applicant shall pay the amount of the award in excess of cash amount to the County within fifteen (15) calendar days of said award. It is understood that the Applicant upon demand shall pay all other costs incurred by the County in acquiring the easements to the County.

Prior to and during any potential condemnation proceedings, the Applicant, its successors and assigns, shall be permitted, at its own risk, to submit, process and receive approval of the Site Plan and related subdivision plat(s), easement plats, development permits, building plan approvals and building permits for other portions of the Subject Property.

58. Metrorail Tax District Buyout for Certain Residential Uses. At least sixty days prior to recording any residential condominium documents for portions of the Subject Property located within the now existing Phase I Dulles Rail Transportation Improvement District (the "Phase I District"), the Applicant shall provide a written notice to the Director of the Real Estate Division of the Fairfax County Department of Tax Administration advising that the Applicant intends to record condominium documents for that portion of the Subject Property. Prior to recording the condominium documents, the Applicant shall pay to Fairfax County a sum equal to the then-present value of Phase I District taxes based on the use of that portion of the Subject Property subject to the condominium prior to this Rezoning that will be lost as a result of recording the condominium documents, in accordance with a formula approved by the Board.
59. Adjustment in Contribution Amounts. All monetary contributions specified in these Proffers, with the exception of the contributions to the Tysons Grid Fund and public schools, shall adjust on a yearly basis from the base month of January 2013 and change effective each January 1 thereafter, based on changes in the Consumer Price Index for all urban consumers [1982-84=100] (not seasonally adjusted) ("CPI-U"), both as permitted by VA. Code Ann. Section 15.2-2303.3.
60. Advanced Density Credit. Advanced density credit is reserved consistent with the provisions of Par. 4 of Sect. 2-308 of the Zoning Ordinance for all eligible dedications described herein or as may be required by Fairfax County or VDOT.
61. Tysons Partnership. The Applicant and successors shall become a member in the Tysons Partnership, or its residential equivalent.
62. Tree Preservation and Planting Fund Contribution. At the time of site plan approval for the first building on the Subject Property, the Applicant shall contribute \$1,000.00 to the Fairfax County Tree Preservation and Planting Fund
63. Severability. Pursuant to Section 18-204 of the Zoning Ordinance, any portion of the Subject Property may be the subject of a PCA, Special Exception ("SE"), Special Permit ("SP"), or FDPA without joinder and/or consent of the owners of the other portions of the Subject Property, provided that such PCA, SE, SP or FDPA does not materially adversely affect the other phases. Previously approved zoning applications applicable to the balance of the Subject Property that is not the subject of such a PCA, SE, SP or FDPA shall otherwise remain in full force and effect.
64. Successors and Assigns. These Proffers will bind and inure to the benefit of the Applicant and their successors and assigns. Each reference to "Applicant" in this proffer statement shall include within its meaning and shall be binding upon Applicant's successor(s) in interest and/or the owners from time to time of any portion of the Subject Property during the period of their ownership. Notwithstanding the foregoing, nothing contained in this Proffer 64 shall be interpreted to modify the limitations on the applicability of the term "Applicant" within these proffers as set forth in Proffer 7 above.

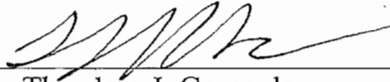
65. Counterparts. These Proffers may be executed in one or more counterparts, each of which when so executed and delivered shall be deemed an original, and all of which taken together shall constitute but one and the same instrument.

{A0548115.DOC / E Proffers 2/7/13 clean 003676 000010}

[SIGNATURES BEGIN ON NEXT PAGE]

APPLICANT/AGENT FOR OWNER OF  
TAX MAP 29-3 ((1)) 63C

GEORGELAS GROUP LLC



---

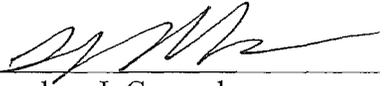
By: Theodore J. Georgelas  
Its: Manager

[SIGNATURES CONTINUE ON NEXT PAGE]

TITLE OWNER OF TAX MAP 29-3 ((1)) 63C

GREENSBORO CENTER LIMITED PARTNERSHIP

By: Greensboro Center's, Inc., its general partner



---

By: Theodore J. Georgelas

Its: President

[SIGNATURES END]



# SPRING HILL STATION DEMONSTRATION PROJECT PART E

## REZONING APPLICATION CONCEPTUAL DEVELOPMENT PLAN

RZ 2010-PR-014-E

PROVIDENCE DISTRICT  
FAIRFAX COUNTY, VIRGINIA

DEMONSTRATION PROJECT SUBMISSION JULY 31, 2009

CDP SUBMISSION JUNE 22, 2010

REVISED AUGUST 24 2010

REVISED OCTOBER 14, 2010

AMENDED DECEMBER 20, 2010 - RINALDI ADDITION

REVISED MARCH 18, 2011

REVISED APRIL 25, 2011

REVISED NOVEMBER 30, 2011

REVISED JULY 13, 2012

REVISED OCTOBER 19, 2012

REVISED NOVEMBER 28, 2012

REVISED JANUARY 11, 2013

REVISED JANUARY 28, 2013



PROJECT CONCEPTUAL RENDERING

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- C-2 REZONING KEY MAP CDP PART E
- C-3 CDP NOTES & WAIVERS PART E
- C-3A CDP TABULATIONS PART E
- C-4 EXISTING CONDITIONS PLAN
- C-5 OVERALL CONTEXT PLAN CDP PART E
- C-6 PART E CDP OPTION 1
- C-6A PART E CDP OPTION 2
- C-7 PART E INTERIM STREET LAYOUT
- C-8 PART E STREET SECTION / CIRCULATION PLAN
- C-9 EVM MAP TABULATIONS PART E
- C-10 EXISTING CONDITIONS SWM PLAN
- C-11 STORMWATER MANAGEMENT PLAN
- C-12 SWM NARRATIVE
- C-13 TO C-12 SWM COMPUTATIONS
- C-14 SWM DETAILS
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- A-20 OVERALL PLAN (OPTION 2 - MAXIMUM RESIDENTIAL)
- A-30 SECTION A-A, B-B, C-C & D-D
- A-40 PART E PHASING DIAGRAM INDIVIDUAL BUILDING
- A-50 SHADOW STUDIES (OPTION 1 MAXIMUM COMMERCIAL)
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- A-80 PROPOSED DEVELOPMENT WITH EXISTING CONTEXT OPTION 1
- A-90 ILLUSTRATIVE VIEWS NEIGHBORHOOD 2
- A-10.0 ILLUSTRATIVE VIEWS
- A-11.0 ADJACENT SITE DEVELOPMENT

#### LANDSCAPE SHEETS:

- L-1 STREET SECTIONS
- L-2 STREET SECTIONS
- L-3 STREET SECTIONS INTERIM
- L-4 STREET SECTIONS
- L-5 OVERALL PARKS PLAN
- L-6 OVERALL LANDSCAPE PLAN
- L-6A NEIGHBORHOOD 3 SIGHT DISTANCE AND UTILITIES
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- L-8 PARK PLANS
- L-9 SECTION AT BROAD STREET
- L-10 PEDESTRIAN HIERARCHY PLAN
- L-11 PEDESTRIAN AND BICYCLE CIRCULATION



Applicant:  
Georgias Group LLC  
Contact: Aaron Georgias  
8405 Greenbora Dr. P130  
McLean, VA 22102  
Tel: 703-871-1540  
Fax: 703-228-0195  
Email: aaron@georgiasgroup.com

Civil Engineer:  
VWA, Inc.  
Contact: Robert R. Cochran  
8180 Greenbora drive  
Suite 203  
McLean, VA 22102  
Tel: 703-447-7800  
Fax: 703-762-2707  
Email: rcochran@vwa.com

Landscape Architect:  
P&P Architects, Inc.  
Contact: Dan Aveni  
101 N. Quinn Street  
Suite 320  
Harrisonville, VA 22114  
Tel: 703-548-5010  
Fax: 703-446-6780  
Email: dan@pparchitects.com

Traffic Consultant:  
H&P & Associates, Inc.  
Contact: Mike Pinkstake  
1420 Spring Hill Road  
Suite 200  
McLean, Virginia 22102  
Tel: 703-815-8820  
Fax: 703-815-8733  
Email: mpinkstake@hampinc.com

Land/Zoning Attorney:  
Roth Green (Lester, Frank & Walsh PC)  
Contact: Elizabeth Baker  
2700 Clarendon Blvd.  
11th Floor  
Arlington, VA 22201  
Tel: 703-528-4700  
Fax: 703-528-4700  
Email: ebaker@rothfrankwalsh.com

Spring Hill  
Station  
PROVIDENCE  
DISTRICT  
FAIRFAX COUNTY,  
VIRGINIA

The Georgias Group  
8405 Greenbora Dr. P130  
McLean, VA 22102

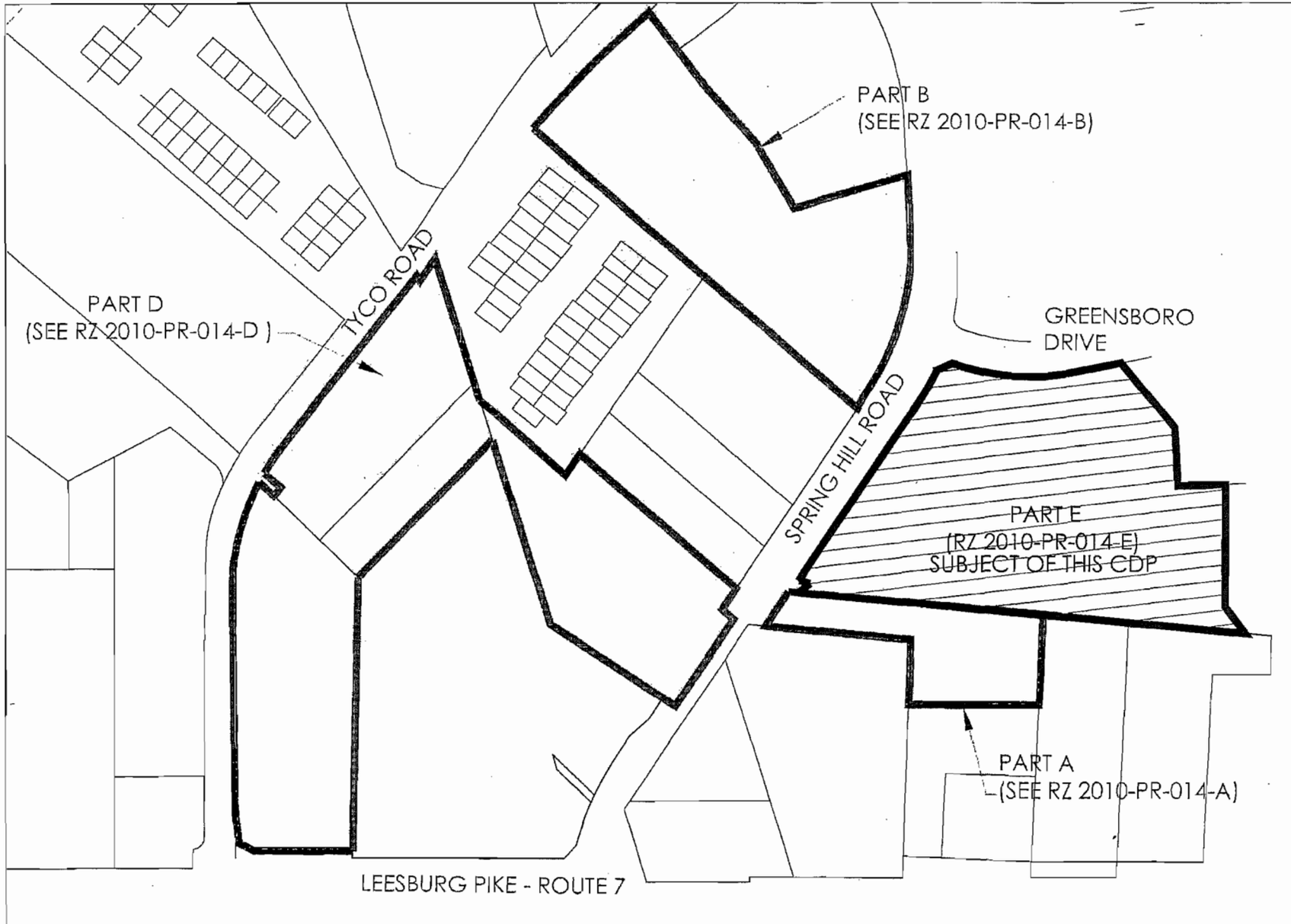
CDP	06.27.10
CDP (Revised)	08.24.10
CDP (Approved)	10.14.10
CDP (Revised)	12.20.10
CDP (Revised)	01.18.11
CDP (Revised)	04.25.11
CDP (Revised)	11.30.11
CDP (Revised)	07.13.12
CDP (Revised)	10.19.12
CDP (Revised)	11.28.12
CDP (Revised)	11.11.13
CDP (Revised)	01.28.13

© 2013 Project No. 103151

COVER SHEET  
CDP - PART E

Scale:  
C-1

D:\CA\Projects\10-103151\103151.dwg (CDP PART E) User: f... Date: 01/28/2013 10:52:41 am



Applicant:  
 LOCALITIES GROUP LLC  
 Contact: Aaron Georgelas  
 8405 Greensboro Dr. #130  
 McLean, VA 22102  
 Tel: 703.871.1540  
 Fax: 703.726.0195  
 www.aarongeorgelasgroup.com  
 Civil Engineer:  
 JAMES W. BEE  
 Contact: Robert R. Cochran  
 8180 Greensboro drive  
 Suite 200  
 McLean, VA 22102  
 Tel: 703.442.7809  
 Fax: 703.787.2787  
 www.rschroeder.com  
 Landscape Architect:  
 POWERSPOUNCE, INC.  
 Contact: Linda Auer  
 101 N. Union Street  
 Alexandria, VA 22314  
 Tel: 703.248.5010  
 Fax: 703.248.5010  
 www.dorland@powerspoucnce.com  
 Traffic Consultant:  
 WELLS & ASSOCIATES, INC.  
 Contact: Mike Pinshaw  
 1420 Spring Hill Road  
 Suite 800  
 McLean, Virginia 22102  
 Tel: 703.912.8820  
 Fax: 703.917.0732  
 www.watkins@wells.com  
 Local Zoning Attorney:  
 MARK CAROL LINDSEY LEWIS & WALK PC  
 Contact: Elizabeth Baker  
 2700 Clarendon Blvd.  
 15th Floor  
 Arlington, VA 22201  
 Tel: 703.528.4700  
 Fax: 703.528.3187  
 www.marklewislaw.com

Spring Hill  
 Station  
 PROVIDENCE  
 DISTRICT COUNTY,  
 VIRGINIA



The Georgetown Group  
 8405 Greensboro Dr. #130  
 McLean, VA 22102

CDP	06.22.10
CDP (Revised)	08.24.10
CDP (Assembled)	10.14.10
CDP (Revised)	12.22.10
CDP (Revised)	01.11.11
CDP (Revised)	04.25.11
CDP (Revised)	1.30.11
CDP (Revised)	07.13.12
CDP (Revised)	10.12.12
CDP (Revised)	11.28.12
CDP (Revised)	11.11.13
CDP (Revised)	1.26.13

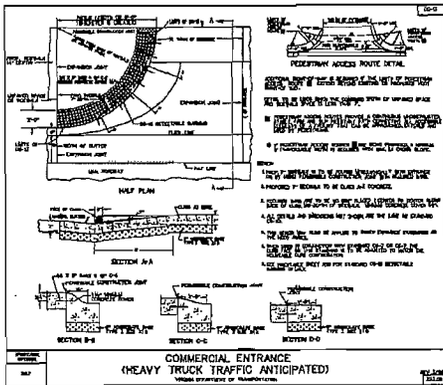


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REZONING  
 KEY MAP  
 CDP - PART E  
 SCALE: 1"=80'

C-2





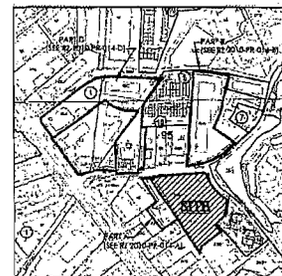
GARAGE/LOADING ENTRANCE DETAIL

Intensity Tiers and FAR (Option 1)

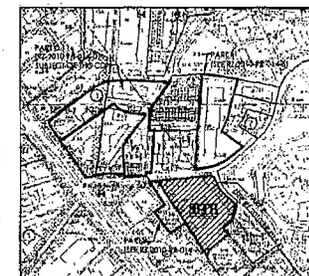
Intensity Tiers	Land Area and Density Credits	GFA	FAR	
1	1/4 - 1/2 mile	239,463 SF	874,170 gsf	3.65
2	1/2 - 3/4 mile	89,340 SF	135,000 gsf	1.51
TOTAL		328,803 SF	1,008,170 gsf	3.07

Intensity Tiers and FAR (Option 2)

Intensity Tiers	Land Area and Density Credits	GFA	FAR	
1	1/4 - 1/2 mile	239,463 SF	863,170 gsf	3.69
2	1/2 - 3/4 mile	89,340 SF	200,000 gsf	2.24
TOTAL		328,803 SF	1,063,170 gsf	3.29



SOILS MAP  
SCALE 1" = 500'



VICINITY MAP  
SCALE 1" = 500'

SOILS MAP DATA

SOIL ID NUMBERS	SOIL SERIES NAME	FOUNDATION SUPPORT	SUBSURFACE DRAINAGE	SLOPE STABILITY	ERODIBILITY	PROBLEM CLASS
95	URBAN LAND	NOT RATED	NOT RATED	NOT RATED	NOT RATED	NOT RATED

PART E - DEVELOPMENT TABS

Bldg ID	Maximum Building Height (ft)	Stories (ft)	Use (1)	GFA by Use	Building GFA (4)	Total Dwelling Units	VDUs (5)	Parking Permitted/Provided < 1/4 Mile to Metro (6, 7)		Parking Permitted/Provided 1/4 - 1/2 Mile to Metro (8, 9)		Loading Spaces (9)
								Min.	Max.	Min.	Max.	
E1	130/60	10	Existing Office	215,585	215,585	--	--	0	432	--	--	2
E2	130/60	10	Existing Office	215,585	215,585	--	--	0	432	--	--	2
E3	260/90	22	Office Retail/Service	200,000 - 420,000	207,000 - 427,000	--	--	0	400 - 840	--	--	2
E4 Option 1	175/20	14	Hotel	135,000	135,000	--	--	0	12	0	225	1
E4 Option 2	225/20	18	Residential	200,000	200,000	100 - 222	20 - 44	--	--	120 - 268	152 - 412	1
E5 Option 1	40	2	Retail/Service	18,000	18,000	--	--	0	0	--	--	0
E5 Option 2	40	2	Residential	25,000	25,000	10 - 12	2 - 19 - 21	22 - 27	--	--	--	0
TOTALS Option 1			Office Hotel Retail/Service	631,170 - 851,170	631,170 - 851,170	--	--	0	1,542 - 1,788	0	225	7
TOTALS Option 2			Office Residential Retail/Service	631,170 - 851,170	631,170 - 851,170	110 - 234	22 - 45	18 - 21	1,238 - 1,744	120 - 268	152 - 412	7

- With the exception of Building E5, maximum building heights are measured from average grade. The 40' height reported for Building E5 is measured from the sidewalk grade, not average grade. Maximum heights do not include mechanical penthouses and architectural features. Maximum building heights do include the podium and any social rooms/usable area on the roof penthouse level.
- The numbers of stories shown are conceptual and may be adjusted provided the maximum building height is not exceeded.
- Retail/Service uses as indicated in this tabulation may include a variety of other commercial uses such as, but not limited to, eating establishments and fast food restaurants. (See Proffers.)
- The square footage for individual buildings is conceptual. The Applicant reserves the right to transfer square footage between buildings provided the maximum building heights and overall site FAR are not exceeded. See proffers for details.
- Twenty (20) percent of all dwelling units will be Workforce Dwelling Units (VDUs). The exact number of VDUs will be determined at final site plan based on the total number of dwelling units provided.
- The minimum required and maximum permitted parking spaces for each use were calculated in accordance with Sect. 6-509 of the Ordinance, which is restated below for the primary uses proposed on this CDP. Multi-family residential parking was based on an average mix of 60% 0-1 bedroom units and 40% 2-bedroom units. It is understood that some commercial uses have different parking rules than the retail/service category shown below. At the time of site plan, parking will be provided based on the specific GFA, uses, number of units and mix of bedroom types and the minimum and maximum rates set forth in Section 6-509 of the Ordinance.

Primary Use	Parking Permitted/Provided 1/4 - 1/2 Mile to Metro	Parking Permitted/Provided 1/4 - 1/2 Mile to Metro	
		Min	Max
Office	0	2.0	2.2
Hotel	0	1.0	1.5
Retail/Service	0	8/1000 GFA, excluding the first 5,000 GFA	8/1000 GFA, excluding the first 5,000 GFA
Residential Multi-Family	0-1 BR Unit	1.33/Unit	1.15/Unit
	2 BR Unit	1.90/Unit	1.70/Unit
Townhouse	1.75/Unit	2.0/Unit	2.5/Unit

- Buildings E1, E2, E3 and E5 are located within the 1/4 mile of the Metro.
- Building E4 is located between 1/4 and 1/2 mile of the Metro.
- Additional loading spaces may be provided as identified at the time of final site plan. However, such additional loading spaces shall not substantially increase the width of the loading entrance on the lot/structure as shown on approved FDP.

PART E - LAND USE MIX AND FAR

Use	Bonus GFA	Total GFA	FAR	Percentage of Total
Option 1				
Office	28,163 [1]	788,170 = 1,009,170	2.46 - 3.07	60 - 64%
Retail/Service	--	831,170 - 851,170	1.92 - 2.59 [1]	2 - 3%
Hotel	--	135,000	.41	13 - 17%
Option 2				
Office	28,163 [1]	853,170 = 1,083,170	2.63 - 3.29	73 - 70%
Retail/Service	--	7,000	.02	-- 1%
Residential	--	225,000	.69	20 - 20%

[1] Proposed office GFA of 851,170 includes a bonus of 28,163 SF for a total office FAR of 2.65. The office bonus exceeding 2.50 FAR is requested based on the public facility contribution of a fire station with RZ 2010-PR-014B which significantly exceeds the expected public facility contribution for the combined applications RZ 2010-PR-014 Parts A, B, D and E. In addition, while office uses in Part D (Option 1) and Part E exceed 2.50 FAR, office use in the combined Parts A, B, D and E applications is less than 2.50 FAR.

RZ 2010-PR-014 - Overall Land Use Mix and FAR for Parts A, B, D & E

Part A	Part B	Residential	Retail/Service	Total
Part A	--	--	436,000	436,000
Part B	--	--	1,792,000	1,792,000
Option 1	--	--	1,576,000	1,576,000
Option 2	400,000 - 1,212,000	165,000	1,342,000	2,142,000 - 2,769,000
Option 2	400,000 - 837,000	--	1,381,000	810,000
Option 1	831,170 - 851,170	152,000	--	23,000
Option 2	831,170 - 851,170	--	225,000	786,170 - 1,008,170
TOTAL				803,170 - 1,283,170
Option 1	1,231,170 - 2,131,170	324,000	3,380,000	126,100
Option 2	163 - 336	87 - 179	8 - 36	100,000
FAR A	1.40 - 1.38	0.36	3.17	4.75 - 5.54
TOTAL				
Option 1	1,831,170 - 1,468,170	--	4,961,000	(14,100)
% of FAR	0 - 3%	--	18 - 38%	7%
FAR B	0.88 - 1.58	--	3.17	4.89 - 5.51

[1] Part B also includes 800,000 sq ft of potential GFA at 3.00 FAR. However, 800,000 GFA is not provided in the Part D Option 1. As specified in the Comprehensive Plan, no four-acre or public facility does not count toward a development's density. FAR. [2] FAR was calculated based on a total area for density purposes of 1,670,300 SF or 24.57 acres.

**SITE AREA TABULATION**

APPLICATION AREA - PART E	AREA (SF)	AREA (AC)
TAX MAP # 29-3 (01) 0963C	322,035	7.39291

DESCRIPTION/TYPE	AREA (SF)	AREA (AC)	DEED BOOK/PAGE
DENSITY CREDIT:	371	0.00851	(O.S. 17903 PG. 956)
DENSITY CREDIT:	142	0.00326	(O.S. 11375 PG. 237)
DENSITY CREDIT:	6,253	0.14360	(O.S. 11214 PG. 1067)

DENSITY CREDITS AREA	AREA (SF)	AREA (AC)
PART E:	6,765	0.15597

TOTAL APPLICATION AREA	322,035	7.39291
TOTAL APPLICATION AREA INCLUDING DENSITY CREDITS	328,803	7.54828

**MDC ARCHITECTURE**  
 800 Architecture, PLLC  
 1025 Commonwealth Ave. Ste. 202  
 Westchase, VA 22045  
 Tel: 703.557.8300  
 Fax: 703.463.2198  
 www.mdcgroup.com

Architect:  
 (Virginia) Robert R. Cochran  
 Contact: Aaron Greenberg  
 8405 Greenboro Dr. #130  
 McLean, VA 22102  
 Tel: 703.851.1840  
 Fax: 703.268.0105  
 www.aarongreenberg.com

Architect:  
 (Virginia) Robert R. Cochran  
 Contact: Dan Avell  
 101 N. Union Street  
 Suite 100  
 Alexandria, VA 22314  
 Tel: 703.548.2100  
 Fax: 703.548.2100  
 www.cochranarch.com

Site Planning Architect:  
 (Virginia) Robert R. Cochran  
 Contact: Dan Avell  
 101 N. Union Street  
 Suite 100  
 Alexandria, VA 22314  
 Tel: 703.548.2100  
 Fax: 703.548.2100  
 www.cochranarch.com

Traffic Consultant:  
 (Virginia) Robert R. Cochran  
 Contact: Mike Vintar  
 1420 Spring Hill Road  
 Suite 100  
 McLean, Virginia 22102  
 Tel: 703.517.8500  
 Fax: 703.517.8500  
 www.mikevintar.com

Site/Process Attorney:  
 (Virginia) Robert R. Cochran  
 Contact: Gregory Baker  
 2200 Clarendon Blvd.  
 5th Floor  
 Arlington, VA 22201  
 Tel: 703.528.4700  
 Fax: 703.528.4700  
 www.bakerlaw.com

Spring Hill Station  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA

CDP TABULATIONS PART E  
 Scale: 1" = 300'

**LEGAL DESCRIPTION: (PART E)**

TAX MAP 20-3-01-04630

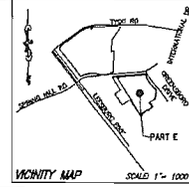
BEING ALL OF LOT 63A, GREENSBORO CORPORATE CENTER AS SHOWN ON A PLAT PREPARED BY WSA, INC. ENTITLED, PLAT OF CONSOLIDATION, DEDICATION AND VARIOUS EXTENSIONS, LOT 63A, GREENSBORO CORPORATE CENTER, RECORDED IN DEED BOOK 11214 AT PAGE 1057, LESS AND EXCEPT THEREON THAT PORTION OF THE PROPERTY CONTAINING 147 SQUARE FEET OF LAND DESIGNATED FOR PUBLIC STREET PURPOSES BY DEED OF DEDICATION AND RELEASE RECORDED IN DEED BOOK 11276 AT PAGE 227 AND FURTHER LESS AND EXCEPT THEREON THAT PORTION OF THE PROPERTY CONTAINING 371 FEET OF LAND DESIGNATED FOR PUBLIC STREET PURPOSES BY DEED OF DEDICATION AND CONVEYANCE RECORDED IN DEED BOOK 17903 AT PAGE 952 ALL AMONG THE LAND RECORDS OF FAYFAX COUNTY, VIRGINIA AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEINGING FOR THE SAME AT A POINT LYING ON THE ON THE SOUTHERLY RIGHT-OF-WAY LINE OF SPRING HILL ROAD, ROUTE 684, (VARIABLE WIDTH), SAID POINT BEING THE NORTHWESTERN CORNER OF THE PROPERTY PREVIOUSLY DEDICATED FOR PUBLIC STREET PURPOSES AS RECORDED IN DEED BOOK 17903 AT PAGE 952 AMONG THE AFFORESAID LAND RECORDS, SAID POINT BEING DISTANT NORTH 32°56'12" WEST, 7.04 FEET FROM THE NORTHEASTERLY CORNER OF PARCEL A, TYSON'S PROMENADE, LP AS SHOWN ON A PLAT PREPARED BY WSA, INC. ENTITLED, PLAT SHOWING PARCEL A, TYSON'S PROMENADE, RECORDED IN DEED BOOK 17904 AT PAGE 659 AMONG THE AFFORESAID LAND RECORDS; THENCE RUNNING WITH A PORTION OF SAID SOUTHERLY RIGHT-OF-WAY LINE OF SPRING HILL ROAD, ROUTE 684 THE FOLLOWING EIGHT (8) COURSES AND DISTANCES:

- 24.12 FEET ALONG THE ARC OF A CURVE TO THE RIGHT HAVING A RADIUS OF 22.50 FEET AND A CHORD BEARING AND DISTANCE OF SOUTH 50°31'29" EAST, 21.99 FEET TO A POINT; THENCE
- SOUTH 79°57'11" EAST, 19.79 FEET TO A POINT; THENCE
- NORTH 19°28'12" WEST, 8.01 FEET TO A POINT OF CURVATURE; THENCE
- 13.01 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 39.60 FEET AND A CHORD BEARING AND DISTANCE OF NORTH 28°54'24" WEST, 12.35 FEET TO A POINT; THENCE
- NORTH 89°17'55" EAST, 354.33 FEET TO A POINT; THENCE
- NORTH 89°36'41" EAST, 85.66 FEET TO A POINT OF CURVATURE; THENCE
- 81.93 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 425.00 FEET AND A CHORD BEARING AND DISTANCE OF NORTH 87°27'00" EAST, 81.82 FEET TO A POINT; THENCE
- SOUTH 87°30'02" EAST, 32.07 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY OF GREENSBORO DRIVE, ROUTE 5003 (VARIABLE WIDTH), THENCE LEAVING SAID SOUTHERLY RIGHT-OF-WAY OF SPRING HILL ROAD, ROUTE 684 AND RUNNING WITH A PORTION OF SAID WESTERLY RIGHT-OF-WAY OF GREENSBORO DRIVE, ROUTE 684 THE FOLLOWING THREE (3) COURSES AND DISTANCES:
- 223.40 FEET ALONG THE ARC OF A CURVE TO THE LEFT HAVING A RADIUS OF 445.00 FEET AND A CHORD BEARING AND DISTANCE OF SOUTH 33°16'04" EAST, 221.06 FEET TO A POINT; THENCE
- SOUTH 46°05'59" EAST, 84.88 FEET TO A POINT MARKING THE NORTHEASTERN CORNER OF GREENSBORO SQUARE CONDOMINIUM OFFICE COMPLEX AS RECORDED IN DEED BOOK 5410 AT PAGE 580 AMONG THE AFFORESAID LAND RECORDS; THENCE LEAVING THE AFFORESAID WESTERLY RIGHT-OF-WAY OF GREENSBORO DRIVE, ROUTE 5003 AND RUNNING WITH HORIZONTALLY PROPERTY LINE OF SAID GREENSBORO SQUARE CONDOMINIUM OFFICE COMPLEX (DB 5410 PG 580), THE FOLLOWING THREE (3) COURSES AND DISTANCES:
- SOUTH 12°14'24" WEST, 182.33 FEET TO A POINT; THENCE
- SOUTH 89°17'12" WEST, 116.08 FEET TO A POINT; THENCE
- SOUTH 40°02'27" EAST, 94.54 FEET TO A POINT MARKING THE NORTHEASTERN CORNER OF THE PROPERTY OF CLOVER TYSONS, LP AS RECORDED IN DEED BOOK 7098 AT PAGE 578 AMONG THE AFFORESAID LAND RECORDS; THENCE LEAVING THE AFFORESAID HORIZONTALLY PROPERTY LINE OF GREENSBORO SQUARE CONDOMINIUM OFFICE COMPLEX (DB 5410 PG 580) AND RUNNING WITH THE HORIZONTALLY LINE OF SAID PROPERTY OF CLOVER TYSONS, LP (DB 7098 PG 578) THE FOLLOWING TWO (2) COURSES AND DISTANCES:
- SOUTH 51°57'51" WEST, 254.98 FEET TO A POINT; THENCE
- SOUTH 16°16'02" WEST, 66.23 FEET TO A POINT LYING ON THE EASTERLY LINE OF THE PROPERTY OF 8550 CDC, LP AS RECORDED IN DEED BOOK 6534 AT PAGE 727 AMONG THE AFFORESAID LAND RECORDS; THENCE LEAVING THE AFFORESAID HORIZONTALLY PROPERTY LINE OF CLOVER TYSONS, LP (DB 7098 PG 578), AND RUNNING WITH A PORTION OF SAID EASTERLY PROPERTY LINE OF 8550 CDC, LP (DB 6534 PG 727), AND CONTINUING WITH THE EASTERLY PROPERTY LINE OF THE PROPERTY OF 85 TYSONS CENTER, LLC AS RECORDED IN DEED BOOK 10023 AT PAGE 862 AMONG THE AFFORESAID LAND RECORDS AND THE EASTERLY LINE OF THE AFFORESAID PROPERTY OF TYSONS PROMENADE, LP (DB 17854 PG 638)
- NORTH 32°56'12" WEST, 902.66 FEET TO THE POINT OF BEGINNING CONTAINING 323.03 SQUARE FEET OR 7.37511 ACRES OF LAND.

AN ADDITIONAL 6,740 SQUARE FEET OR 0.15437 ACRES HAS BEEN RESERVED FOR DENSITY CREDIT ASSOCIATED WITH AREAS OF STREET DEDICATION RECORDED IN D.B. 11214 AT PAGE 1057, D.B. 11276 AT PAGE 227, AND D.B. 17903 AT PAGE 952 AMONG THE AFFORESAID LAND RECORDS. FOR A TOTAL AREA FOR DENSITY PURPOSES OF 323.0303 SQUARE FEET OR 7.54248 ACRES.

CURVE TABLE						
CURVE	LENGTH	RADIUS	DELTA	TANGENT	CH BEARING	CHORD
C1	81.93	425.00	101°01'01"	41.87	101°27'11"	81.82
C2	223.40	445.00	128°54'24"	114.17	28°54'24"	221.06
C3	74.14	22.50	112°26'31"	13.87	50°31'29"	22.97
C4	13.01	39.60	182°11'14"	6.96	89°17'55"	12.35



**MDC ARCHITECTURE**  
 MDC Architecture, PLLC  
 1025 Cornerstone  
 Avenue NW  
 Suite 300  
 Washington, DC 20035  
 Tel: 202 451 8300  
 Fax: 202 463 3169  
 www.mdcarch.com

Project: 2013-021-1540  
 Client: 2013-021-0195  
 www.kornergroup.com  
 Korner Group LLC  
 8465 Greenbriar Dr., P130  
 McLean, VA 22102

City Engineer  
 Robert R. Cochran  
 8190 Greensboro drive  
 McLean, VA 22102  
 Tel: 703-317-7987  
 www.mccorner.com

Landscaping Architect:  
 Landscape Group, Inc.  
 101 N. Union Street  
 Alexandria, VA 22314  
 Tel: 703-548-2010  
 Fax: 703-548-2010  
 www.landscapegroupinc.com

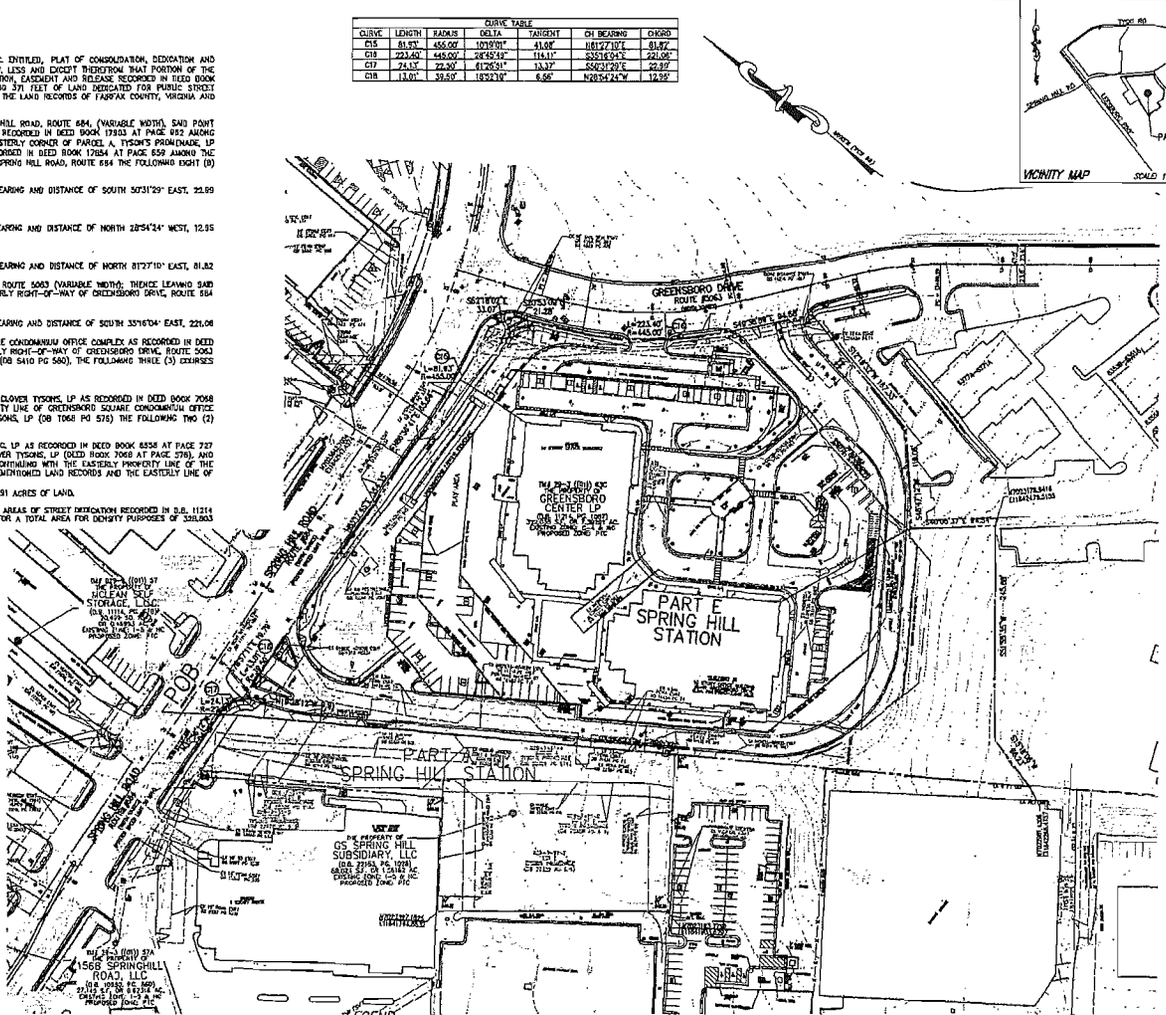
Soil Consultant:  
 North & Associates, Inc.  
 1420 Spring Hill Road  
 Suite 808  
 McLean, Virginia 22102  
 Tel: 703-317-8930  
 Fax: 703-317-8930  
 www.northandassociates.com

Architect:  
 WSA Inc.  
 7700 Clarendon Blvd.,  
 Suite 200  
 Arlington, VA 22201  
 Tel: 703-528-4700  
 Fax: 703-528-4700  
 www.wsa.com

PROPERTY INFORMATION		PART E	
TAX MAP	4814.031	AREA (SQ)	7,542.48
TAX MAP 1913-010941C	112,023	ZONING	2-01-01
APPLICATION AREA		PART E	
	112,023		7,542.48
DENSITY CREDITS		PART E	
RENOVATION/TYPE	AREA (SQ)	AREA (SQ)	RENOVATION/TYPE
20% DENSITY	312	1,000.00	1,250.00
30% DENSITY	147	2,000.00	1,162.50
40% DENSITY	6,583	3,143.00	1,124.48
DENSITY CREDITS AREA		PART E	
	6,724	6,517.97	
TOTAL APPLICATION AREA	323,036	7,382.91	
TOTAL APPLICATION AREA INCLUDING DENSITY CREDITS	328,802	7,648.28	

**NOTES:**

- THE SUBJECT PROPERTY SHOWN HEREON IS IDENTIFIED ON TAX MAP 20-3 AS TAX MAP NUMBER 20-3-01-04630 AND IS ZONED C-4 & M-2.
- THE HORIZONTAL CONTROL SHOWN HEREON IS TIED TO THE VIRGINIA COORDINATE SYSTEM 1983 (NORTH ZONE) AND IS BASED ON A FIELD SURVEY USING ACCEPTED GPS SURVEYING METHODS AND PRACTICES AND PERFORMED BY WSA, INC.
- THE PROPERTY SHOWN HEREON IS CURRENTLY IN THE NAME OF GREENSBORO CENTER LP, BY DEED RECORDED IN D.B. 11214 AT PAGE 1057 AMONG THE AFFORESAID LAND RECORDS OF FAYFAX COUNTY, VIRGINIA.
- THE SUBJECT PROPERTY LIES IN FLOOD ZONE "X", AREAS DETERMINED TO BE OUTSIDE THE 500 YEAR FLOODPLAIN AS SHOWN ON FLOOD INSURANCE RATE MAP COMMUNITY PANEL 51552-0100-0, DATED MARCH 5, 1990.



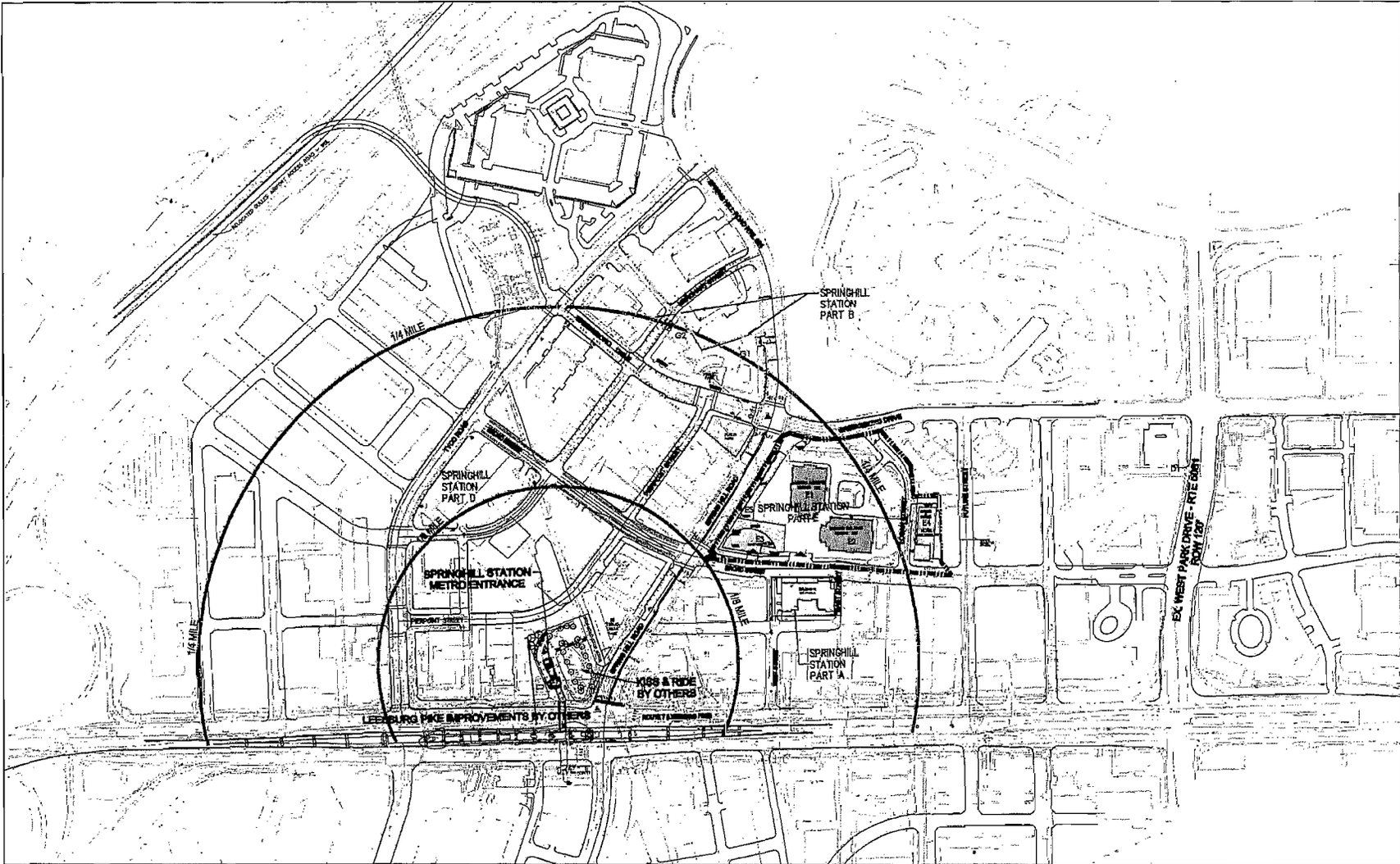
**Spring Hill Station**  
 PART E  
 EXISTING CONDITIONS PLAN

The Georgia Group  
 8405 Greenbriar Dr., P130  
 McLean, VA 22102

CD	06.210
CD (REVISION)	09.24.10
CD (REVISION)	01.14.10
CD (REVISION)	02.23.10
CD (REVISION)	03.18.10
CD (REVISION)	03.23.11

Scale: 1"=60'

**C-4**



**PART E DISTANCE FROM TYSONS SPRING HILL METRO STATION:**  
 WITHIN 1/4 MILE = 239,463 SF OR 5.49730 Ac.  
 BEYOND 1/4 MILE = 89,340 SF OR 2.05098 Ac.  
 TOTAL AREA = 328,803 SF OR 7.54828 Ac.



MVG Architecture, LLC  
 1025 Connecticut Avenue NW  
 Suite 300  
 Washington, DC 20036  
 Tel: 202 857 6150  
 Fax: 202 462 2186  
 www.mvgdesign.com

Architect: Georgias Group LLC  
 Contact: Aaron Georgelas  
 6405 Greensboro Dr. #130  
 Midtown, VA 22102

TEL: 703 891-1540  
 FAX: 703 891-7800  
 www.aaronbobbygeorgiasgroup.com

Civil Engineer  
 Contact: Robert R. Cochran  
 8180 Greensboro drive  
 Midtown, VA 22102  
 TEL: 703 847-7800  
 FAX: 703 767-7787  
 www.cochranra.com

Landscape Architect  
 Parker-Hughes, Inc.  
 Contact: Lora Averi  
 101 N. Union Street  
 Alexandria, VA 22314  
 TEL: 703 248-8200  
 FAX: 703 248-8200  
 www.parker-hughes.com

Traffic Consultant  
 Hill & Associates, Inc.  
 Contact: Miki P. Hinkle  
 1420 Spring Hill Road  
 Suite 800  
 Midtown, Virginia 22102  
 TEL: 703 917-8500  
 FAX: 703 917-8500  
 www.hillpinkston.com

Lead Engineer, Attorney  
 West Virginia Law Firm, P.C.  
 Contact: Jacobus Baker  
 2900 Davidson Blvd.  
 13th Floor  
 Arlington, VA 22201  
 TEL: 855 528 4700  
 FAX: 703 528 3100  
 www.westlawfirm.com

Spring Hill Station  
 PRODUCE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA



The Georgias Group  
 6405 Greensboro Dr. #130  
 Midtown, VA 22102

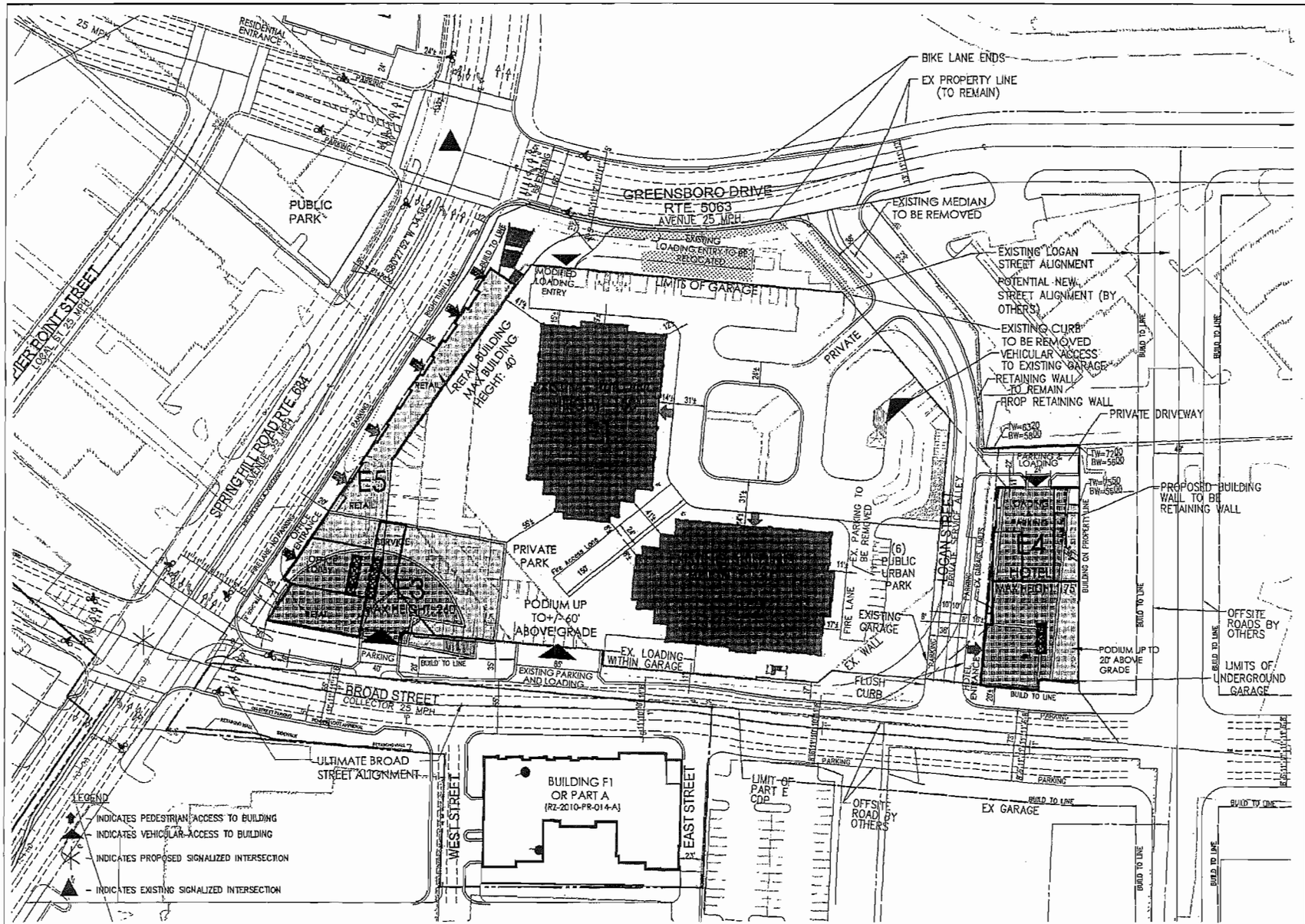
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CDP (REVISION)	01-21-10
CDP (REVISION)	01-11-10
CDP (REVISION)	12-21-09
CDP (REVISION)	12-11-09



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OVERALL  
 CONTEXT PLAN  
 CDP PART-E

Scale: 1"=150'  
 C-5



**WDG ARCHITECTURAL**  
 1000 Architectural PLLC  
 1025 Connecticut Avenue NW  
 Suite 305  
 Washington, DC 20004  
 Tel: 202 857 8300  
 Fax: 202 857 8300  
 www.wdg-arch.com

**Client:**  
 Properties Group LLC  
 Contact: Aaron Georgelas  
 8425 Greensboro Dr. P130  
 McLean, VA 22102

**Site:**  
 703 821 1540  
 703 226 0161  
 www.aarongeorgelasgroup.com  
 C/O Engineer  
 Contact: Robert R. Cochran  
 8100 Greensboro drive  
 Suite 200  
 McLean, VA 22102

**Landscaping Architect:**  
 Parkersdesigner, Inc.  
 Contact: Tim Avey  
 101 N. Union Street  
 Suite 110  
 Alexandria, VA 22314  
 Tel: 703 548 5910  
 Fax: 703 548 5900  
 www.parkersdesigner.com

**Traffic Consultant:**  
 TRS + Associates, LLC  
 Contact: Mike Pridmore  
 1420 Spring Hill Road  
 Suite 200  
 McLean, Virginia 22102  
 Tel: 703 817 8820  
 Fax: 703 817 8820  
 www.trspkcsite.com

**Land/ zoning Attorney:**  
 New, Colvin, Linder, Lewis & Wood PC  
 Contact: Elizabeth Baker  
 1300 Courthouse Blvd.  
 13th Floor  
 McLean, VA 22201  
 Tel: 703 528 4700  
 Fax: 703 528 3116  
 www.newcolvinlinder.com

**Spring Hill Station**  
 PROVIDENCE DISTRICT  
 FARRAS COUNTY, VIRGINIA

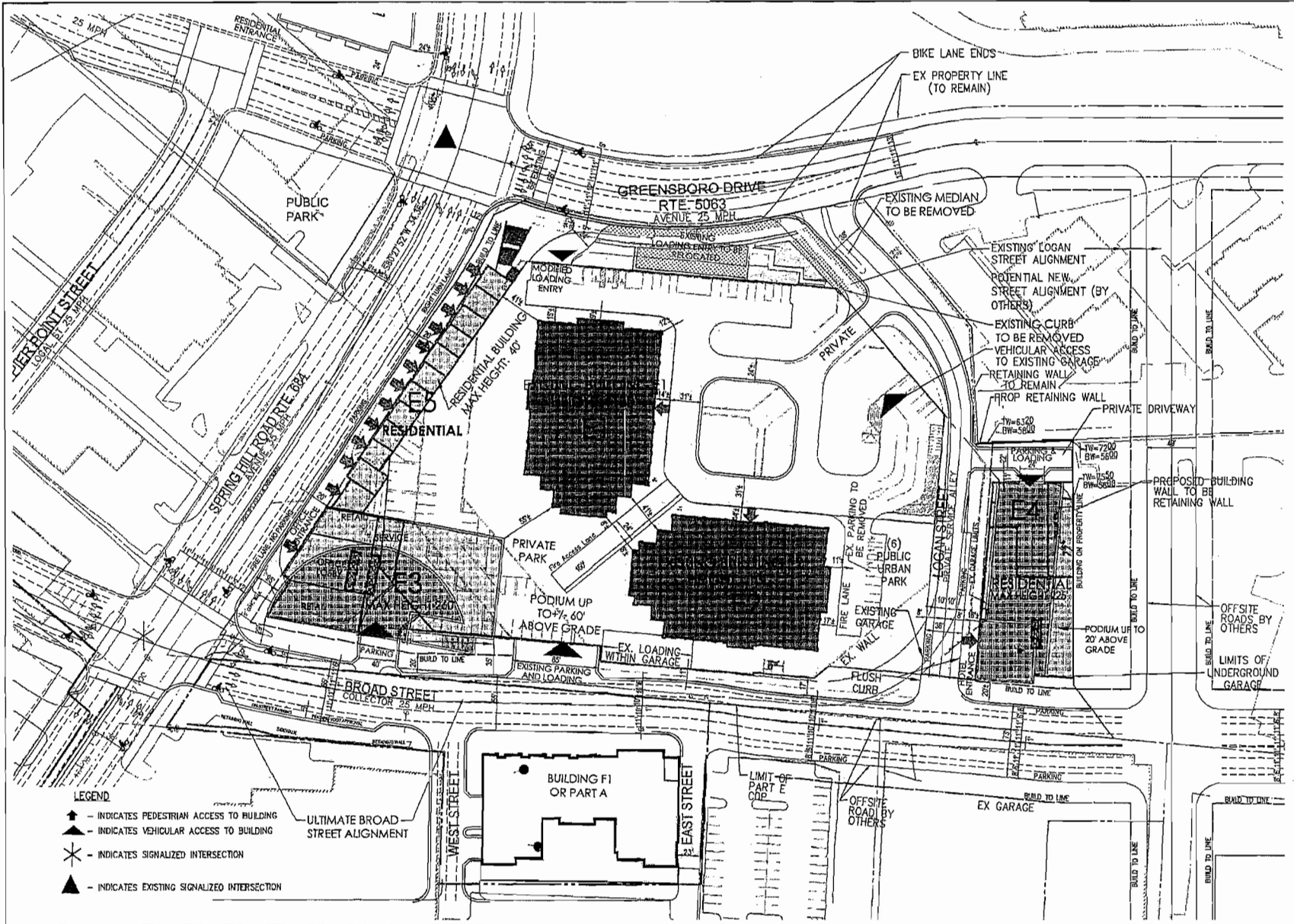
**The George Washington**  
 8405 Greensboro Dr. P130  
 McLean, VA 22102

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29	08/21/10
30	08/21/10

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**PART E**  
**CDP OPTION 1**

SCALE: 1"=40'  
**C-6**



- LEGEND**
- ▲ - INDICATES PEDESTRIAN ACCESS TO BUILDING
  - ▲ - INDICATES VEHICULAR ACCESS TO BUILDING
  - \* - INDICATES SIGNALIZED INTERSECTION
  - ▲ - INDICATES EXISTING SIGNALIZED INTERSECTION
- ULTIMATE BROAD STREET ALIGNMENT

**MVG ARCHITECTURE**  
 MVG Architecture, PLLC  
 1025 Connecticut Avenue, Suite 300  
 Washington, DC 20006  
 Tel: 202 857 6300  
 Fax: 202 463 2188  
 www.mvgarch.com

Application:  
 Georgia Group LLC  
 Contact: Aaron Georgias  
 8105 Greenboro Dr. #130  
 McLean, VA 22102

Tel: 703 811 1510  
 Fax: 703 722 0100  
 www.AmraGeorgiasgroup.com

Civil Engineer  
 Contact: Robert R. Cochran  
 8105 Greenboro Drive  
 McLean, VA 22102  
 Tel: 703 447 7800  
 Fax: 703 761 4789  
 www.rcochran.com

Landscape Architect  
 Parker/Georgias, Inc.  
 Contact: Bob Avell  
 101 N. Union Street  
 Suite 300  
 Alexandria, VA 22314  
 Tel: 703 518 3200  
 Fax: 703 518 3203  
 www.parkergeorgias.com

Traffic Consultant  
 WRIFF F ASSOCIATES, INC.  
 Contact: Mike Parkhouse  
 1420 Spring Hill Road  
 Suite 600  
 McLean, Virginia 22102  
 Tel: 703 817 8930  
 Fax: 703 817 8930  
 www.mrfparks.com

Lead Zoning Attorney  
 Moss Logan Leiby (Parker) & Weis PC  
 Contact: Elizabeth Baker  
 2200 Clarendon Blvd.  
 13th Floor  
 Arlington, VA 22201  
 Tel: 703 528 4700  
 Fax: 703 528 4700  
 www.mossleiby.com

Spring Hill Station  
 PROPOSED DISTRICT  
 FAIRFAX COUNTY, VIRGINIA

The Georgia Group  
 8400 Greenboro Dr. #130  
 McLean, VA 22102

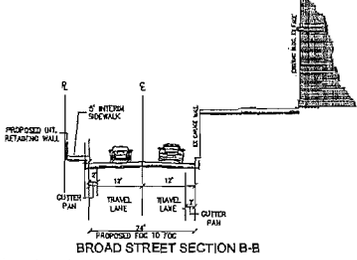
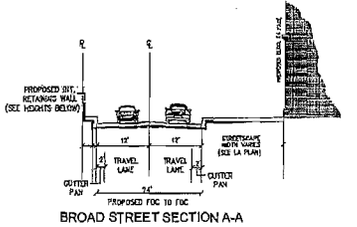
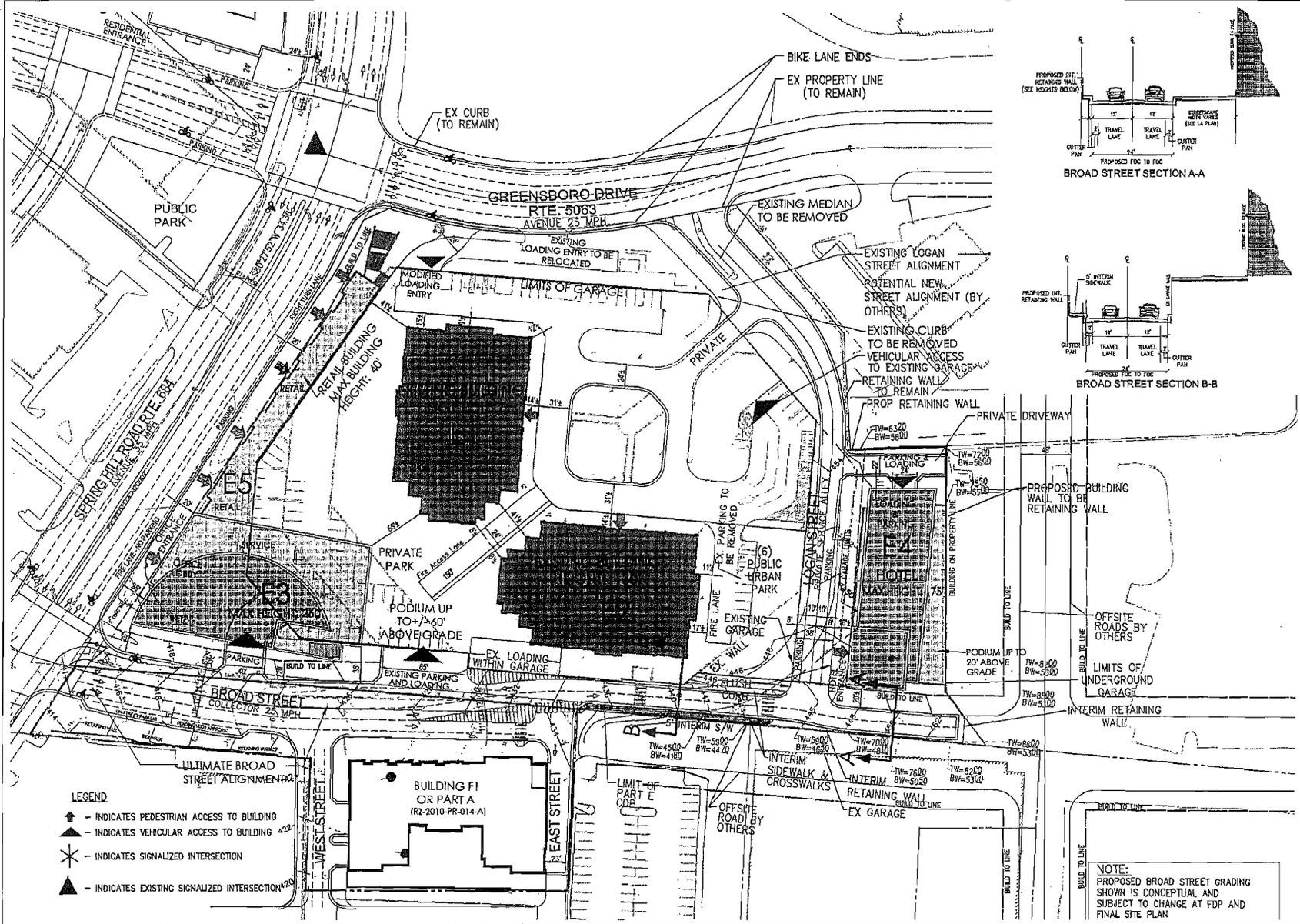
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- CDP (Revision) 09.14.11
- CDP (Revision) 10.14.11
- CDP (Revision) 11.14.11
- CDP (Revision) 12.14.11

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**PART E**  
 CDP OPTION 2

SCALE: 1"=40'

**C-6A**



**WDG ARCHITECTURE**  
 WDG Architecture, PLLC  
 1025 Connecticut Avenue, Ste 300  
 Washington, DC 20036  
 Tel: 202 857 7000  
 Fax: 202 453 2158  
 Email: wdg@wdgarch.com

Applicant:  
 Greenhill Group, LLC  
 Contact: Aaron George  
 8405 Greensboro Dr., P130  
 McLean, VA 22102  
 Tel: 703 871 8195  
 Email: Aaron@greenhillgroup.com

Site Engineer:  
 W&A, Inc.  
 Contact: Robert R. Cochran  
 8180 Greensboro drive  
 200  
 McLean, VA 22102  
 Tel: 703 547 7900  
 Email: rcochran@wa.com

Landscaper/Architect:  
 Greenhill Group, LLC  
 Contact: Dan Avri  
 101 N. Gates Street  
 Suite 300  
 Alexandria, VA 22314  
 Tel: 703 248 5010  
 Email: dan@greenhillgroup.com

Traffic Consultant:  
 W&A Associates, Inc.  
 Contact: Mike Pintoske  
 1400 Spring Hill Road  
 Suite 100  
 Fairfax, VA 22031  
 Tel: 703 817 0750  
 Email: mwpintoske@wainroads.com

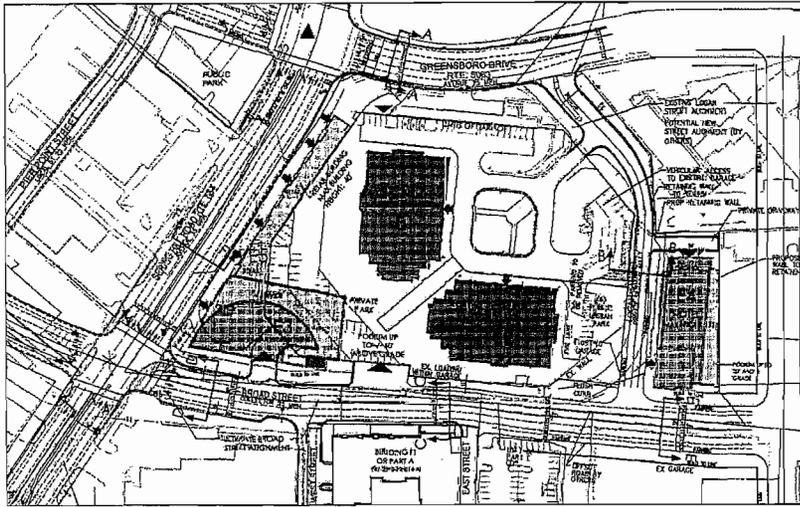
Land/Zoning Attorney:  
 Ron Long, Attorney at Law & PC  
 Contact: Robert H. Long  
 2700 Clarendon Blvd.  
 Arlington, VA 22201  
 Tel: 703 595 4167  
 Email: ron@ronlong.com

**Spring Hill Station**  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA

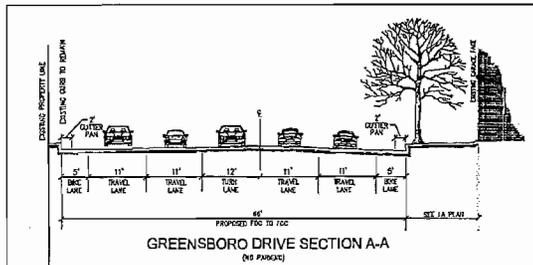
The Companies Group  
 8405 Greensboro Dr., P130  
 McLean, VA 22102

08-2710  
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 CDP (CONCEPTUAL) 17-20-10  
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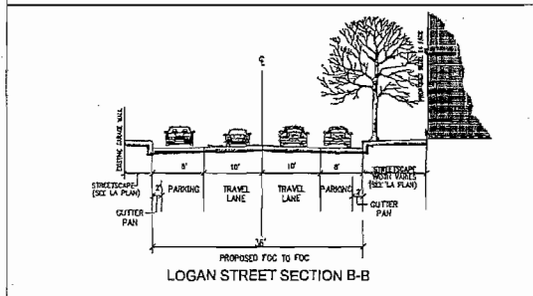
© 2010 Project No. WAB0031  
**PART E**  
**INTERIM STREET LAYOUT**  
 SCALE: 1"=40'  
**C-7**



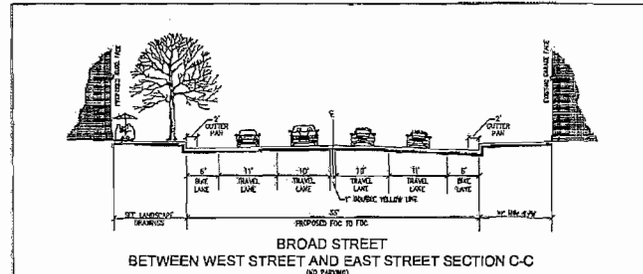
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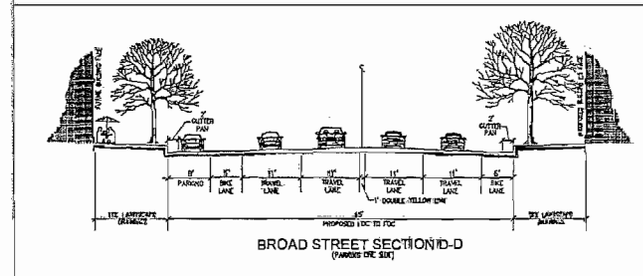
GREENSBORO DRIVE SECTION A-A  
(NO PARKING)



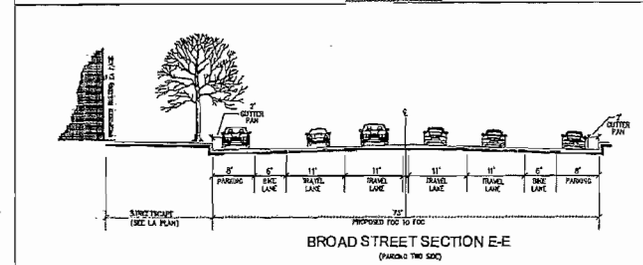
LOGAN STREET SECTION B-B



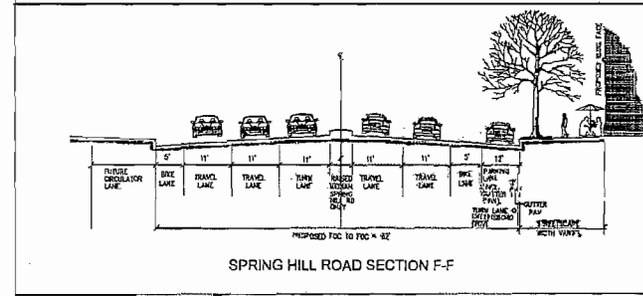
BROAD STREET  
BETWEEN WEST STREET AND EAST STREET SECTION C-C  
(NO PARKING)



BROAD STREET SECTION D-D  
(PARKING ON SIDE)



BROAD STREET SECTION E-E  
(PARKING ON SIDE)



SPRING HILL ROAD SECTION F-F



WDC Architecture, PLLC  
1028 Commonwealth Avenue NW  
Suite 500  
Washington, DC 20006  
Tel: 202 857 1300  
Fax: 202 461 2198  
www.wdcarch.com

Project: Spring Hill Station  
Contact: Aaron Grogan  
8405 Greenberg Dr. #130  
Vienna, VA 22102

Tel: 703 851 1540  
Fax: 703 220 0195  
www.mactronengineering.com

Civil Engineer  
Vicki The  
Contact: Robert R. Cochran  
8185 Greensboro drive  
Suite 200 VA 22102

Tel: 703 442 7809  
Fax: 703 442 7809  
www.robertcochran.com

Landscapes Architect  
Petersen/Quinn, Inc.  
Contact: Dan Airl  
701 N. Union Street  
Alexandria, VA 22314

Tel: 703 548 5010  
Fax: 703 548 0280  
www.petersenquinn.com

Traffic Consultant  
RBS & Associates, Inc.  
Contact: Mike Partridge  
1320 Spring Hill Road  
Suite 100  
McLean, Virginia 22102

Tel: 703 817 9700  
Fax: 703 817 9700  
www.rbsandassociates.com

Land/Urban Planner  
Kohn Pedersen Fox Associates  
Contact: Elizabeth Saker  
2200 Clarendon Blvd.  
15th Floor  
Washington, VA 22201

Tel: 703 528 4789  
Fax: 703 528 4789  
www.kohnpedersenfox.com

www.kohnpedersenfox.com

Spring Hill Station  
PROVIDENCE  
FAIRFAX COUNTY,  
VIRGINIA



The Geogebra Group  
8400 Greensboro Dr. #130  
McLean, VA 22102

- 01P 05.22.10
- 02P 06.01.10
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- 87P 06.01.10
- 88P 06.01.10
- 89P 06.01.10
- 90P 06.01.10
- 91P 06.01.10
- 92P 06.01.10
- 93P 06.01.10
- 94P 06.01.10
- 95P 06.01.10
- 96P 06.01.10
- 97P 06.01.10
- 98P 06.01.10
- 99P 06.01.10
- 100P 06.01.10

Project No. WDC0031

PART E-  
SECTION  
CIRCULATION  
PLAN

SCALE: 1"=15'  
C-8

EXISTING VEGETATION TABLE - PART E

EVM INDEX	COVER TYPE	SUCCESSIONAL STAGE	AREA	COVER CONDITION	PRIMARY SPECIES	COMMENTS
"A"	DEVELOPED/MAINTAINED	N/A	30,424 SF (0.6910 AC)	GOOD	SEE COVER TYPE TABLE	REMOVED AFTER CONSTRUCTION WITH 10% OPEN SPACE
"B"	UPLAND FOREST	LONG-TERM SUB-CUMAX	17,511 SF (0.4029 AC)	FAIR	SEE COVER TYPE TABLE	REMOVED AFTER CONSTRUCTION WITH 10% OPEN SPACE
TOTAL AREA	-	-	323,035 SF (7.3529 AC)	-	-	-

VEGETATION COVER TYPES

"A" PRIMARY SPECIES

Acer rubrum - Red Maple  
 Carole canadensis - Common Redbud  
 Cornus - Dogwood  
 Fraxinus americana - White Ash  
 Picea glauca - White Spruce  
 Pinus strobus - Eastern White Pine  
 Pinus thunbergii - Japanese Black Pine  
 Populus canadensis - Cottonwood  
 Quercus sp. - Pin Oak  
 Taxus - Loblolly  
 Zizia aurea - Japanese Knotweed

"B" PRIMARY SPECIES

Acer rubrum - Red Maple  
 Cornus sp. - Dogwood  
 Liquidambar styraciflua - Yellow Poplar  
 Pinus strobus - Virginia Pine  
 Prunus - Cherry  
 Quercus sp. - Pin Oak  
 Robinia pseudoacacia - Black Locust

PART-E EVM NARRATIVE

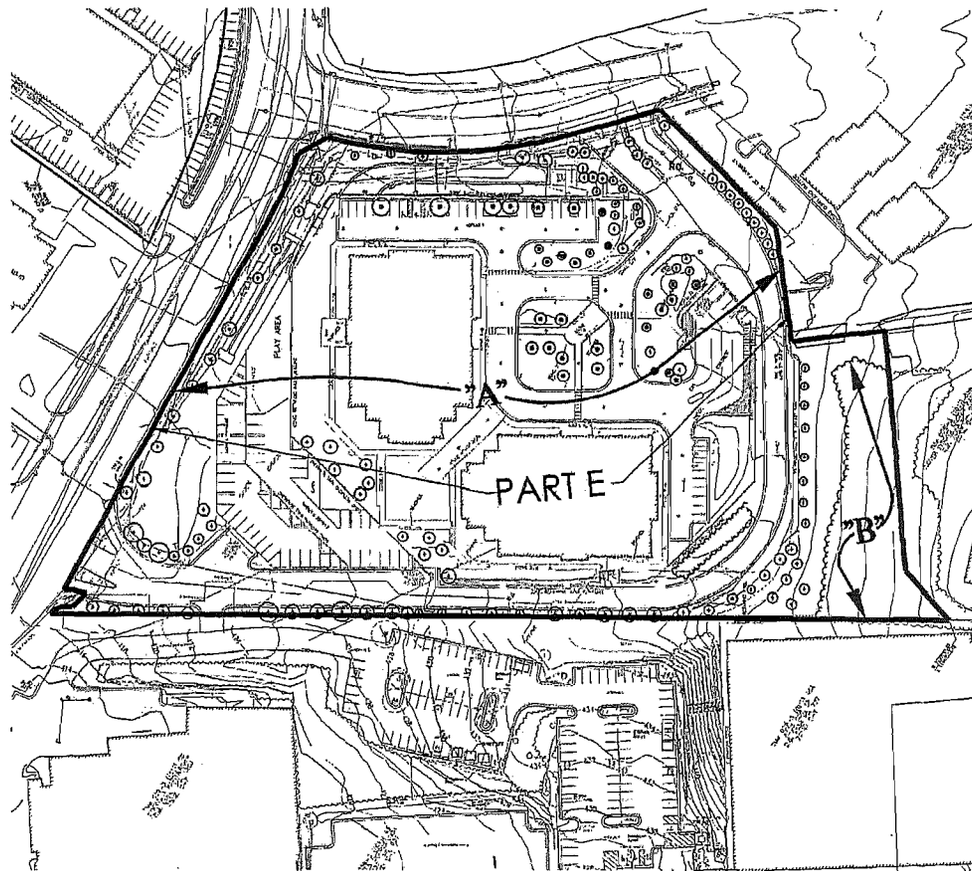
AREAL AREA-A IS APPROXIMATELY 80% OF THE SUBJECT PART-E AND HAS BEEN DEVELOPED AS AN OFFICE BUILDING WITH ASSOCIATED SURFACE AND STRUCTURED PARKING. THIS DEVELOPMENT HAS REPOSED AND RYTERED LANDSCAPING THAT WAS INSTALLED AT THE TIME OF DEVELOPMENT. THE SITE IS WELL MAINTAINED AND THE PLANT MATERIAL SHOWS GOOD HEALTH AND VITALITY. A PORTION OF THE EXISTING LANDSCAPED PLANT MATERIAL IS TO BE SPECIFIED FOR PRESERVATION AND PORTIONS FOR REMOVAL.

AREA "B" AREA "B" IS THE REMAINDER OF THE SITE AND IS A REMAINT PRESERVED WOODLAND STAND FROM WHICH THE SITE WAS DEVELOPED. THE SUCCESSIONAL STAGE IS SUB-CUMAX. THROUGH THIS VEGETATION AREA IS NOT MAINTAINED IT SHOWS AVERAGE HEALTH AND WOOD WITH A SEVERE LEVEL OF ESTABLISHED INVASIVE PLANT MATERIAL (POISON IVY, WILD GRAPE VINE, ALHAMBRA). THIS ZONING APPLICATION SPECIFICS THAT AREA-B WILL BE COMPLETELY CLEARED OF ALL EXISTING VEGETATION. THE PLANT MATERIAL WOULD NOT BE CONSIDERED HIGH VALUE WILL NOT BE RECOMMENDED FOR PRESERVATION. THE SUBJECT SITE WILL NOT PROVIDE ADEQUATE EXISTING VEGETATION THAT WILL QUALIFY OR PROVIDE THE TREE PRESERVATION TARGET AS REQUIRED.

SUMMARY: SPRING HILL STATION PART-E IS 7000 PFD AND IS SPECIFIED FOR SIGNIFICANT REDEVELOPMENT. WITH THE EXISTING STRUCTURES, PAVED TRAVEL LANE AREAS AND VEGETATION WILL BE REMOVED. PORTIONS OF THE EXISTING VEGETATION (CANOPY) IS SPECIFIED FOR PRESERVATION AND WILL PROVIDE THE TREE PRESERVATION TARGET REQUIRED AND IS ACCORDANCE WITH PM 12-0508. ADDITIONAL NEW LANDSCAPING IS SPECIFIED TO BE INSTALLED WITH THE REDEVELOPMENT WHICH WILL SUPPLEMENT THAT EXISTING TREE CANOPY TO BE REMOVED.

LEGEND

- ⊙ EXISTING TREE TO BE REMOVED
- ⊕ EXISTING TREE TO BE PRESERVED



Step	Description	Total	Reference
A	Pre-development area of existing tree canopy (from Existing Vegetation Map(EVM)) =	33,523	law § 12-0508.2
B	Percentage of gross site area covered by existing tree canopy =	10%	
C	Percentage of 10-year tree canopy required for site =	10%	see Table 12.4
D	Percentage of the 10-year tree canopy requirement that should be met through tree preservation =	10%	
E	Proposed percentage of canopy requirement that will be met through tree preservation =	13%	
F	Has the Tree Preservation Target minimum been met?	Yes	Provides Yes or No
G	If No for line F, then a request to deviate from the Tree Preservation Target shall be provided on the plan that states one or more of the justifications listed in § 12-0508.4 along with a narrative that provides a site-specific explanation of why the T		Provide sheet number, see § 12-0508.3
H	If step G requires a narrative, it shall be prepared in accordance with § 12-0508.4		see § 12-0508.4
I	Place this information prior to the 10-year Tree Canopy Calculations on per instructions in Table 12.10.		

U:\02\_108\_10\_4\G\DATA\7000-0000V\0100C\10-yr Tree Canopy Reqmts Part-E.rvt\4 No 2

PLAN PREPARED BY: NELSON P. BOEKER, RLA  
 SA CERTIFIED ARBORIST NO. 16-472344  
 SIGNATURE: \_\_\_\_\_ DATE: 1/25/13

DESCRIPTION	DATE	APPROVED	DATE

REVISION APPROVED BY:  
 DIVISION OF DESIGN REVIEW

**MDC ARCHITECTURE**  
 MDC Architecture, PLLC  
 1025 Connecticut Avenue  
 Suite 300  
 Washington, DC 20036  
 Tel: 202 897 8306  
 Fax: 202 463 2188  
 e-mail: info@mcdarch.com

**Spring Hill Station**  
 CONTACT: AMON GEORGIAN  
 8155 Greenboro Dr. #110  
 McLean, VA 22102  
 Tel: 703 821 1540  
 Fax: 703 821 1540  
 Email: amon@springhillstation.com

**CH2M HILL**  
 CONTACT: ROBERT R. COCHRAN  
 8150 Greenboro Drive  
 Suite 200  
 McLean, VA 22102  
 Tel: 703 821 7800  
 Fax: 703 821 7870  
 Email: robert@ch2m.com

**LANDSCAPE ARCHITECT**  
 PETER J. BOEKER, RLA  
 CONTACT: THEA M. BOEKER  
 131 N. Union Street  
 Suite 200  
 Alexandria, VA 22314  
 Tel: 703 548 6610  
 Fax: 703 548 6600  
 Email: peter@pboeker.com

**THE GEORGIAN GROUP**  
 CONTACT: THEA M. BOEKER  
 1420 BRIDGEVIEW ROAD  
 DULLES, VIRGINIA 22022  
 Tel: 703 877 8800  
 Fax: 703 877 8800  
 Email: thea@theageorgiangroup.com

**LANDSCAPING COMPANY**  
 THEA M. BOEKER, RLA  
 CONTACT: ELIZABETH BAKER  
 2200 Greenboro Drive  
 Suite 200  
 McLean, VA 22101  
 Tel: 703 528 4700  
 Fax: 703 528 3197  
 Email: thea@theageorgiangroup.com

Spring Hill Station  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA

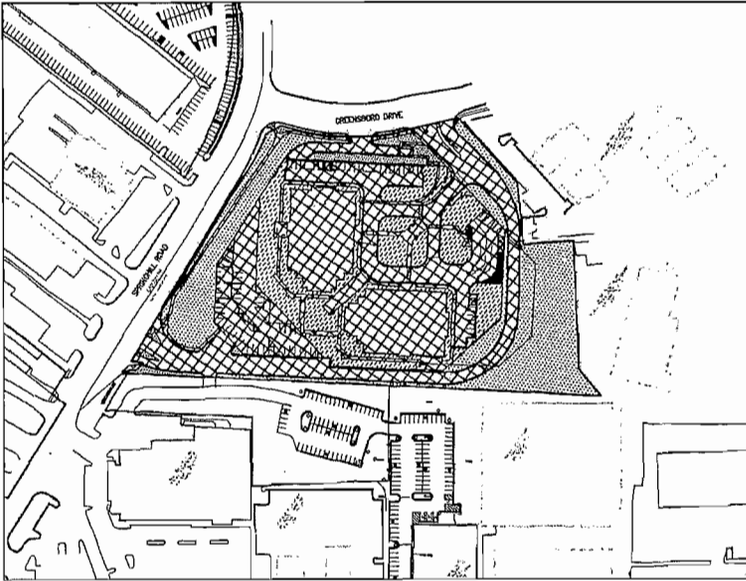
The Georgians Group  
 6400 Greenboro Dr. #110  
 McLean, VA 22102

DATE	DESCRIPTION
08/27/12	CDP (Pre-Approved)
08/14/12	CDP (Approved)
07/26/12	CDP (Revised)
07/11/12	CDP (Revised)
06/28/12	CDP (Revised)
07/13/12	CDP (Revised)
06/19/12	CDP (Revised)
07/29/12	CDP (Revised)
07/11/12	CDP (Revised)
07/26/12	CDP (Revised)

Scale: 1"=50'

**C-9**

EVM MAP TABULATIONS PART E



**CURRENT EXISTING CONDITION EXHIBIT**

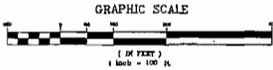
**LEGEND**

	IMPERVIOUS AREA = 183,768 SF (4.22 AC) = 57%
	PERVIOUS AREA = 84,567 SF (1.94 AC) = 26%
	GREEN ROOF AREA = 53,680 SF (1.23 AC) = 17%

**EXISTING CONDITIONS (PRE-DEVELOPMENT) PFM DETENTION CHECK**

\*PERVIOUS AREA = 322,035 SF (7.39 AC) 100%

\*THE ENTIRE SITE HAS DETENTION MEASURES AND WILL BE CONSIDERED 100% PERVIOUS (PRE-EXISTING CONDITIONS) FOR OUR EXISTING CONDITIONS PFM CALCULATIONS.



**WDG ARCHITECTURE**  
 WDG Architecture, PLLC  
 1025 Connecticut Avenue NW  
 Suite 300  
 Washington, DC 20036  
 Tel: 202 897 7026  
 Fax: 202 463 2188  
 e-mail: wdg@wdgarch.com

Applicant:  
 Georgetown Group LLC  
 Contact: Aaron Greenberg  
 8405 Greenboro Dr. #130  
 McLean, VA 22102

tel: 703.821.1549  
 fax: 703.228.0165  
 e-mail: Aaron@georgetowngroup.com

Civil Engineer  
 WDA, Inc.  
 Contact: Robert R. Cochran  
 8180 Greenboro Drive  
 Suite 200  
 McLean, VA 22102

tel: 703.442.7800  
 fax: 703.761.2287  
 e-mail: robert@wda.com

Landscape Architect  
 GreenRoofnet, LLC  
 Contact: Tom M. Rodriguez  
 501 N. Union Street  
 Suite 300  
 Alexandria, VA 22314

tel: 703.548.8018  
 fax: 703.548.6280  
 e-mail: tom@greenroofnet.com

Traffic Consultant  
 Wirth + Associates, Inc.  
 Contact: Chris Roberts  
 1420 Spring Hill Road  
 Suite 600  
 McLean, Virginia 22102

tel: 703.917.8830  
 fax: 703.917.0214  
 e-mail: chris@wirthassoc.com

Land/Zoning Attorney  
 BSA, Daniel Shapp Linnich & Pea PC  
 Contact: Elizabeth Baker  
 2300 Cameron Blvd.  
 13th Floor  
 Arlington, VA 22204

tel: 703.528.4700  
 fax: 703.528.3187  
 e-mail: elizabeth@bsalaw.com

Spring Hill Station  
 PRINCEDALE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA



The Georgetown Group  
 8405 Greenboro Dr. #130  
 McLean, VA 22102

CDP	06.27.10
CDP (Resubmission)	08.24.10
CDP (Accepted)	10.14.10
CDP (Revised)	11.20.10
CDP (Revised)	03.11.11
CDP (Revised)	04.28.11
CDP (Revised)	11.30.11
CDP (Revised)	1.13.12
CDP (Revised)	10.30.12
CDP (Revised)	11.26.12
CDP (Revised)	01.11.13
CDP (Revised)	01.28.13

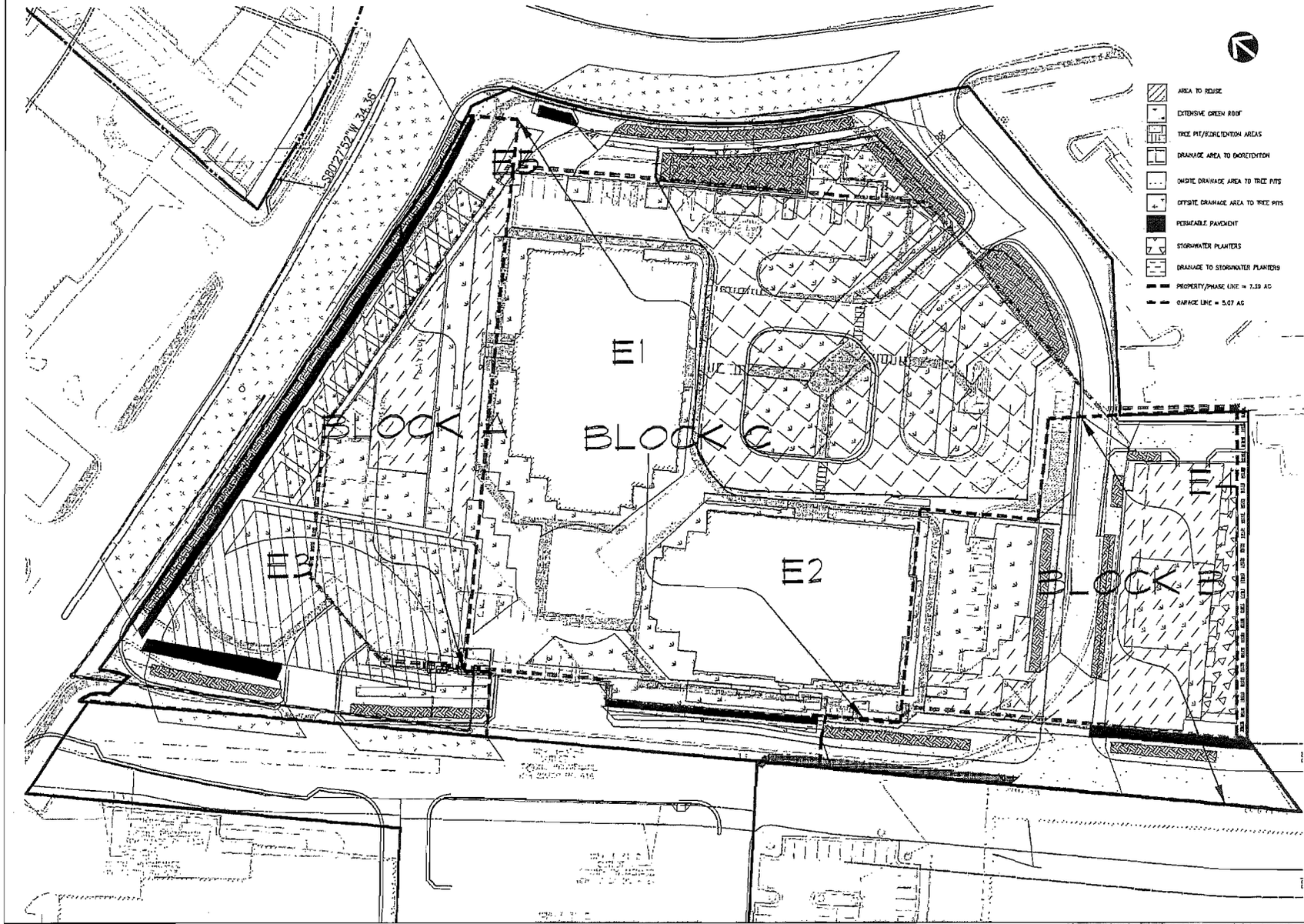


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**EXISTING CONDITIONS SWM PLAN**

Scale: AS SHOWN

**C-10**



- AREA TO REMOVE
- EXTENSIVE GREEN ROOF
- TREE PIT/RETENTION AREAS
- DRAINAGE AREA TO DOKREIDTDM
- ON-SITE DRAINAGE AREA TO TREE PITS
- OFF-SITE DRAINAGE AREA TO TREE PITS
- PERMEABLE PAVEMENT
- STORMWATER PLANTERS
- DRAINAGE TO STORMWATER PLANTERS
- PROPERTY/PHASE LINE = 7.89 AC
- GAPAGE LINE = 5.07 AC

**MDC ARCHITECTURE**  
 1025 Cornerstone  
 Avenue NW  
 Suite 300  
 Washington DC  
 20036  
 Tel: 202 897 8300  
 Fax: 202 463 2198  
 e-mail: mdc@mdcarch.com

Applicant:  
 CH2M HILL Group LLC  
 Contact: Aaron Georgiades  
 8425 Greenstone Dr. P130  
 McLean, VA 22102  
 Tel: 703 821 1540  
 Fax: 703 276 5182  
 e-mail: Aaron.Georgiades@ch2m.com

Civil Engineer:  
 W&A, Inc.  
 Contact: Robert R. Cochran  
 8180 Greenstone Drive  
 Suite 200  
 McLean, VA 22102  
 Tel: 703 767 7170  
 Fax: 703 767 4787  
 e-mail: rcochran@wanda.com

Landscape Architect:  
 PARKER PARKER REDDIPUEZ, INC.  
 Contact: John R. Reddipuez  
 101 N. Union Street  
 Suite 300  
 Alexandria, VA 22314  
 Tel: 703 248 2010  
 Fax: 703 248 2010  
 e-mail: johnr.reddipuez@ppr.com

Traffic Consultant:  
 W&A CONSULTANTS, INC.  
 Contact: Chris Kobak  
 1420 Spring Hill Road  
 Suite 500  
 McLean, Virginia 22102  
 Tel: 703 917 8930  
 Fax: 703 917 8930  
 e-mail: ckobak@wanda.com

Land/Planning Attorney:  
 The Georgiades Group  
 8405 Greenstone Dr. P130  
 McLean, VA 22102  
 Contact: Elizabeth Baker  
 2700 Greenstone Blvd.  
 13th Floor  
 Arlington, VA 22201  
 Tel: 703 278 4700  
 Fax: 703 278 4700  
 e-mail: ebaker@thelandlawyers.com

Spring Hill  
 Station  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY,  
 VIRGINIA

The Georgiades Group  
 8405 Greenstone Dr. P130  
 McLean, VA 22102

CRP	06/22/10
CRP (Resubmitted)	08/24/10
CRP (Accepted)	10/14/10
CRP (Revised)	7/23/10
CRP (Revised)	03/11/11
CRP (Revised)	04/15/11
CRP (Revised)	07/13/11
CRP (Revised)	10/19/12
CRP (Revised)	11/17/11
CRP (Revised)	01/11/11
CRP (Revised)	01/29/13

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**STORMWATER  
 MANAGEMENT  
 PLAN**  
 Scale: 1" = 30'  
**C-11**



APPLICATION OVERALL SWM COMPUTATIONS-TYSONS CORNER CONFORMANCE SPREADSHEET

Site Name: **TYSONS CORNER COMPREHENSIVE PLAN DEVELOPMENT CONFORMANCE SPREADSHEET - 03/16/2012**

Description: **PROPOSED NEW DEVELOPMENT BLOCS E3, E4 AND E5**

Post Development Land Cover: **CONCRETE PAVEMENT**

Drainage Area	Land Cover Type	Area (Ac)	Runoff Coef	Volume (CU FT)	Peak Rate (CFS)
Drainage Area A	Impervious	1.36	0.95	154	1.54
	Total	1.36	0.95	154	1.54
Drainage Area B	Impervious	0.82	0.95	123	1.23
	Total	0.82	0.95	123	1.23
Drainage Area C	Impervious	0.23	0.95	32	0.32
	Total	0.23	0.95	32	0.32
Drainage Area D	Impervious	0.91	0.95	132	1.32
	Total	0.91	0.95	132	1.32
Drainage Area E	Impervious	0.10	0.95	14	0.14
	Total	0.10	0.95	14	0.14

Runoff Reduction Practice	Contributing Area (Ac)	DA RV	1" Vol Required (CU FT)	Vol Available (CU FT)	Potential Retained (Inches)	Volume Retained	Equivalent Depth Retained
SCREENING (TREES)	0.77	0.95	1831	1913	1.90	2830	0.10
<b>TOTAL</b>	<b>0.77</b>	<b>0.95</b>	<b>1831</b>	<b>1913</b>	<b>1.90</b>	<b>2830</b>	<b>0.10</b>

SEE BELOW FOR TABLE IDENTIFYING ADDITIONAL ALTERNATIVE OPTIONS

Runoff Reduction Practice	Contributing Area (Ac)	DA RV	1" Vol Required (CU FT)	Vol Available (CU FT)	Potential Retained (Inches)	Volume Retained	Equivalent Depth Retained
SCREENING (TREES)	0.77	0.95	1831	1913	1.90	2830	0.10
<b>TOTAL</b>	<b>0.77</b>	<b>0.95</b>	<b>1831</b>	<b>1913</b>	<b>1.90</b>	<b>2830</b>	<b>0.10</b>

ADDITIONAL STORAGE PROVIDED IN PROPOSED RUNOFF REDUCTION PRACTICES

Runoff Reduction Practice	Contributing Area (Ac)	DA RV	1" Vol Required (CU FT)	Vol Available (CU FT)	Potential Retained (Inches)	Volume Retained	Equivalent Depth Retained
GREEN ROOF	1.31	0.95	1741	1741	1.31	2350	0.09
PERMEABLE PAVEMENT	0.11	0.95	139	139	0.11	200	0.08
BIORETENTION (PITS)	0.18	0.95	231	231	0.18	270	0.11
BIORETENTION (TRENCHES)	0.20	0.95	260	260	0.20	300	0.12
PERMEABLE PAVEMENT (PARKING)	0.08	0.95	104	104	0.08	140	0.06
PERMEABLE PAVEMENT (DRIVEWAYS)	0.05	0.95	62	62	0.05	80	0.04
GREEN ROOF - INTENSIVE	0.04	0.95	51	51	0.04	70	0.03
DISCONNECT TO SWM PRACTICE	0.04	0.95	51	51	0.04	70	0.03
<b>TOTAL</b>	<b>2.93</b>	<b>0.95</b>	<b>3601</b>	<b>3601</b>	<b>2.93</b>	<b>4380</b>	<b>0.08</b>

LOW IMPACT DEVELOPMENT PRACTICES CONTRIBUTING TO OVERALL

Practice	Area (Ac)	Vol Available (CU FT)	Equivalent Depth (Inches)
GREEN ROOF	1.31	1741	0.09
PERMEABLE PAVEMENT	0.11	139	0.08
BIORETENTION (PITS)	0.18	231	0.11
BIORETENTION (TRENCHES)	0.20	260	0.12
PERMEABLE PAVEMENT (PARKING)	0.08	104	0.06
PERMEABLE PAVEMENT (DRIVEWAYS)	0.05	62	0.04
GREEN ROOF - INTENSIVE	0.04	51	0.03
DISCONNECT TO SWM PRACTICE	0.04	51	0.03
<b>TOTAL</b>	<b>2.93</b>	<b>3601</b>	<b>0.08</b>

OVERALL APPLICATION BREAKDOWN BY BLOCK

Drainage Area	Block	Inches Retained
A	PROPOSED NEW DEVELOPMENT BLOCS E3 AND E5	0.07
B	PROPOSED NEW DEVELOPMENT BLOCK E4	0.09
C	EXISTING DEVELOPMENT BLOCS E1 AND E2	0.05

EXISTING BUILDINGS 'E1' AND 'E2' IMPROVEMENTS

Site Name: **Spring Hill Station**

Project: **EXISTING BUILDINGS 'E1' AND 'E2' IMPROVEMENTS**

Runoff Reduction Practice	Contributing Area (Ac)	DA RV	1" Vol Required (CU FT)	Vol Available (CU FT)	Potential Retained (Inches)	Volume Retained	Equivalent Depth Retained
SCREENING (TREES)	0.77	0.95	1831	1913	1.90	2830	0.10
<b>TOTAL</b>	<b>0.77</b>	<b>0.95</b>	<b>1831</b>	<b>1913</b>	<b>1.90</b>	<b>2830</b>	<b>0.10</b>

Runoff Reduction Practice	Contributing Area (Ac)	DA RV	1" Vol Required (CU FT)	Vol Available (CU FT)	Potential Retained (Inches)	Volume Retained	Equivalent Depth Retained
SCREENING (TREES)	0.77	0.95	1831	1913	1.90	2830	0.10
<b>TOTAL</b>	<b>0.77</b>	<b>0.95</b>	<b>1831</b>	<b>1913</b>	<b>1.90</b>	<b>2830</b>	<b>0.10</b>

OVERALL APPLICATION BREAKDOWN BY PRACTICE

Practice	Area (Ac)	Vol Available (CU FT)	Equivalent Depth (Inches)
SCREENING (TREES)	0.77	1913	0.10
<b>TOTAL</b>	<b>0.77</b>	<b>1913</b>	<b>0.10</b>

THE AREA FOR EXISTING BLDGS E1 & E2 FOR A 1" RAINFALL RETAINS APPROXIMATELY 0.41" TAKING INTO CONSIDERATION UNROOFED AREAS PROVIDED WITH THIS COP. THE AMOUNT RETAINED HAS INCREASED TO 0.85".

**VDC ARCHITECTURE**

VDC Architecture, PLLC  
1015 Connecticut Avenue NW  
Suite 300  
Washington, DC 20036  
Tel: 202 857 2000  
Fax: 202 463 2155  
vdc@vdcarch.com

**Spring Hill Station**

PROVIDENCE DISTRICT  
FAIRFAX COUNTY, VIRGINIA

The Conroy Group  
8405 Greensboro Dr. #130  
McLean, VA 22102

CONTRACT NO. 08-27-10  
COP (Revised) 08-24-10  
COP (Accepted) 10-15-10  
COP (Revised) 12-10-10  
COP (Accepted) 01-04-11  
COP (Revised) 04-22-11  
COP (Accepted) 11-30-11  
COP (Revised) 2-13-12  
COP (Accepted) 03-19-12  
COP (Revised) 03-28-12  
COP (Accepted) 04-11-12  
COP (Revised) 04-26-12

**Spring Hill Station**

PROVIDENCE DISTRICT  
FAIRFAX COUNTY, VIRGINIA

**Spring Hill Station**

PROVIDENCE DISTRICT  
FAIRFAX COUNTY, VIRGINIA

**Spring Hill Station**

PROVIDENCE DISTRICT  
FAIRFAX COUNTY, VIRGINIA

SWM COMPUTATIONS

C-13











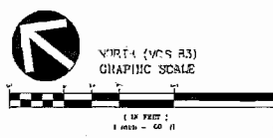
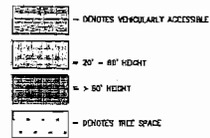
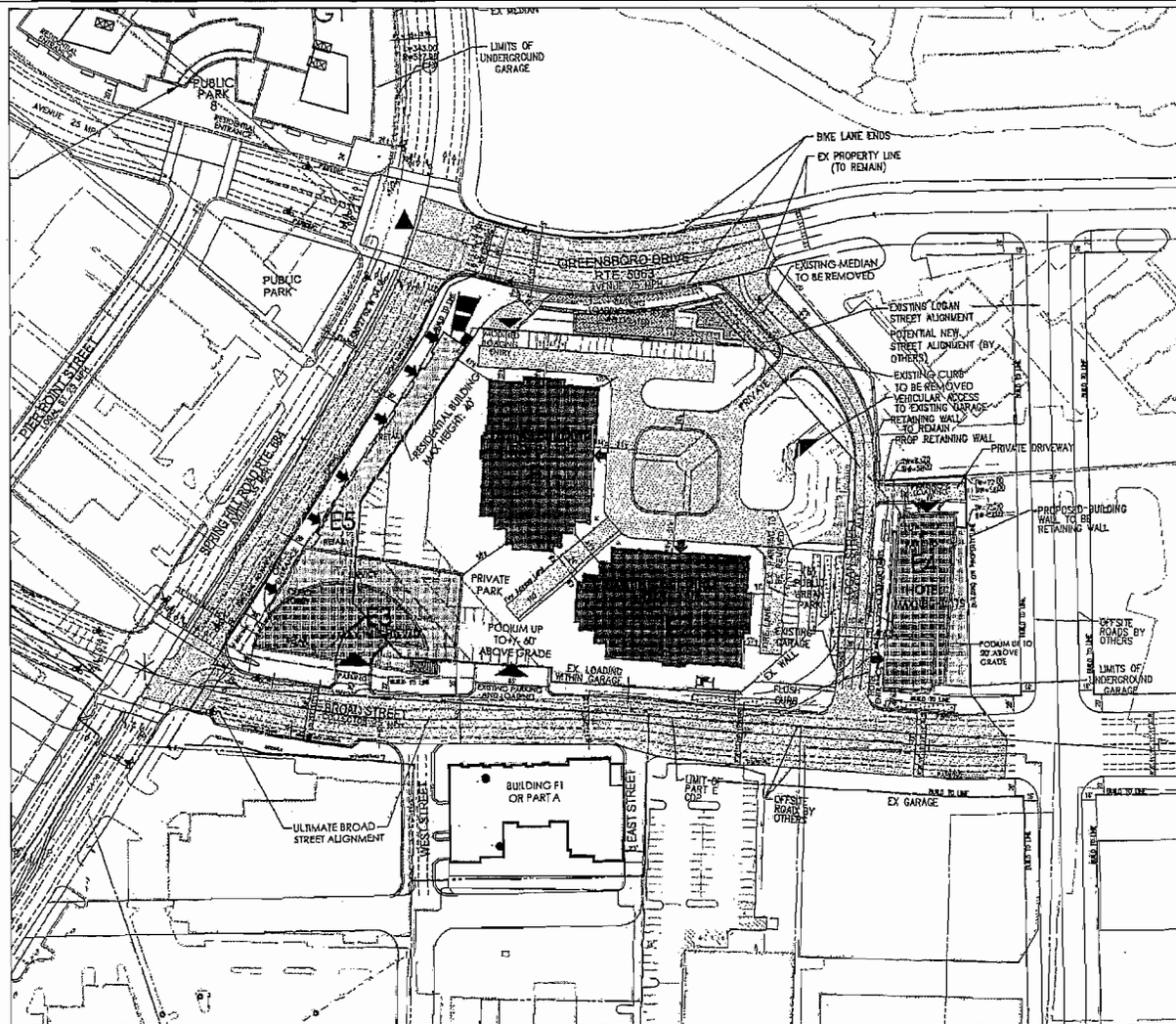


Fire Access Sheet Requirements

- All roads proposed by the project, as well as adjoining roads; the classifications of the roads (i.e. arterial, collector, etc.) should be noted. (PROVIDED)
- Location and dimensions of all fire access lanes and turnarounds; vehicle access to the rear of buildings, including interior courtyards for stick-build, donut-shaped buildings, needs to be shown. (PROVIDED)
- Arrow diagrams indicating where emergency vehicles can access buildings. (TO BE PROVIDED)
- Dimensions of the distance between the portions of the roadway that are accessible to fire trucks and the facades of the buildings. The target distance is between 15 and 30 feet separation. (PROVIDED)
- Improvements planned for the area between the portions of the roadway that are accessible to fire trucks and the facades of the buildings, including parking lanes, garage podiums, landscaped areas, steep slopes, sidewalks, plazas, yards, outdoor seating areas, steps, planters, sculptures, etc. (TO BE PROVIDED)
- Clear identification of building footprints, cantilevered extensions, penthouses, balconies, patios, etc. (PROVIDED)
- Heights of the proposed buildings; for buildings with multiple heights due to step backs, the height and number of stories of each building segment should be clearly noted. (PROVIDED)
- Location of overhead utility lines. (PROVIDED)
- Identification of construction type for each building; for multiple buildings located on a single garage podium, the construction type for each building must be identified - the garage podium can be identified as a block, with each building identified separately. Each portion of structure with a different construction type is considered a separate building. Structures that are separated by a fire wall arc also considered separate buildings. (PROVIDED)
- Type of building skin material (combustible/non-combustible), type of sprinklers (Type 13; if 13R please explain), and roof type (Class A preferred). (PROVIDED)
- Location of proposed building entrances, both pedestrian and vehicular; access doors and elevators, including medevac elevators, should be shown on the FDP. Also, any interior routes available for emergency vehicle use, such as suitably sized driveways through parking garages and courtyards, should be delineated. (PROVIDED)
- Loading areas and whether they are accessible to emergency vehicles. (PROVIDED)
- Access to active courtyards (especially with pools, tennis courts, etc.) needs to be shown - how will the medical staff get there, with their equipment, quickly? (TO BE PROVIDED)

Building Data

BUILDING	B1	B2	B3	B4
TYPE OF CONSTRUCTION	- 1B (Modified to 2A)	- 1B (Modified to 2A)	- 1A (Modified to 1B)	- 1A (Modified to 1A)
NUMBER OF STORIES	- 10	- 10	- 2	- 14.2 (Modified to 14)
BUILDING HEIGHT	- 130' 0"	- 130' 0"	- 25' 0"	- 137' 0" (25' 0" + 112' 0")
FIRE GROUP	- 1	- 1	- 2	- 1 & 2, Group 22 (Parking)
BUILDING FOOTPRINT	- 31,343 SF	- 31,343 SF	- 6,000 SF (Garage)	- 2, Group 4 (Retail)
FULLY SPRINKLED PER NFPA 13	- YES	- YES	- YES	- Ground Floor - 15,000 SF
FIRE WALL RATING	- 1 Hour	- 1 Hour	- 1 Hour	- Second Floor - 13,000 SF
BUILDING	B5A	B5B	B5C	B5D
TYPE OF CONSTRUCTION	- 1A (Modified to 1B)			
NUMBER OF STORIES	- 2	- 2	- 2	- 2
BUILDING HEIGHT	- 42' 0"	- 42' 0"	- 42' 0"	- 42' 0"
FIRE GROUP	- Group 13 (Retail)			
BUILDING FOOTPRINT	- 6,000 SF (Garage)			
FULLY SPRINKLED PER NFPA 13	- Ground Floor - 3,000 SF			
FIRE WALL RATING	- 1 Hour	- 1 Hour	- 1 Hour	- 1 Hour
BUILDING	B6	B7	B8	B9
TYPE OF CONSTRUCTION	- 1A (Modified to 1A)			
NUMBER OF STORIES	- 14.2	- 14.2	- 14.2	- 14.2
BUILDING HEIGHT	- 137' 0" (25' 0" + 112' 0")	- 137' 0" (25' 0" + 112' 0")	- 137' 0" (25' 0" + 112' 0")	- 137' 0" (25' 0" + 112' 0")
FIRE GROUP	- 1 & 2, Group 22 (Parking)			
BUILDING FOOTPRINT	- 2, Group 4 (Retail)			
FULLY SPRINKLED PER NFPA 13	- Ground Floor - 15,000 SF			
FIRE WALL RATING	- 1 Hour	- 1 Hour	- 1 Hour	- 1 Hour



**WDC ARCHITECTURE**  
 WDC Architecture, PLLC  
 1025 Connecticut Avenue, NW  
 Suite 300  
 Washington, DC 20036  
 Tel: 202.857.8300  
 Fax: 202.463.2188  
 www.wdcarch.com

Project: Georgetown Group LLC  
 Contact: Robert R. Cochran  
 8405 Greensboro Dr. P130  
 McLean, VA 22102  
 Tel: 703.891.1540  
 Fax: 703.724.0188  
 rcochran@georgetowngroup.com

Site Engineer:  
 Contact: Robert R. Cochran  
 8405 Greensboro Drive  
 Suite 300  
 McLean, VA 22102  
 Tel: 703.447.7800  
 Fax: 703.447.8500  
 rcochran@georgetowngroup.com

Landscape Architect:  
 Contact: Dan Auri  
 101 N. Union Street  
 Alexandria, VA 22314  
 Tel: 703.548.5000  
 dan@landscapearchitect.com

Legal Consultant:  
 Contact: Mary P. Parker, Inc.  
 1420 Spring Hill Road  
 Suite 200  
 McLean, Virginia 22102  
 Tel: 703.317.0739  
 mary@maryparker.com

Lead Architect:  
 Contact: Robert R. Cochran  
 8405 Greensboro Drive, P130  
 McLean, VA 22102  
 Tel: 703.891.1540  
 Fax: 703.724.0188  
 rcochran@georgetowngroup.com

Spring Hill Station  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA

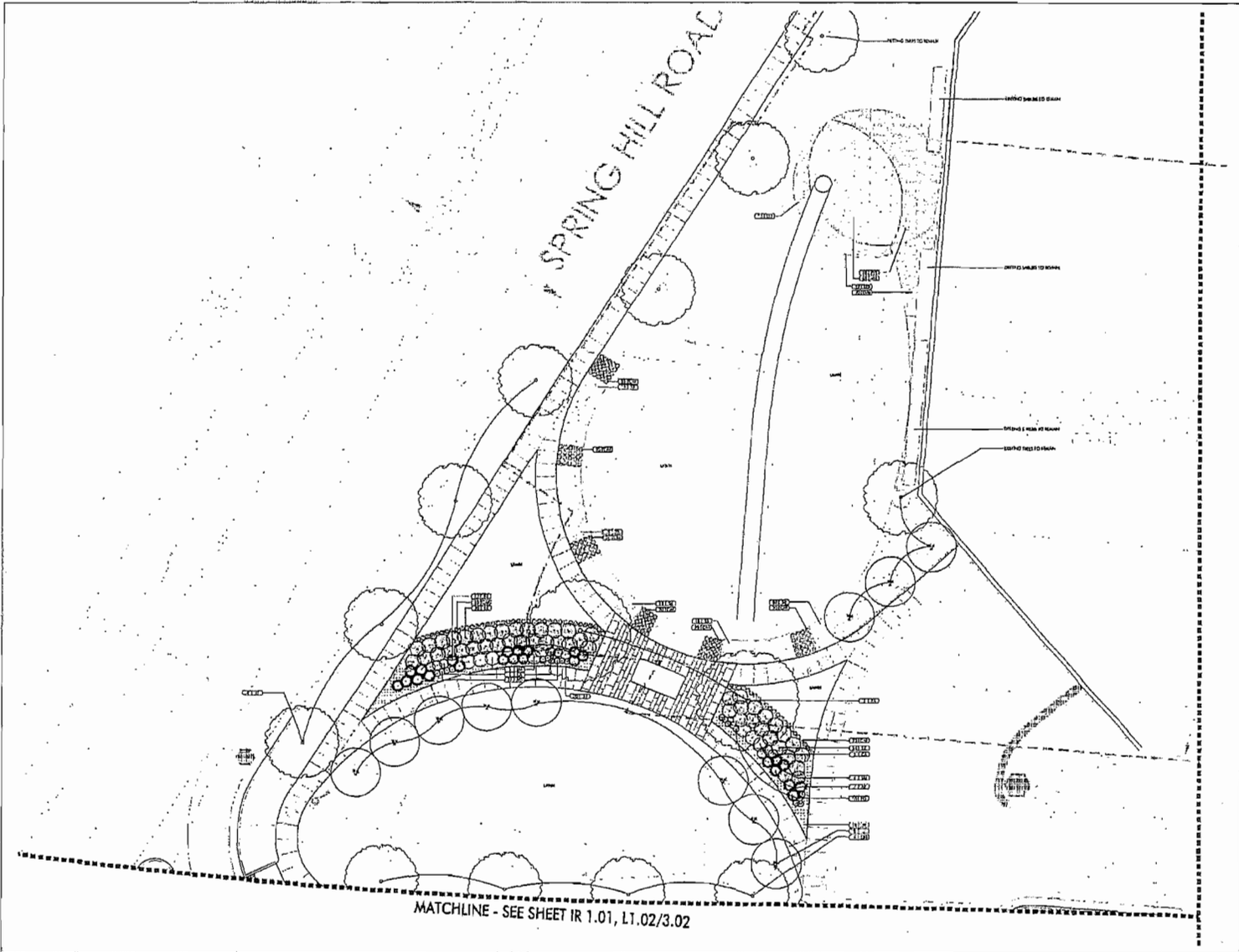
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**FIRE ACCESS PLAN PART - E**  
 Scale: C-17









**VMDG ARCHITECTURE**  
 VMDG Architecture, PLLC  
 1025 Commonwealth Avenue, 11th  
 Suite 300  
 Washington, DC 20038  
 Tel: 202 857 8300  
 Fax: 202 463 2198  
 www.vmdg.com

**INDUSTRIAL BUSINESS**  
 Eberhart, Adams & Associates, P.A.  
 1025 Oak Terrace Avenue  
 Suite 300  
 Potomac, MD 20854  
 Tel: 301-971-1540  
 Fax: 301-971-0195  
 www.eberhartadams.com

**LANDSCAPE ARCHITECT**  
 Robert R. Cochran  
 6180 Greensboro Drive  
 Suite 200  
 McLean, VA 22102  
 Tel: 703-442-7800  
 Fax: 703-442-7807  
 www.rcochranllc.com

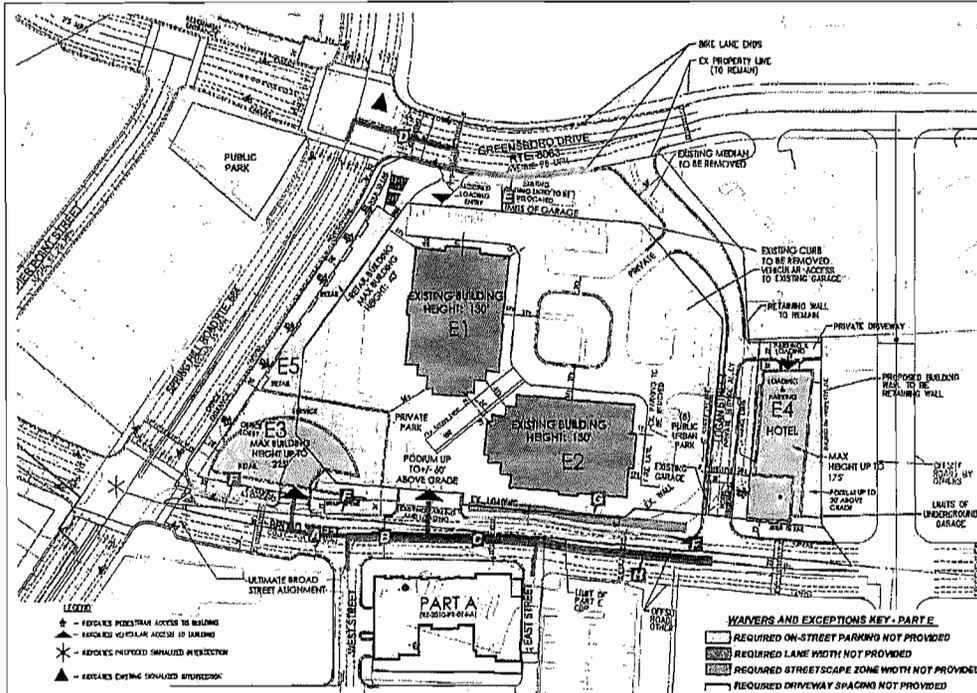
**THE ASCENT**  
 1305 Spring Hill Road  
 Tyson's Corner, Virginia 22102

**GS Spring Hill Apartments, LLC**  
 1403 Chamberlaine Drive  
 Suite 100  
 McLean, VA 22102

Full Meeting Dates: 05.22.10

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Summary of Design Standards for Tyson Center as Applicable to Spring Hill Station Part E (RZ 2010-PR-01-4-E)

CLASSIFICATION	STREET TYPE						Notes
	Low Speed Residential	Arterial	Collector	Local	Local	Local	
<b>CRITERIA</b>							
Right-of-Way (Table 1, DS-10)	Required (14'-0")	N/A	Optional*	N/A	Optional*	N/A	N/A
Expansion Right-of-Way (Table 1, DS-10)	N/A	N/A	Yes @ Certain Sections	N/A	Yes @ Certain Sections	N/A	N/A
On-Street Parking (Table 3, DS-13)	Required	N/A	Required (7')	Waiver**	Required (7')	Waiver**	Required (7')
Turn Lanes (Table 1, DS-4)	0'	N/A	1'	✓	1'	✓	1'
R of Through Lanes (Table 1, DS-10)	4-6 lanes	N/A	4-6 lanes	✓	3-4 lanes	✓	3 lanes
Design Speed (Table 3, DS-10)	40 mph	N/A	35-50 mph	✓	25-30 mph	✓	25 mph
Operating Speed (Table 3, DS-10)	30 mph	N/A	25-30 mph	✓	25-30 mph	✓	25 mph
Operational Analysis (Table 4, DS-11)	Required	N/A	Discretionary	✓	Discretionary	✓	N/A
Signal Spacing (Table 4, DS-11)	Operational Analysis Part 4	N/A	525'-600'	N/A	415'-600'	N/A	315'-600'
Unsignalized Full Access Interchange (Table 4, DS-11)	Operational Analysis Part 4	N/A	200'-600'	✓	200'-600'	✓	100'-600'
Unsignalized Partial Access Interchange (Table 4, DS-11)	215'-600'	N/A	200'-600'	N/A	185'-600'	N/A	N/A
Driveway Spacing (Table 4, DS-11)	As required	N/A	100'	* See Below	150'	* See Below	50'
Lot Width (Table 5, DS-3)	11'	N/A	10'-0"	✓	10'-11"	Waiver**	10'
Setback Zone Width (Table 14, DS-17)	27'	N/A	15'-0" (17' Building) 15'-0" (15' Building) 15'-0" (15' Building)	Waiver**	4'-0" Building 15'-0" (15' Building) 15'-0" (15' Building)	Waiver**	15'-0" (15' Building) 15'-0" (15' Building) 15'-0" (15' Building)
Lot Coverage (Table 11, DS-13)	30% (30% 150')	N/A	20%	✓	15%	✓	15%
Lot Area (Table 11, DS-13)	N/A	N/A	4'-4"	✓	4'-4"	✓	N/A

Notes on Requirements:  
 1. District Administrator may accept lower LOS parking operational study.  
 2. Signal spacing is determined as high as operational study, but not less than recommended.  
 3. Signal spacing is determined as high as operational study, but not less than recommended.  
 4. Low speed residential is 40 mph (15' set back zone recommended).  
 5. Low speed residential is 40 mph (15' set back zone recommended).  
 6. Waiver only available on Interchange to be used and suitable parking.  
 7. The maximum lot width should be 150' on Arterial and Collector.  
 8. Parking lot is required to the safety of the driver.

Waiver/Exception Key:  
 \* - See Below  
 \*\* - Waiver/Exception Key  
 \*\*\* - Waiver/Exception Key

**WDC ARCHITECTURE**  
 800 Architects  
 1025 Commonwealth Ave  
 Suite 305  
 Norfolk, VA 23510  
 Tel: 252 447 8300  
 Fax: 252 447 8198  
 wdc@wdcarch.com

Architect Group LLC  
 Contact: Aaron Georgopoulos  
 2405 Greenstone Dr. #110  
 McLean, VA 22102  
 Tel: 202 821 1510  
 Fax: 202 821 1510  
 aaron@archgroup.com  
 Civil Engineer  
 Contact: Robert R. Cochran  
 3182 Commonwealth Drive  
 Suite 200  
 McLean, VA 22102  
 Tel: 202 447 7800  
 Fax: 202 447 7800  
 robert@archgroup.com

Locations Architect  
 Contact: Dan Avri  
 101 N. James Street  
 Suite 100  
 Alexandria, VA 22314  
 Tel: 202 548 8010  
 Fax: 202 548 8290  
 dan@locationsarchitect.com

Traffic Consultant  
 WDC & Associates, PC  
 Contact: Mike Pinkus  
 470 Spring Hill Road  
 Suite 100  
 McLean, VA 22102  
 Tel: 202 817 6970  
 Fax: 202 817 6970  
 mike@wcd.com

Legal/Traffic Attorney  
 BSA Federal Attorney, LLC & BSA PC  
 Contact: Elizabeth Sizer  
 2400 Clarendon Blvd.  
 15th Floor  
 Arlington, VA 22201  
 Tel: 703 528 4700  
 Fax: 703 528 4197  
 elizabeth@bsalaw.com

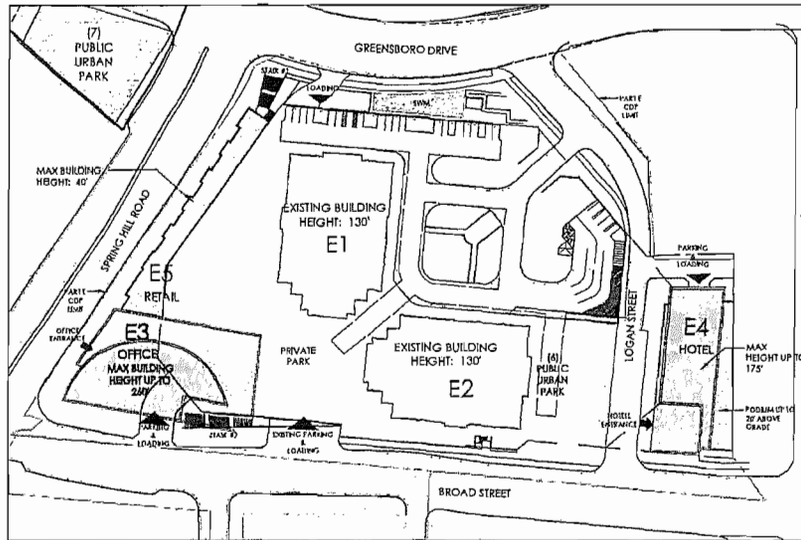
Spring Hill Station  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY, VIRGINIA

The Georgetown Group  
 8009 Leesville Dr., #110  
 McLean, VA 22102

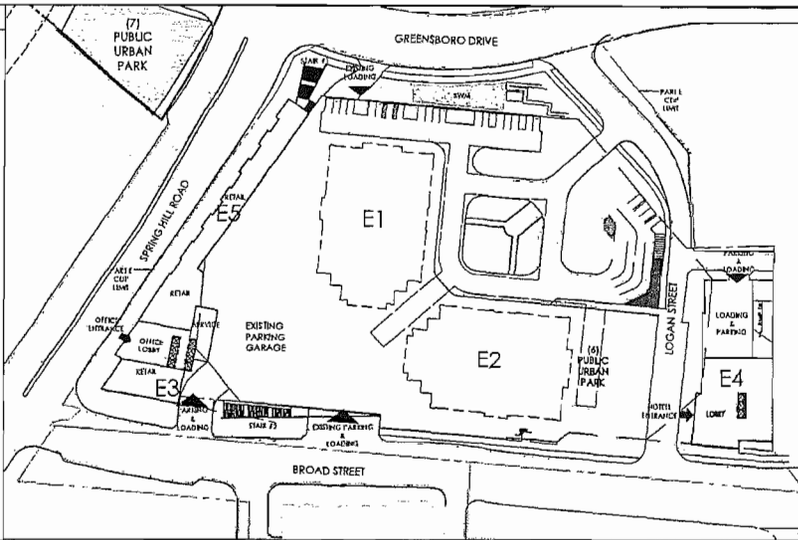
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TRANSPORTATION WAIVER  
 CDP - PART E

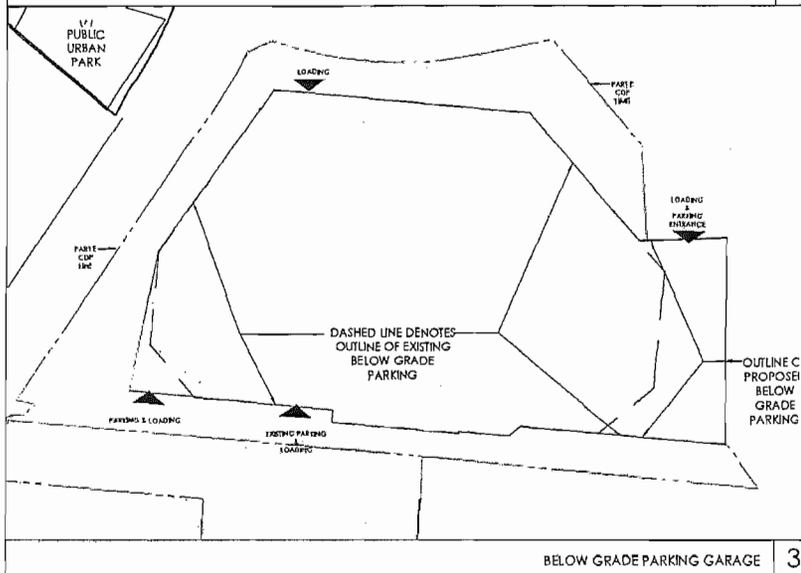
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ROOF PLAN 1



GROUND FLOOR PLAN 2



BELOW GRADE PARKING GARAGE 3

- HOTEL**
1. MAXIMUM BUILDING HEIGHTS DO NOT EXCEED PREVIOUSLY ESTABLISHED PERMITTED AND ARCHITECTURAL BOARD APPROVED HEIGHTS. HEIGHTS INCLUDE SOCIAL RECREATIONAL SPACES ON ROOF TERRACES/DECKS.
  2. HEIGHT OF BUILDING FOR ARCHITECTURAL PURPOSES INCLUDES HEIGHT UP TO ROOF DECK.
  3. THE BUILDING CONSTRUCTION FOLLOWING CEILING IS NOT LIMITED TO THE EXISTING 8' RAISED CEILING SPACE. THE HEIGHTS ARE CONCEPTUAL ONLY, AND ARE SUBJECT TO THE APPROVAL AND FINAL DETERMINATION AND CONSTRUCTION OF THE CITY.
  4. OPTION 1 WITH HEIGHTS NOT EXCEEDING EXISTING CEILING HEIGHTS REPRESENTS AN ALTERNATIVE DESIGN. HOWEVER, THE APPLICANT MUST BE AWARE THAT THE HEIGHTS WILL BE LIMITED BY THE CITY'S ZONING ORDINANCE. PROVIDED THAT THE HEIGHTS DO NOT EXCEED THE CITY'S ZONING ORDINANCE AND THE CITY'S ZONING BOARD HAS APPROVED THE HEIGHTS.



WDC Architecture, PLLC  
1001 Commons Drive, NW  
Washington, DC 20005  
Tel: 202.462.1000  
Fax: 202.462.1001  
www.wdcarch.com

**Project**  
Spring Hill Station  
1401 Commons Drive, NW  
Washington, DC 20005  
Tel: 202.462.1000  
Fax: 202.462.1001  
www.wdcarch.com

**Client**  
The Greenbelt Group  
1401 Commons Drive, NW  
Washington, DC 20005  
Tel: 202.462.1000  
Fax: 202.462.1001  
www.wdcarch.com

**Project Location**  
Spring Hill Station  
1401 Commons Drive, NW  
Washington, DC 20005  
Tel: 202.462.1000  
Fax: 202.462.1001  
www.wdcarch.com

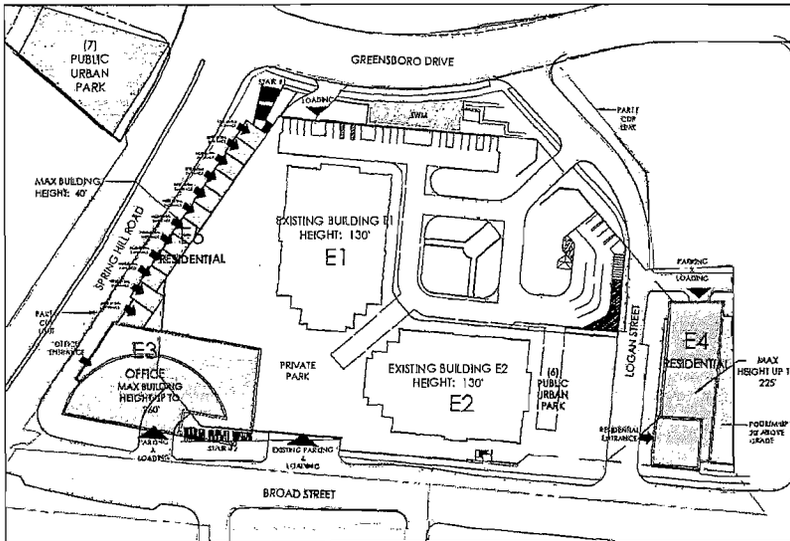
**Spring Hill Station**  
Part E  
PROVIDENCE DISTRICT  
FAIRFAX COUNTY,  
VIRGINIA



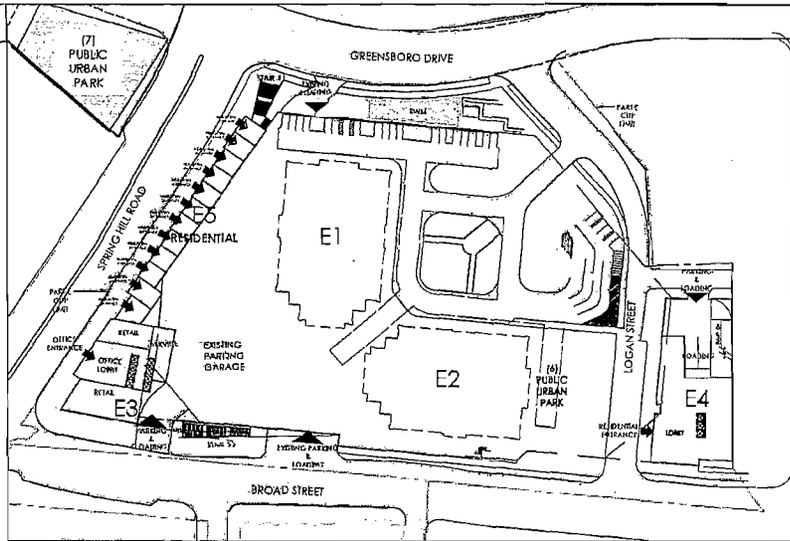
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CDP (2nd Floor)	68-11.0
CDP (3rd Floor)	70-11.0
CDP (4th Floor)	72-11.0
CDP (5th Floor)	74-11.0
CDP (6th Floor)	76-11.0
CDP (7th Floor)	78-11.0
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Scale: 1" = 20'-0"

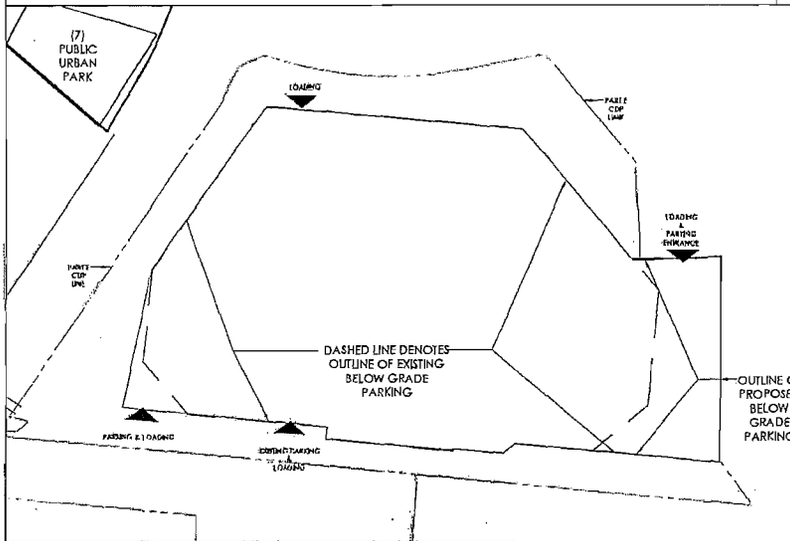
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ROOF PLAN 1



GROUND FLOOR PLAN 2



BELOW GRADE PARKING GARAGE 3

NOTES:

1. MAXIMUM BUILDING HEIGHTS DO NOT INCLUDE EXISTING TOWER AND ARE CORRELATED TO THE 130' MAXIMUM BUILDING HEIGHT DO NOT EXCEED EXISTING BUILDING HEIGHTS ON THIS PROJECT LEVEL.
2. HEIGHT OF ROOF TOP MECHANICAL PERIMETER IS INDICATED AS SHOWN ON THIS PLAN.
3. THE EXISTING CONCRETE FOUNDATION INCLUDING SUPPORTS FOR THE EXISTING BRIDGE TRUSS SPACES, INTERMEDIATE SUPPORTS FOR THE EXISTING BRIDGE TRUSS SPACES AND THE EXISTING CONCRETE FOUNDATION SHALL BE PRESERVED AND REINFORCED AS SHOWN ON THIS PLAN.
4. OPTION 1 REPRESENTS THE ALTERNATIVE FOUNDATION AND OPTION 2 REPRESENTS AN ALTERNATIVE FOUNDATION WITH SUPPORTS FOR THE EXISTING BRIDGE TRUSS SPACES AND THE EXISTING CONCRETE FOUNDATION SHALL BE PRESERVED AND REINFORCED AS SHOWN ON THIS PLAN. THE FINAL FOUNDATION DESIGN SHALL BE DETERMINED BY THE ENGINEER.



WDG ARCHITECTURE, PLLC  
1316 Commonwealth Mall  
Washington, DC 20004  
Tel: 202.331.1000  
Fax: 202.331.1001  
www.wdgarch.com

Project:  
Client: Spring Hill Station  
3401 Greensboro Dr, #200  
Falls Church, VA 22044  
Tel: 703.948.0000  
Fax: 703.948.0001  
www.wdgarch.com

Architect:  
Name: WDG Architecture  
Title: Principal Architect  
Address: Falls Church, VA 22044  
Tel: 703.948.0000  
Fax: 703.948.0001  
www.wdgarch.com

Professional Engineer:  
Name: WDG Architecture  
Title: Principal Engineer  
Address: Falls Church, VA 22044  
Tel: 703.948.0000  
Fax: 703.948.0001  
www.wdgarch.com

Professional Engineer:  
Name: WDG Architecture  
Title: Principal Engineer  
Address: Falls Church, VA 22044  
Tel: 703.948.0000  
Fax: 703.948.0001  
www.wdgarch.com

Spring Hill Station  
Part E  
PROVIDENCE DISTRICT  
FAREHAM COUNTY,  
VIRGINIA



CDP (E1)	04.18.10
CDP (E2)	04.18.10
CDP (E3)	04.18.10
CDP (E4)	04.18.10
CDP (E5)	04.18.10
CDP (E6)	04.18.10
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CDP (E10)	04.18.10

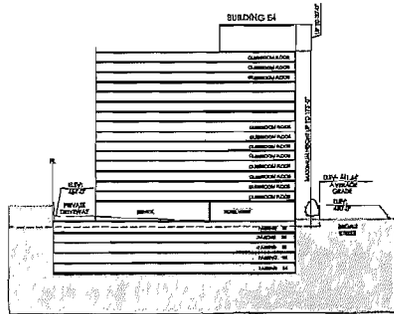
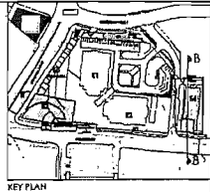
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Overall Plan (Option 2 - Maximum Residential)

A-2.0

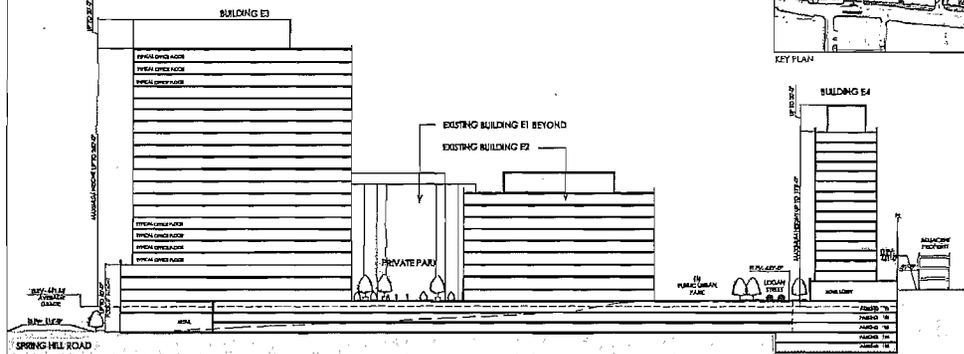
**NOTES**

1. MAXIMUM BUILDING HEIGHTS DO NOT EXCEED 80 FEET FOR MECHANICAL FLOORS AND MECHANICAL PLUMBING.
2. HEIGHTS OF ROOF TOP MECHANICAL STRUCTURES ARE UP TO 20 FEET.
3. REFER TO CONSTRUCTION FOR STREET LIGHTING AND SIGNING.
4. THE CONTOUR OF THE ROOF TOPS IS AS SHOWN AS AN APPROXIMATE ONLY AND SUBJECT TO APPROVAL AND FINAL DESIGN BY ALL APPLICABLE AGENCIES.
5. ARCHITECT RESERVE THE RIGHT TO PROVIDE ADDITIONAL HEIGHTS OF MECHANICAL FLOORS TO MEET PROVIDER'S REQUIREMENTS. PARKING SPACES ARE NOT INDICATED.
6. ALL BUILDING MASSING AND LEVELS ARE SUBJECT TO THE APPROVAL AND DESIGN OF THE PROVIDER'S DESIGN AND CONTRACTORS WILL BE RESPONSIBLE AT ALL TIMES.



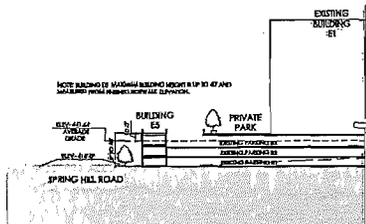
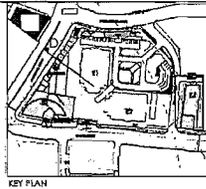
SECTION B-B (OPTION 1 - MAXIMUM COMMERCIAL)

2



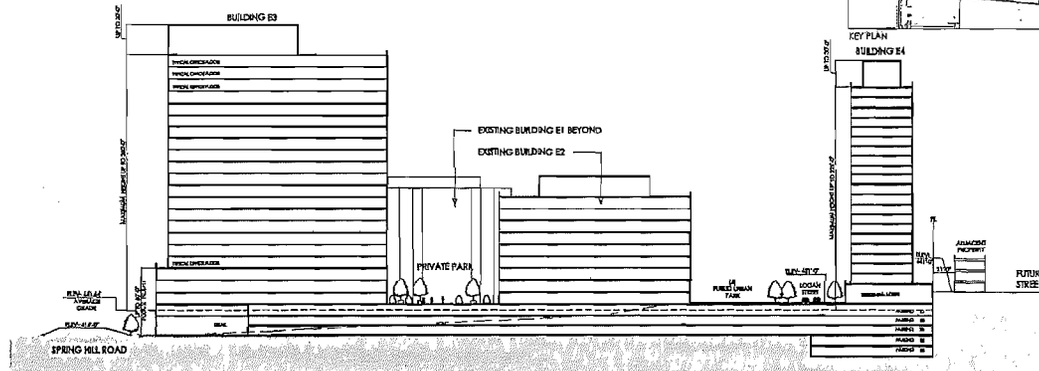
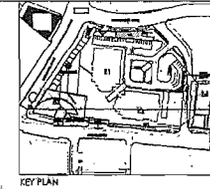
SECTION A-A (OPTION 1 - MAXIMUM COMMERCIAL)

1



SECTION D-D (OPTION 1 - MAXIMUM COMMERCIAL & OPTION 2 - MAXIMUM RESIDENTIAL)

4



SECTION C-C (OPTION 2 - MAXIMUM RESIDENTIAL)

3



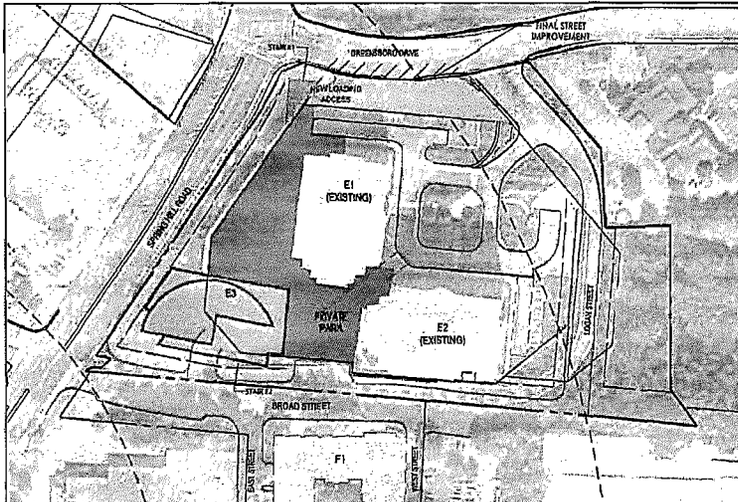
**WDC ARCHITECTURE**  
 1111 GARDNER DRIVE  
 SUITE 100  
 FALLS CHURCH, VA 22034  
 TEL: 703.271.1111  
 FAX: 703.271.1112  
 WWW: WWW.WDCARCHITECTURE.COM

**Spring Hill Station Part E**  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY,  
 VIRGINIA

CDP	02.28.15
CDP (Revised)	08.14.15
CDP (Approved)	10.14.15
CDP (Final)	11.11.15
CDP (Final)	03.11.16
CDP (Final)	05.10.16
CDP (Final)	05.11.16
CDP (Final)	05.11.16
CDP (Final)	05.11.16

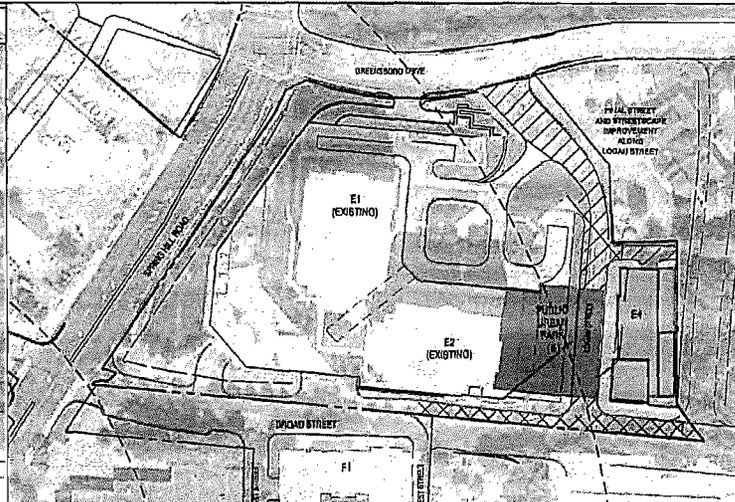
DATE: 05.11.16  
 SECTION A-A, B-B, C-C & D-D

SCALE: AS SHOWN  
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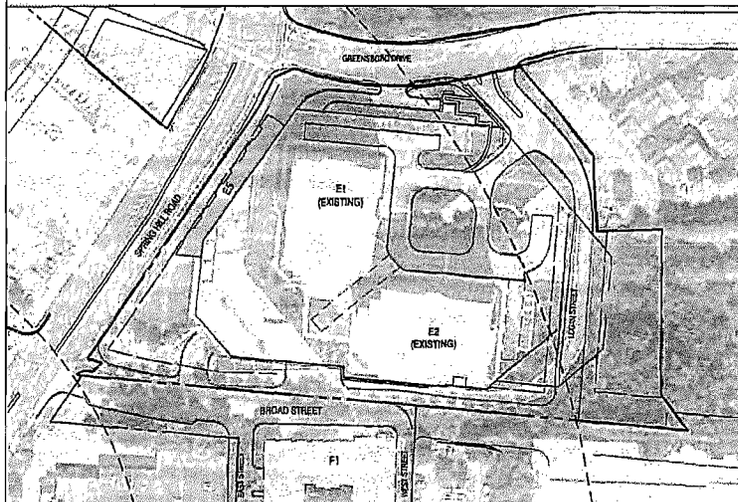
**PHASE E3**  
**DEMOLITION:**  
 - PARTIAL DEMOLITION OF EXISTING PARKING GARAGE

**PROPOSALS:**  
 - CONSTRUCT BUILDING E3.  
 - CONSTRUCT ULTIMATE BROAD STREET ALONG D3 FRONTAGE.  
 - CONSTRUCT PRIVATE PARK, STAIR #1 & #2.  
 - STREETSCAPE IMPROVEMENTS ALONG E3'S SPRING HILL ROAD AND BROAD STREET FRONTAGES.  
 - FINAL STREET AND STREETSCAPE IMPROVEMENT ALONG GREENSBORO DRIVE.  
 - CONSTRUCT NEW LOADING ACCESS.



**PHASE E4**  
**DEMOLITION:**  
 - NONE

**PROPOSALS:**  
 - CONSTRUCT BUILDING E4.  
 - CONSTRUCT STREET AND STREETSCAPE IMPROVEMENTS TO EXISTING LOGAN STREET.  
 - CONSTRUCT INTERIM BROAD STREET FROM BUILDING F1 TO EASTERN PROPERTY LINE.  
 - CONSTRUCT PUBLIC URBAN PARK (E4).



**PHASE E5**  
**DEMOLITION:**  
 - PARTIAL DEMOLITION OF EXISTING PARKING GARAGE

**PROPOSALS:**  
 - CONSTRUCT BUILDING E5.  
 - STREETSCAPE IMPROVEMENTS ALONG E5 SPRING HILL ROAD FRONTAGE.

**LEGEND**

- Building
- Interim Skypark
- Final Skypark
- Final Streetscape
- Existing Sidewalk
- Interim Streetscape
- Interim Park and Open Space Improvement
- Final Urban Park
- Final Road Construction
- Interim Road Construction
- Interim Use
- Interim Screen Wall
- Interim Retaining Wall



WDC ARCHITECTURE, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Project:**  
 Spring Hill Station  
 Providence District  
 Fairfax County, VA  
 6148 Greenbriar Dr., P119  
 Fairfax, VA 22031

**Client:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Chief Engineer:**  
 V.L. ...  
 1800 Greenbriar Drive  
 Arlington, VA 22209  
 Tel: 703.444.7700  
 Tel: 703.444.7700  
 Fax: 703.444.7700  
 www.vlarchitect.com

**Lead Designer/Architect:**  
 Paul ...  
 1800 Greenbriar Drive  
 Arlington, VA 22209  
 Tel: 703.444.7700  
 Tel: 703.444.7700  
 Fax: 703.444.7700  
 www.vlarchitect.com

**Project Consultant:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Project Consultant:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Project Consultant:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Project Consultant:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Project Consultant:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

**Project Consultant:**  
 WDC Architecture, PLLC  
 1705 Commonwealth Ave., Suite 200  
 Charlottesville, VA 22904  
 Tel: 800.233.8800  
 Tel: 434.983.9100  
 Fax: 434.983.9100  
 www.wdcarchitect.com

Spring Hill Station  
 Part E  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY,  
 VIRGINIA



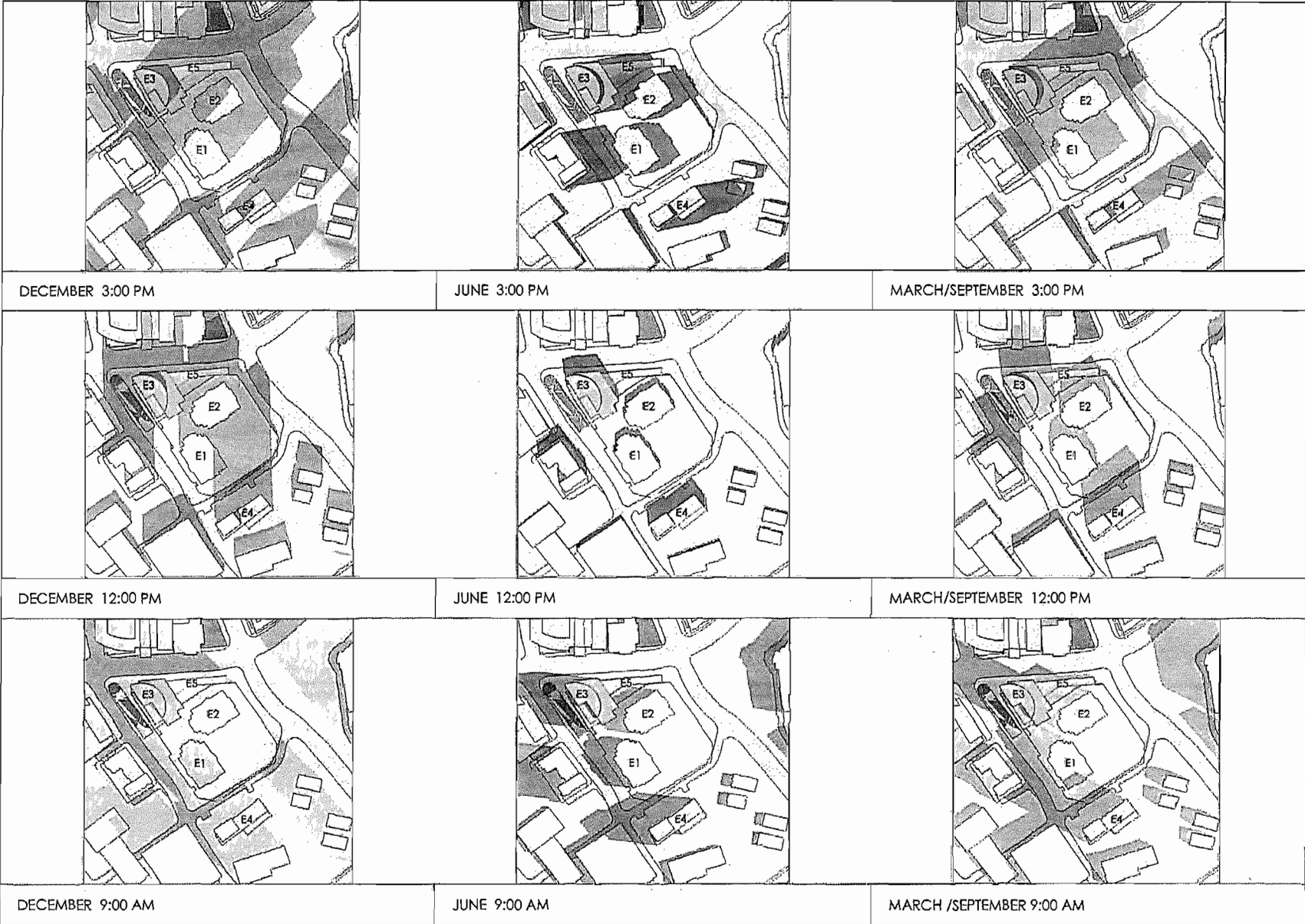
The Greenbelt Group  
 1800 Greenbriar Drive, P119  
 Fairfax, VA 22031

CDP (Final Approval)	08.24.00
CDP (Site Plan)	08.24.00
CDP (Part D)	11.03.11
CDP (Part E)	05.25.12
CDP (Part F)	05.18.12
CDP (Part G)	05.18.12
CDP (Part H)	05.18.12
CDP (Part I)	05.18.12

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 PART E  
 PART E - PHASING DIAGRAM  
 INDIVIDUAL BUILDING

Scale: NTS

A-4.0



WDG Architecture, PLLC  
 8435 Cornerstone Parkway, Suite 200  
 Washington, DC 20016  
 Tel: 202.637.2000  
 Fax: 202.637.9991  
 Email: wdg@wdgpa.com

**Architect**  
 Gregory J. Grogan, LLC  
 4400 Columbia Pike, Suite 200  
 Arlington, VA 22204  
 Tel: 703.517.0400  
 Fax: 703.517.0401  
 Email: greg@gregjg.com

**Contractor**  
 VCC LLC  
 1400 S. Lakeside Blvd., Suite 200  
 Millersville, VA 22662  
 Tel: 703.517.1700  
 Fax: 703.517.1701  
 Email: vcc@vccllc.com

**Landscaping Contractor**  
 Parkland Group, Inc.  
 10000 Lee Highway, Suite 100  
 Alexandria, VA 22304  
 Tel: 703.544.8000  
 Fax: 703.544.8200  
 Email: info@parklandgroup.com

**Engineer**  
 W&A - Associates, Inc.  
 1118 Saxon Hall Road  
 Millersville, Virginia 22661  
 Tel: 703.517.3476  
 Fax: 703.517.3111  
 Email: wanda@wanda.com

**Landscaping Contractor**  
 W&A - Associates, Inc.  
 1118 Saxon Hall Road  
 Millersville, VA 22661  
 Tel: 703.517.3476  
 Fax: 703.517.3111  
 Email: wanda@wanda.com

Spring Hill Station  
 Part E  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY,  
 VIRGINIA

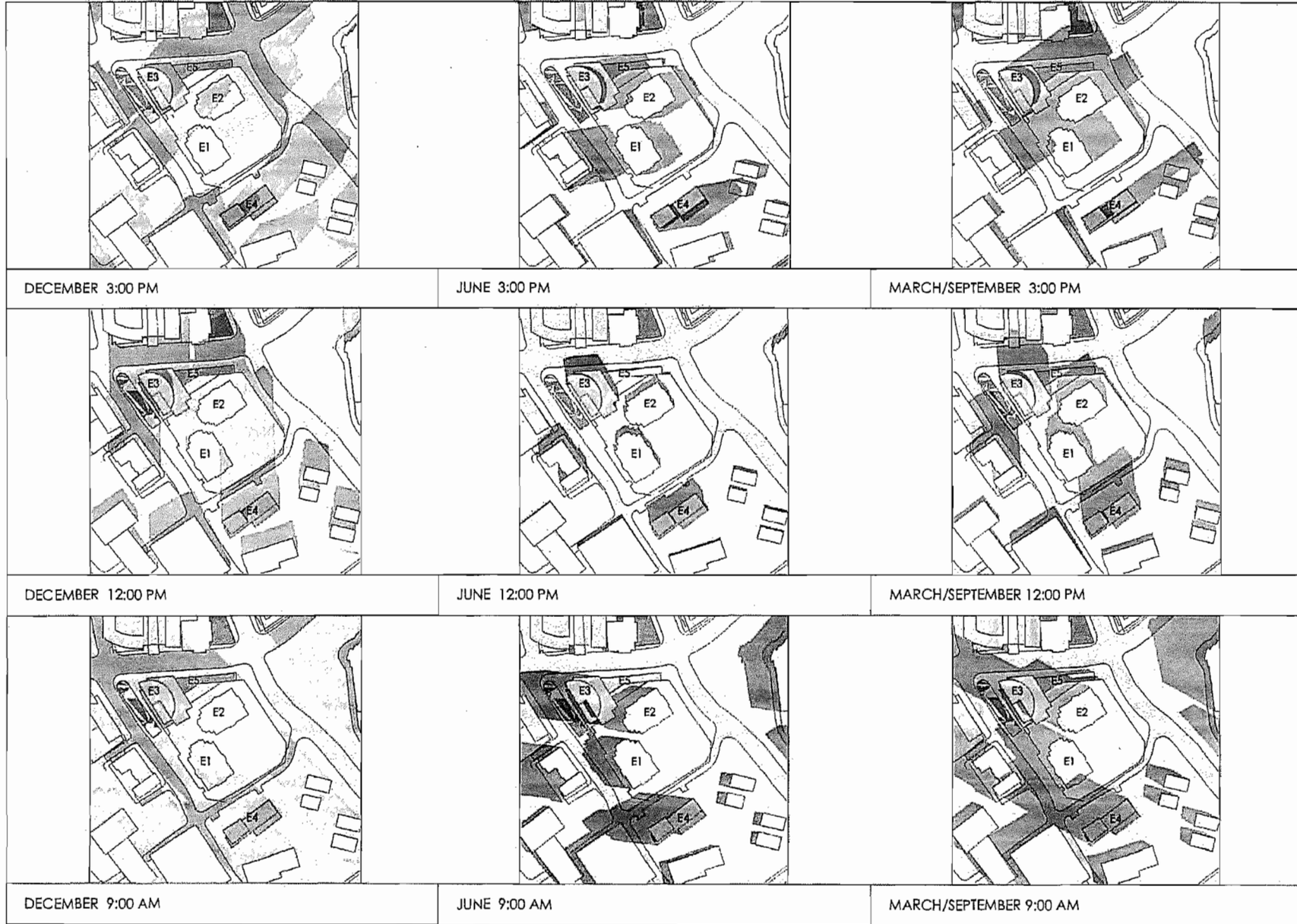


The Geographic Group, Inc.  
 4400 Cornerstone Dr., Suite 200  
 Fairfax, VA 22033

CDP	08.23.18
CDP (Review/Revise)	08.24.18
CDP (Approved)	10.16.18
CDP (Part E)	12.27.18
CDP (Part E)	01.13.19
CDP (Part E)	10.29.19
CDP (Part E)	10.29.19
CDP (Part E)	06.11.20
CDP (Part E)	07.29.20

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 PART E  
 SHADOW STUDIES  
 (OFFICIAL 11-AMENDMENT)  
 COMMERCIAL

A-5.0



WDC Architecture, PLLC  
 1115 Corporate Avenue, NW  
 Suite 300  
 Washington, DC 20004  
 Tel: 202.331.1200  
 Fax: 202.331.1995  
 Email: info@wdcarch.com

**Architect**  
 Douglas G. Gandy, P.E.  
 Licensed Professional Engineer  
 1401 Greenway Dr., P.O. Box  
 1401, VA 22009  
 Tel: 703.299.0500  
 Fax: 703.299.0999  
 Email: doug@ddgdesign.com

**Civil Engineer**  
 VLS, Inc.  
 Conrad Schmitt, P.E., Engineer  
 1119 Greenway Ave.  
 Suite 100  
 Arlington, VA 22202  
 Tel: 703.641.9600  
 Fax: 703.641.9700  
 Email: info@vls.com

**Landscape Architect**  
 Paul Johnson, P.L.L.C.  
 George F. III, Business  
 9710 Green Street  
 Suite 100  
 Arlington, VA 22204  
 Tel: 703.544.9100  
 Fax: 703.544.9150  
 Email: paul@pauljohnson.com

**Trinity Foundation**  
 1612 S. Mountain Ave.  
 Charlottesville, VA 22903  
 Tel: 800.868.8100  
 Fax: 804.977.0111  
 Email: info@trinity.org

**Landscaping Company**  
 W&A Landscaping, Inc. & W&A Tree  
 Care, Inc.  
 1700 Columbia Blvd.  
 1st Floor  
 Arlington, VA 22201  
 Tel: 703.235.2000  
 Fax: 703.235.2015  
 Email: info@wanda.com

**Spring Hill Station  
 Part E**  
 PROVIDENCE DISTRICT  
 FAYETTE COUNTY,  
 VIRGINIA

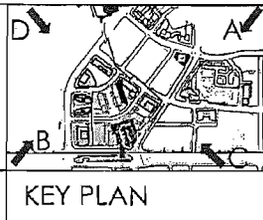
The Georgia Code  
 Land Development Code  
 Atlanta, VA 22901

CDP	04.13.10
CDP (Revised)	08.14.10
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CDP (Part II)	07.13.11
CDP (Part III)	10.19.11
CDP (Part IV)	11.09.11
CDP (Part V)	01.11.12
CDP (Part VI)	01.21.12

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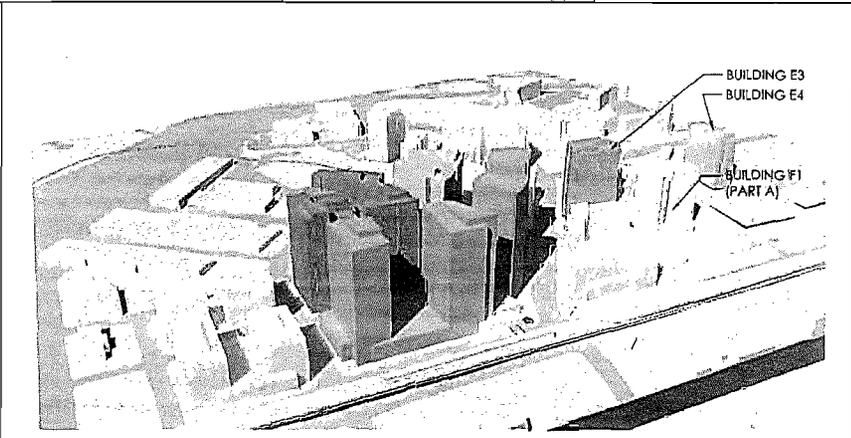
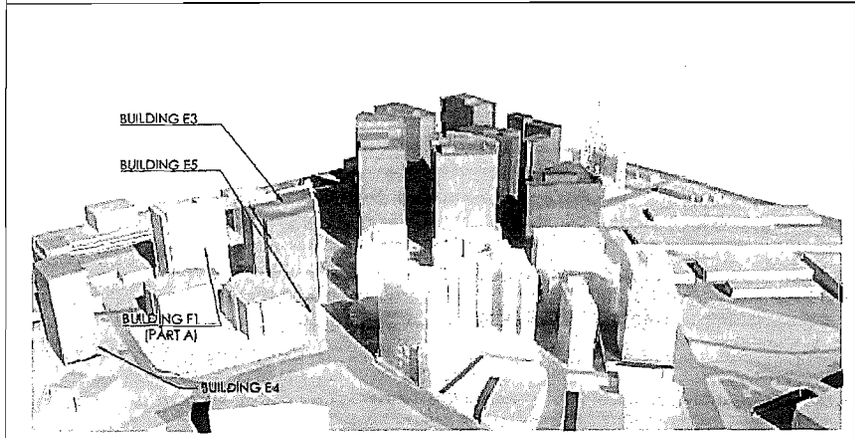


RETAIL	
RESIDENTIAL	
OFFICE	
HOTEL	
PROPOSED BUILDINGS	



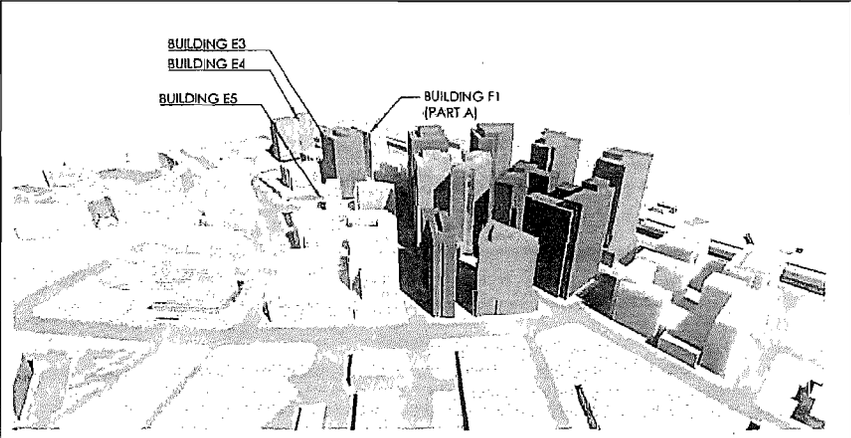
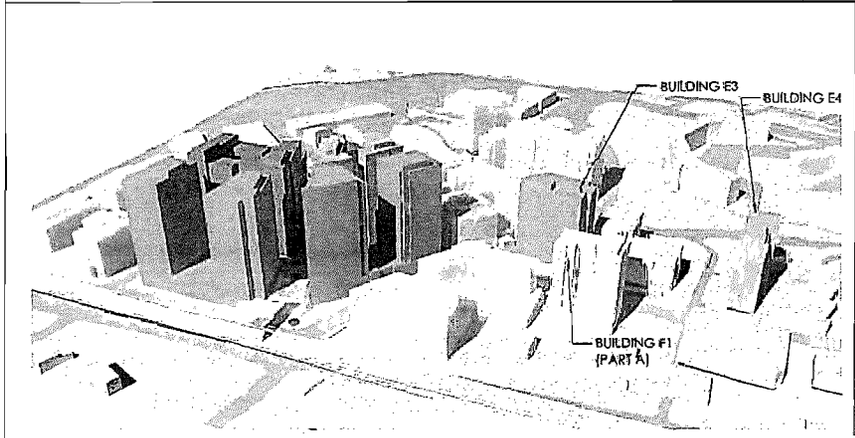
LEGEND

KEY PLAN



A

B



C

D

**WDG**  
ARCHITECTURE

1000 Ashburn, FLETC  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Spring Hill Station**  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Client:** **Spring Hill Station**  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Architect:** **WDG Architecture**  
1000 Ashburn, FLETC  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Project:** **Spring Hill Station**  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Phase:** **Architectural**  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Scale:** **1/8" = 1'-0"**  
1325 Commonwealth Avenue, 4th Floor  
Washington, DC, 20004  
Tel: 202.462.1910  
Fax: 202.462.1911  
e-mail: info@wdgarch.com

**Spring Hill Station**  
**Part E**  
PROVIDING DISTRICT  
FAIRFAX COUNTY,  
VIRGINIA

CDP	06.03.10
CDP (Revised)	08.04.10
CDP (Approved)	10.02.10
CDP (Final)	11.03.11
CDP (Final)	02.03.12
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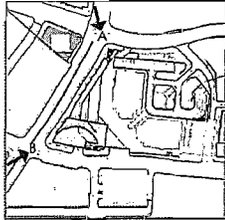
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PROPOSED DEVELOPMENT WITH NEIGHBORING PROPERTIES - OPTION 1 & 2

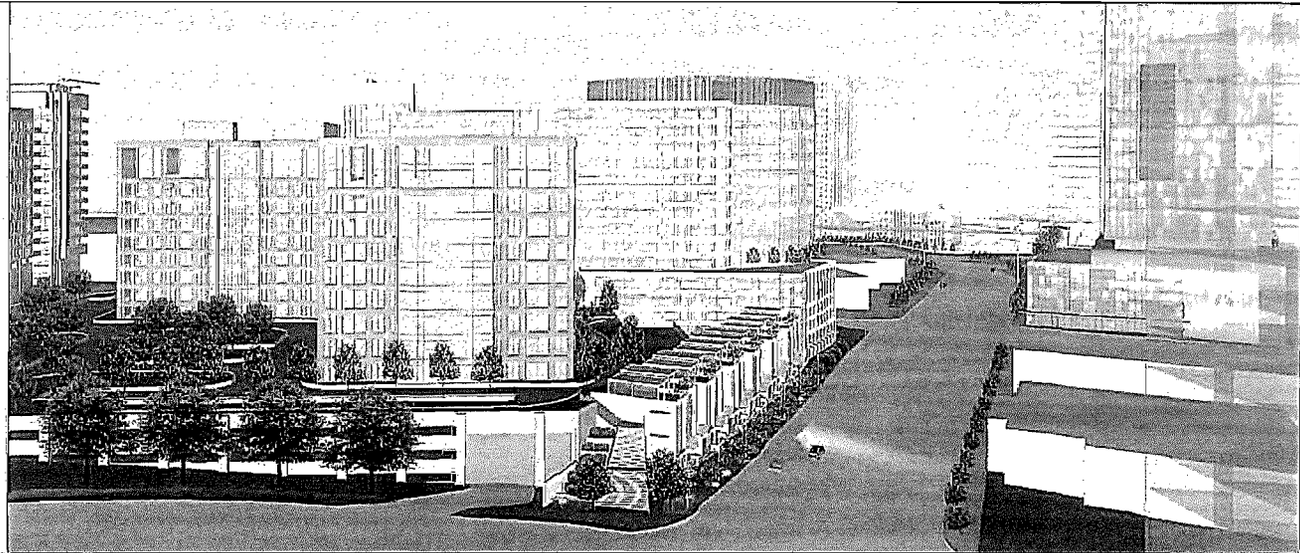
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**A-7.0**





- NOTES:
1. ALL DIMENSIONS IN PARS ARE UNPAINTED AND ARE SUBJECT TO FUTURE DESIGN AND CONSTRUCTION.
  2. REFER TO LANDSCAPE DRAWINGS FOR CONCEPTUAL DESIGN OF STREETCANYONS AND FOLIAGE.



A - BUILDINGS E3, E5, & GREENSBORO CORPORATE CENTER - VIEW FROM GREENSBORO DRIVE 1



B - BUILDING E3 - VIEW FROM SPRING HILL ROAD 2



WDC ARCHITECTURE, PLLC  
 1703 Commercial Avenue, Suite 300  
 Washington, DC 20006  
 Tel: 202.811.1000  
 Fax: 202.811.1001  
 www.wdcarchitect.com

- Architect  
 Gregory G. Lee, LEED  
 Certified Professional  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- Chief Engineer  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- Structural Engineer  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- MEP Engineer  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- Interior Designer  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- Landscaping Architect  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- Utility Consultant  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com
- Landmarking Architect  
 J. Lee, PE  
 1703 Commercial Ave., Suite 300  
 Arlington, VA 22202  
 Tel: 703.291.1000  
 Fax: 703.291.1001  
 www.wdcarchitect.com

Spring Hill Station  
 Part E  
 PROVIDENCE DISTRICT  
 FAYETTE COUNTY,  
 VIRGINIA



The Complex Group  
 410 Commercial Dr., Suite 200  
 Arlington, VA 22202

CDP	08.19.10
CDP (Pre-Design)	01.28.10
CDP (Assessment)	10.21.10
CDP (Part 1)	11.23.10
CDP (Part 2)	01.28.11
CDP (Part 3)	10.19.11
CDP (Part 4)	10.19.11
CDP (Part 5)	03.11.11
CDP (Part 6)	01.29.11



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 PART E

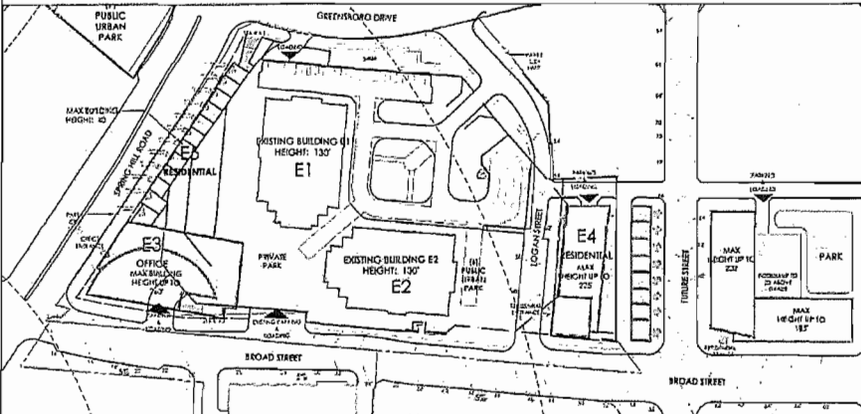
ILLUSTRATIVE VIEWS -  
 NEIGHBORHOOD 2

Scale: 1/8" = 1'-0"  
**A-9.0**



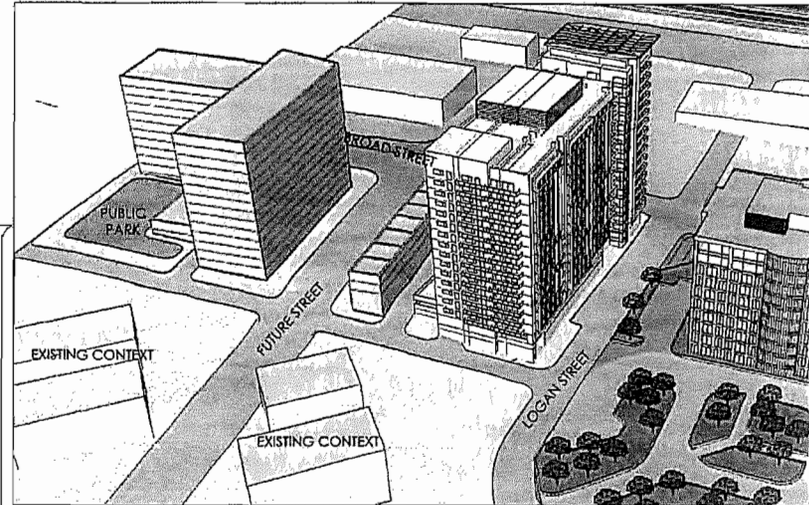
**NOTES**

1. MAXIMUM BUILDING HEIGHTS DO NOT INCLUDE MECHANICAL TOWER AND ARCHITECTURAL FINISHES. MAXIMUM BUILDING HEIGHTS DO NOT INCLUDE SOCIAL SIGNAGE OR SPACER OR SIGNAGE FINISHES.
2. HEIGHTS OF TOWER TOP MECHANICAL EQUIPMENT ARE APPROXIMATELY 20' HIGH.
3. BUILDING CONFIGURATIONS SHOWN INCLUDING BUT NOT LIMITED TO THE DEPARTMENTS, LAYOUTS, HEIGHTS, IMPACTS AND CONSTRUCTION AND SUBJECT TO FURTHER ARCHITECTURAL DESIGN AND ENGINEERING DESIGN.
4. OTHER REPRESENTATIONS MAY BE FOR COMMERCIAL USE AND OTHER REPRESENTATIONS MAY BE FOR RESIDENTIAL USE. THE APPROXIMATE HEIGHTS SHOWN TO BE THE HEIGHTS OF THE BUILDING AS SHOWN IN THE ARCHITECTURAL DESIGN AND NOT THE HEIGHTS OF THE BUILDING AS SHOWN IN THE ARCHITECTURAL DESIGN.



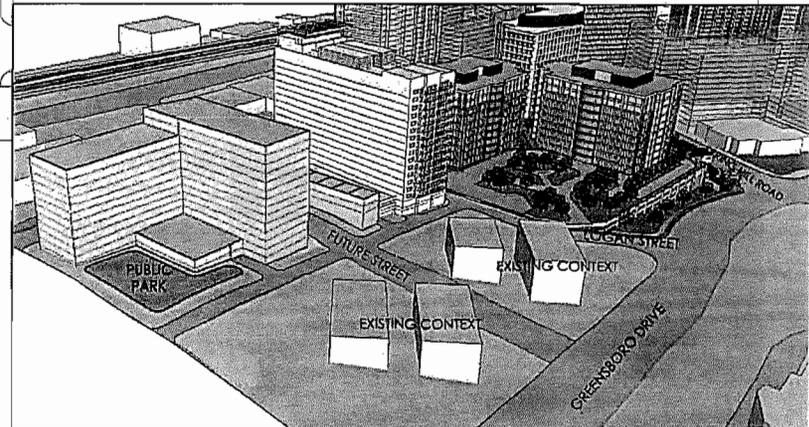
ADJACENT SITE DEVELOPMENT

1



LOOKING DUE SOUTH AT ADJACENT SITE DEVELOPMENT

2



LOOKING DUE WEST AT ADJACENT SITE DEVELOPMENT

3

**WDC ARCHITECTURE**

1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
 Fax: 202.955.1201  
 www.wdcarch.com

**APP TEAM**

Concept Group LLC  
 Contact: Anne Campbell  
 4000 Greenway Dr. PMB  
 100  
 Manassas, VA 20108

WDC ARCHITECTURE  
 Contact: Robert E. Sullivan  
 1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
 Fax: 202.955.1201  
 www.wdcarch.com

**CHIEF ENGINEER**

WDC ARCHITECTURE  
 Contact: Robert E. Sullivan  
 1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
 Fax: 202.955.1201  
 www.wdcarch.com

**REGISTERED ARCHITECT**

WDC ARCHITECTURE, INC.  
 Contact: Robert E. Sullivan  
 1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
 Fax: 202.955.1201  
 www.wdcarch.com

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WDC ARCHITECTURE, INC.  
 Contact: Robert E. Sullivan  
 1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
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 www.wdcarch.com

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 1001 Commonwealth Blvd  
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 Tel: 202.955.1200  
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 Contact: Robert E. Sullivan  
 1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
 Fax: 202.955.1201  
 www.wdcarch.com

**Spring Hill Station**

Part E

PROPOSED ARCHITECTURAL  
 PLAN FOR THE PROJECT  
 WASHINGTON, VIRGINIA

**By Computer Group**  
 1001 Commonwealth Blvd  
 Manassas, VA 20108

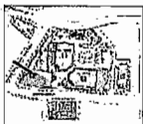
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CDP (Preliminary)	08.24.10
CDP (Approved)	08.16.10
CDP (Preliminary)	11.23.11
CDP (Preliminary)	07.23.12
CDP (Preliminary)	06.19.13

**WDC ARCHITECTURE**

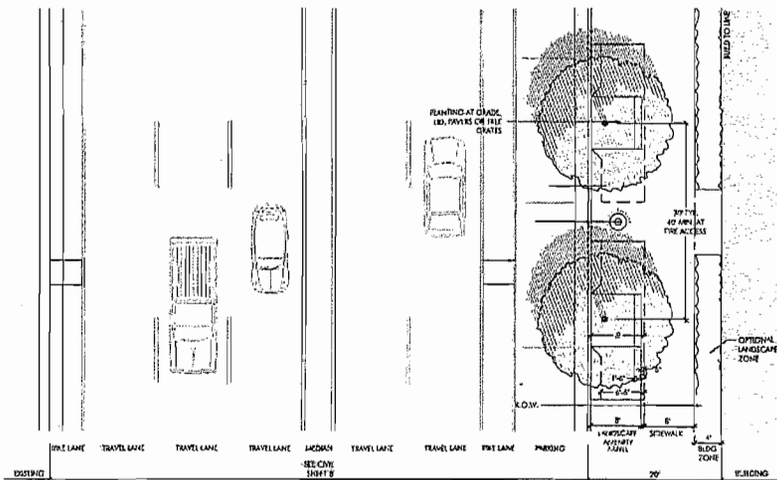
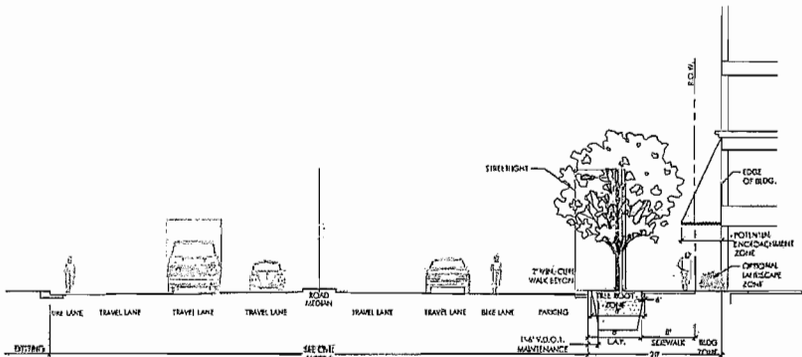
1001 Commonwealth Blvd  
 10th Floor  
 Washington, DC 20004  
 Tel: 202.955.1200  
 Fax: 202.955.1201  
 www.wdcarch.com

**SCALE: 1" = 100'-0"**

**A-11.0**



KEY



01 SPRING HILL ROAD  
SCALE: 1/8" = 1'-0"

THE STREETScape SHOWN IS CONCEPTUAL AND MAY BE MODIFIED SUBJECT TO FINAL DEVELOPMENT PLAN APPROVAL



SPRING HILL ROAD STREETScape CONCEPTS

**WDG ARCHITECTURE**

WOOD ARCHITECTURE, P.L.L.C.  
1000 Commonwealth Blvd  
Suite 100  
Washington, DC 20002  
Tel: 800.928.8700  
Tel: 703.442.9100  
www: www.wdgarch.com

**Project**  
Client: Wood LLC  
Contract: Anne Garofalo  
1400 Commonwealth Blvd  
Alexandria, VA, 22304

tel: 703.875.1540  
fax: 703.875.1540  
www: www.wdgarch.com

**Civil Engineer**

W. Lee, Inc.  
Contract: Robert E. Cook  
1000 Commonwealth Blvd  
Alexandria, VA 22304

tel: 703.875.1540  
fax: 703.875.1540  
www: www.wdgarch.com

**Landscaping Architect**

Full-Blanton, Inc.  
Contract: Robert E. Cook  
1000 Commonwealth Blvd  
Alexandria, VA 22304

tel: 703.875.1540  
fax: 703.875.1540  
www: www.wdgarch.com

**Traffic Consultant**

U.S. & Associates, Inc.  
Contract: Wood LLC  
1400 Commonwealth Blvd  
Alexandria, VA 22304

tel: 703.875.1540  
fax: 703.875.1540  
www: www.wdgarch.com

**Landscaping & Irrigation**

Wood Construction Services & Services  
Contract: Wood LLC  
1400 Commonwealth Blvd  
Alexandria, VA 22304

tel: 703.875.1540  
fax: 703.875.1540  
www: www.wdgarch.com

**Spring Hill Station**

Part E

PROVIDENCE DISTRICT  
FARMAX COUNTY,  
VIRGINIA

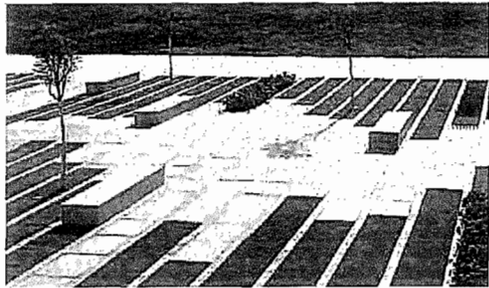


The Group's Name  
1400 Commonwealth Blvd  
Alexandria, VA 22304

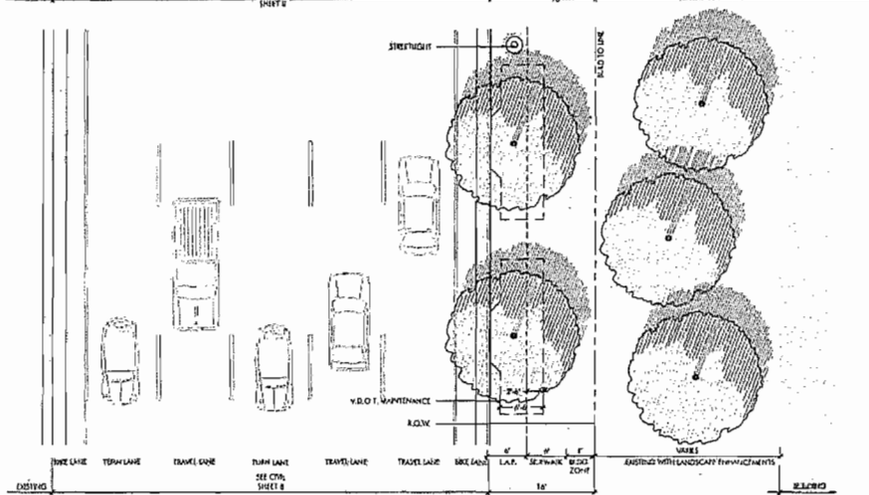
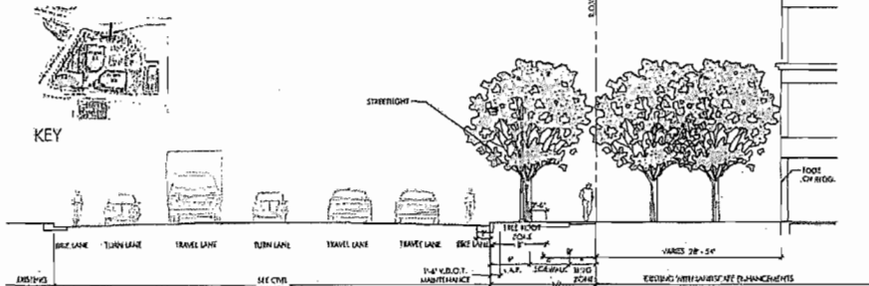
CONTRACT NO. 140001



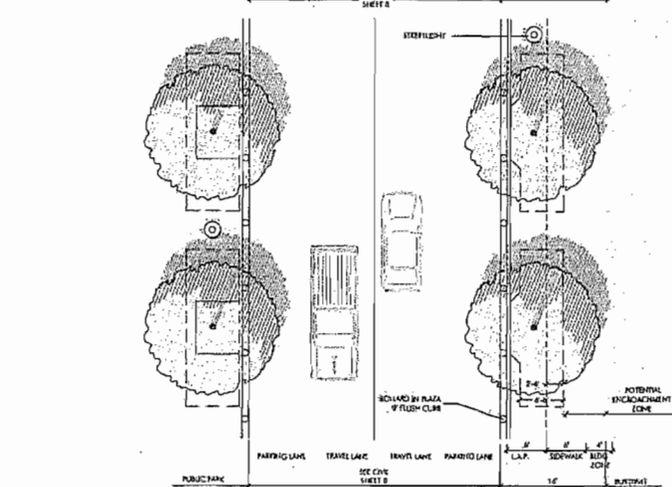
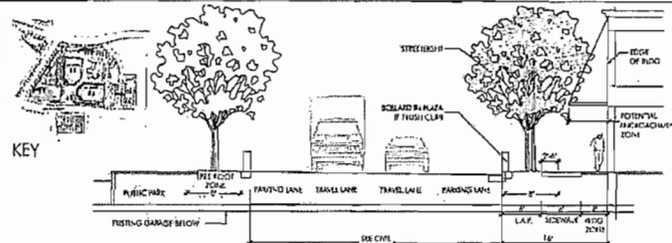




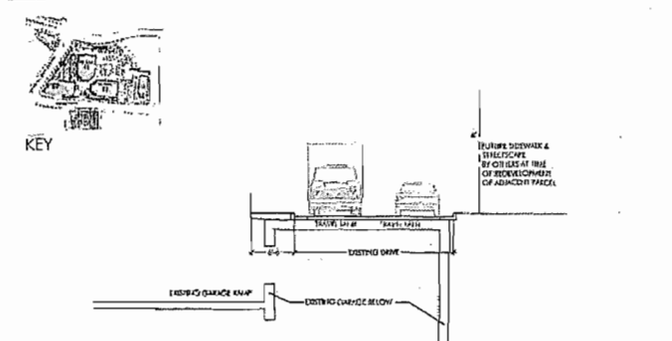
LOGAN STREET PLAZA STREETScape CONCEPTS



01 GREENSBORO DRIVE  
SCALE: 1/8" = 1'-0"



02 LOGAN STREET AT E4 PLAZA  
SCALE: 1/8" = 1'-0"



03 LOGAN STREET AT EXISTING GARAGE RAMP  
SCALE: 1/8" = 1'-0"

THE STREETScape SHOWN IS CONCEPTUAL AND MAY BE MODIFIED SUBJECT TO FINAL DEVELOPMENT PLAN APPROVAL



MDC ARCHITECTURE  
1000 Commonwealth Blvd, Suite 100  
Arlington, VA 22202  
Tel: 703.241.1000  
Fax: 703.241.1001  
www.mdcarchitecture.com

Project:  
Spring Hill Station  
Client: Adams Group  
1400 Guilford Dr, Pitt  
Johns, VA 21036

Architect:  
MDC Architecture LLC  
1000 Commonwealth Blvd, Suite 100  
Arlington, VA 22202  
Tel: 703.241.1000  
Fax: 703.241.1001  
www.mdcarchitecture.com

City Engineer:  
Robert E. Carter  
City Engineer  
1000 Commonwealth Blvd, Suite 100  
Arlington, VA 22202  
Tel: 703.241.1000  
Fax: 703.241.1001  
www.mdcarchitecture.com

Landscaping Architect:  
P.L. Anderson & Associates  
1000 Guilford Dr, Pitt  
Johns, VA 21036  
Tel: 703.241.1000  
Fax: 703.241.1001  
www.mdcarchitecture.com

Utility Consultant:  
W.A. Associates, Inc.  
1000 Guilford Dr, Pitt  
Johns, VA 21036  
Tel: 703.241.1000  
Fax: 703.241.1001  
www.mdcarchitecture.com

Landscaping Contractor:  
W.A. Associates, Inc.  
1000 Guilford Dr, Pitt  
Johns, VA 21036  
Tel: 703.241.1000  
Fax: 703.241.1001  
www.mdcarchitecture.com

Spring Hill Station  
Part E  
PROVIDENCE DISTRICT  
FAIRFAX COUNTY,  
VIRGINIA

CDP	11.13.11
CDP (REVISIONS)	01.13.12
CDP (REVISIONS)	10.12.12
CDP (REVISIONS)	11.12.12
CDP (REVISIONS)	01.13.12
CDP (REVISIONS)	01.13.12
CDP (REVISIONS)	01.13.12



STREET SECTIONS  
L-4

**Spring Hill Station - Total Park Space Provided**  
 Planning Tab for Part A, B, D & E

Neighborhood 1	Public Urban Parks	54,500 sq. ft.
	Public Sky Parks	42,500 sq. ft.
	<b>Total</b>	<b>2.31 Acres</b>
Neighborhood 2	Public Urban Parks	38,370 sq. ft.
	<b>Total</b>	<b>0.57 Acres</b>
Neighborhood 3	Public Urban Parks	22,500 sq. ft.
	<b>Total</b>	<b>0.51 Acres</b>
	<b>Total Public Parks</b>	<b>3.37 Acres</b>
Off-Site	Public Urban Parks	2,900 sq. ft.
	<b>Total Public Parks</b>	<b>6.96 Acres</b>
	In Address, Spring Hill Station is providing Private Parks:	
	Neighborhood 1	0.99 Acres
	Neighborhood 2	1.36 Acres
	Neighborhood 3	1.11 Acres
	<b>Total Private Sky Parks</b>	<b>3.46 Acres</b>

\*Additional Private Park space may be provided with future FDP's

Note:  
 Sky Parks denote public space, however, building structure and other park amenities are private.

80% of Public Parks provided in this plan

# OVERALL PLAN

## NEIGHBORHOOD 2 PART E

0.44 ACRES PUBLIC PARK SPACE PROVIDED



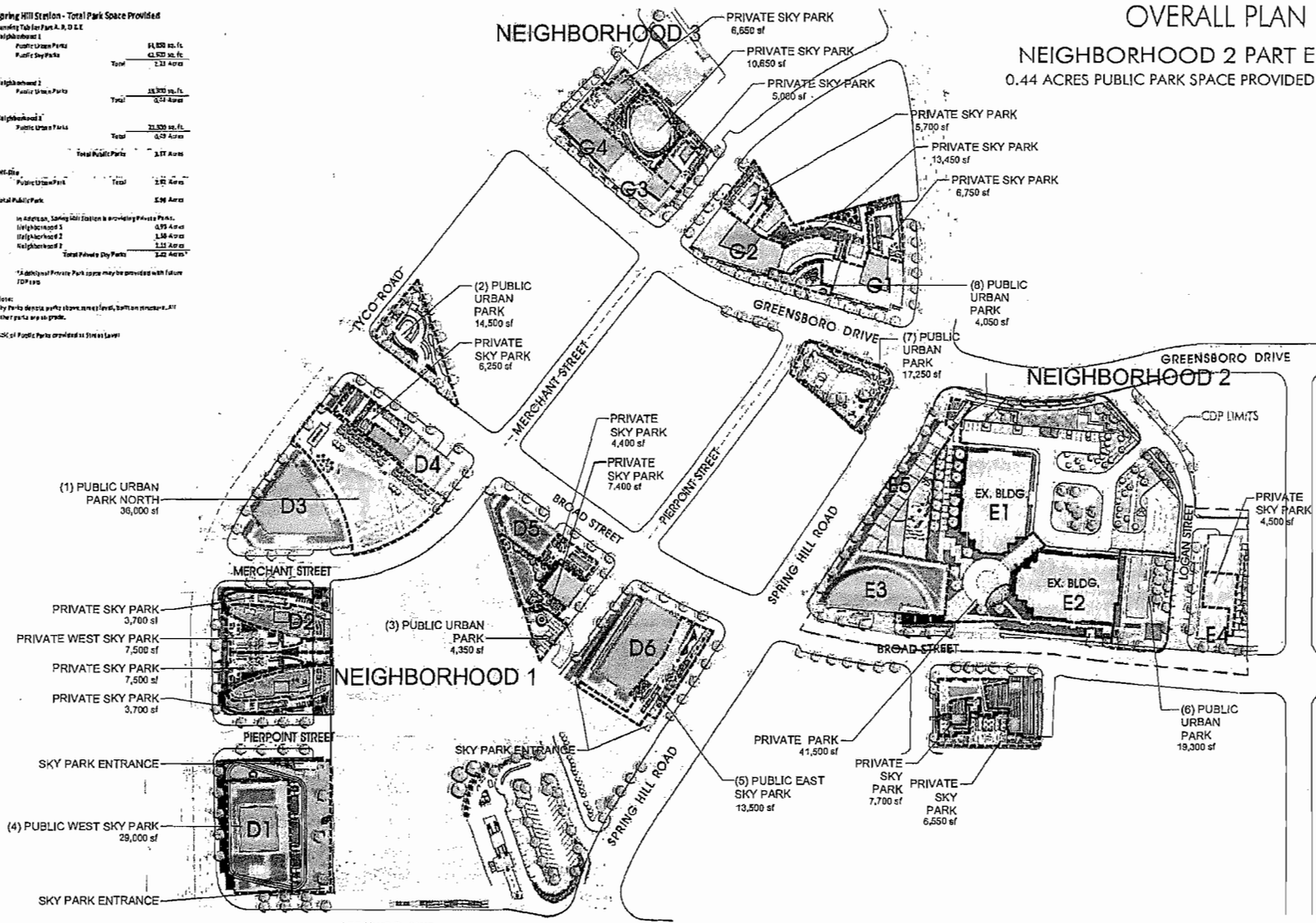
9000 Ardmore, Bldg 111  
 1000 Commonwealth Ave  
 Suite 120  
 Washington, DC 20004  
 Tel: 202 462 8000  
 Fax: 202 462 8000  
 www.wdgarch.com

Applicant:  
 Chesapeake Bay LLC  
 1000 Commonwealth Ave  
 Suite 120  
 Washington, DC 20004  
 Tel: 202 462 8000  
 Fax: 202 462 8000  
 www.chesapeakebay.com

Architect:  
 WDG Architecture  
 9000 Ardmore, Bldg 111  
 1000 Commonwealth Ave  
 Suite 120  
 Washington, DC 20004  
 Tel: 202 462 8000  
 Fax: 202 462 8000  
 www.wdgarch.com

Lead Designer:  
 WDG Architecture  
 9000 Ardmore, Bldg 111  
 1000 Commonwealth Ave  
 Suite 120  
 Washington, DC 20004  
 Tel: 202 462 8000  
 Fax: 202 462 8000  
 www.wdgarch.com

Lead Designer:  
 WDG Architecture  
 9000 Ardmore, Bldg 111  
 1000 Commonwealth Ave  
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 Washington, DC 20004  
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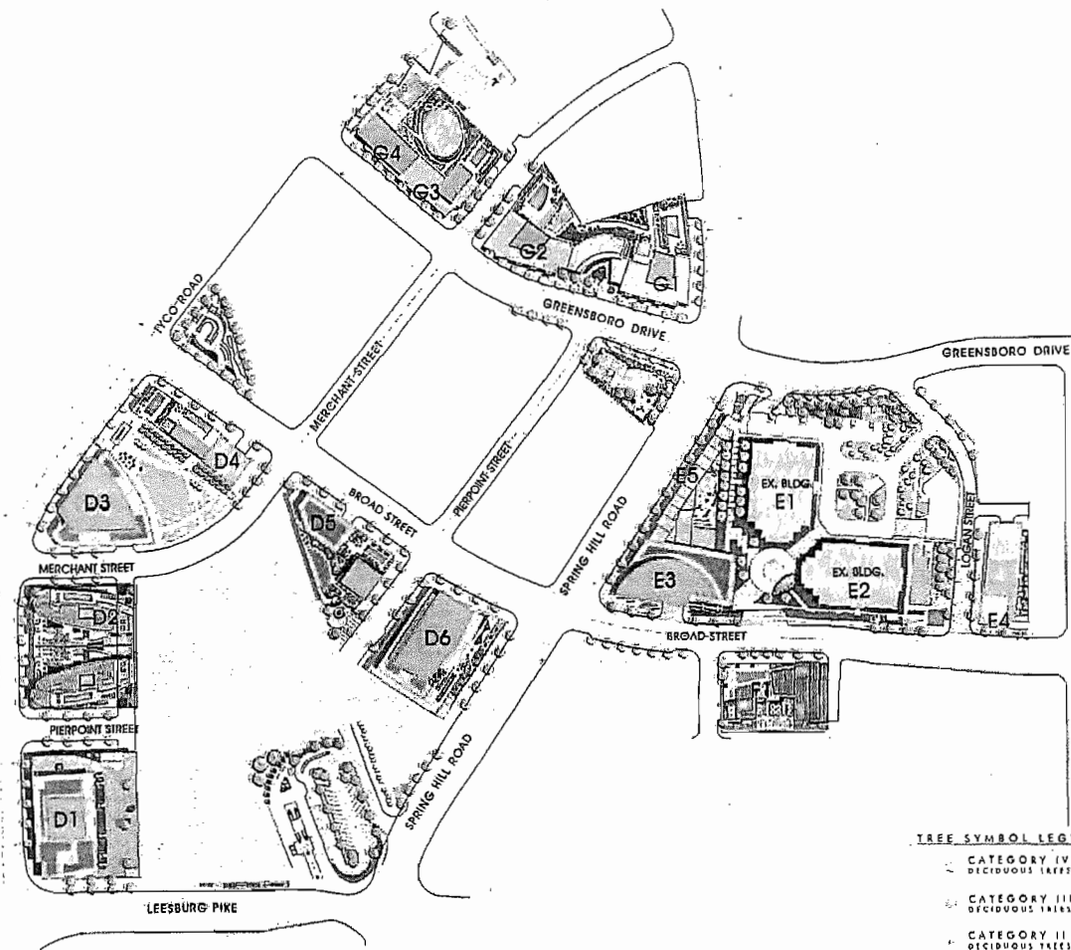
THE OVERALL PLAN SHOWN IS CONCEPTUAL AND MAY BE MODIFIED SUBJECT TO FINAL DEVELOPMENT PLAN APPROVAL

Spring Hill Station  
 Part E  
 PROVIDENCE DISTRICT  
 FAIRFAX COUNTY,  
 VIRGINIA

CDP	11/30/11
CDP RESUBMISSION	03/15/12
CDP RESUBMISSION	06/19/12
CDP RESUBMISSION	01/18/13
CDP RESUBMISSION	04/11/13
CDP RESUBMISSION	04/11/13

© WDG Part E, 11/30/11  
 OVERALL PARKS PLAN

# NEIGHBORHOOD 1, 2 & 3 LANDSCAPE PLAN



**CONCEPTUAL PLANT SCHEDULE - NEIGHBORHOOD 1**

NO.	SYMBOL	PLANT NAME	HEIGHT	SPACING	PLANT TYPE	PLANT CODE	PLANT SIZE
1	1	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
2	2	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
3	3	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
4	4	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
5	5	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
6	6	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
7	7	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
8	8	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
9	9	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
10	10	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'

**CONCEPTUAL PLANT SCHEDULE - NEIGHBORHOOD 2**

NO.	SYMBOL	PLANT NAME	HEIGHT	SPACING	PLANT TYPE	PLANT CODE	PLANT SIZE
1	1	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
2	2	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
3	3	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
4	4	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
5	5	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
6	6	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
7	7	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
8	8	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
9	9	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
10	10	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'

**CONCEPTUAL PLANT SCHEDULE - NEIGHBORHOOD 3**

NO.	SYMBOL	PLANT NAME	HEIGHT	SPACING	PLANT TYPE	PLANT CODE	PLANT SIZE
1	1	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
2	2	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
3	3	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
4	4	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
5	5	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
6	6	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
7	7	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
8	8	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
9	9	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'
10	10	DOGWOOD	12-15'	10' x 10'	DECIDUOUS TREE	1	12-15'

- TREE SYMBOL LEGEND**
- CATEGORY IV DECIDUOUS TREES
  - CATEGORY III DECIDUOUS TREES
  - CATEGORY II DECIDUOUS TREES
  - CATEGORY I EVERGREEN TREES

NOTE: THE PLANT SCHEDULES SHOWN HERE ARE FOR INFORMATIONAL PURPOSES ONLY.



THE PLAN SHOWN IS CONCEPTUAL AND MAY BE MODIFIED SUBJECT TO FINAL DEVELOPMENT PLAN APPROVAL



WDG ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004  
Tel: 202.462.8000  
Fax: 202.462.8000  
www.wdgarch.com

**Applicant:**  
Greensboro Urban LLC  
Greensboro Urban Group  
8400 Greensboro Dr. P.O. Box  
Atlanta, VA 22601

**Architect:**  
W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

**Site Engineer:**  
CANNON DESIGN & CONSTRUCTION  
8400 Greensboro Drive, P.O. Box 1900  
Atlanta, VA 22601

**Site Surveyor:**  
W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

**Landscaping Architect:**  
W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

**Site Surveyor:**  
W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

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Washington, DC 20004

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1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

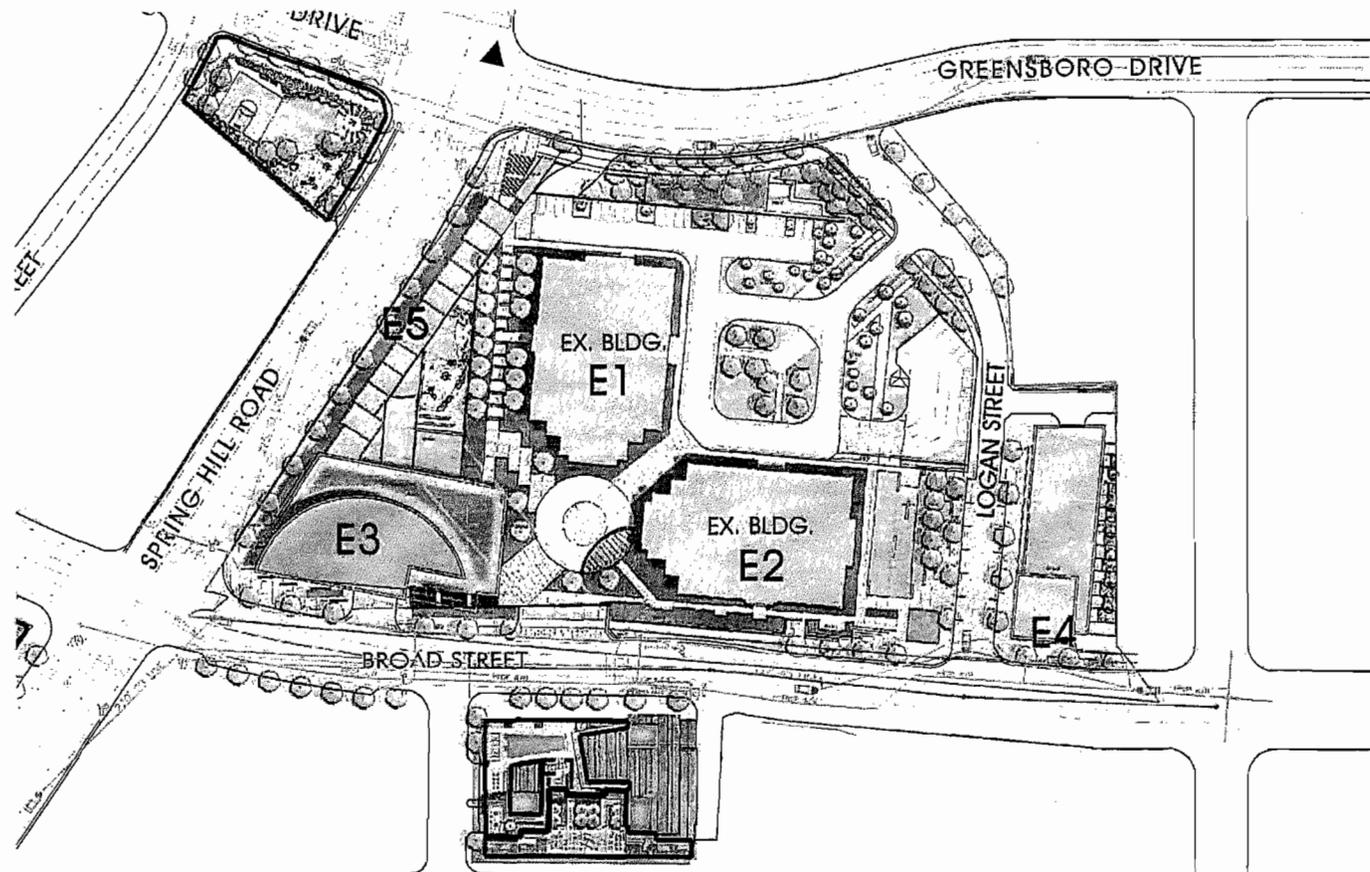
**Site Surveyor:**  
W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

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1001 Commerce Avenue, 3rd Floor  
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1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

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W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004

**Site Surveyor:**  
W.D.G. ARCHITECTURE, PLLC  
1001 Commerce Avenue, 3rd Floor  
Washington, DC 20004



WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036  
 Tel: 202 462 2800  
 Fax: 202 462 2810  
 www.wdcarch.com

Applicant:  
 Green Hill Station LLC  
 General: James Grayson  
 8400 Chesapeake Dr., PO Box  
 Ashburn, VA 20103

Architect:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

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 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
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 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

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 WDC Architecture, PLLC  
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 Washington, DC 20036

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 Washington, DC 20036

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 400 Connecticut Avenue, NW  
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 Washington, DC 20036

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 WDC Architecture, PLLC  
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 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
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 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
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 WDC Architecture, PLLC  
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 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
 Suite 200  
 Washington, DC 20036

Site Engineer:  
 WDC Architecture, PLLC  
 400 Connecticut Avenue, NW  
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 Suite 200  
 Washington, DC 20036

Spring Hill Station  
 Part E  
 PROVIDENCE DISTRICT  
 FARMAX COUNTY,  
 VIRGINIA



The Graphics Group  
 8000 Chesapeake Dr., PO Box  
 Ashburn, VA 20103

COPY PREPARED BY: JLD/11  
 COPY PREPARED BY: JLD/11

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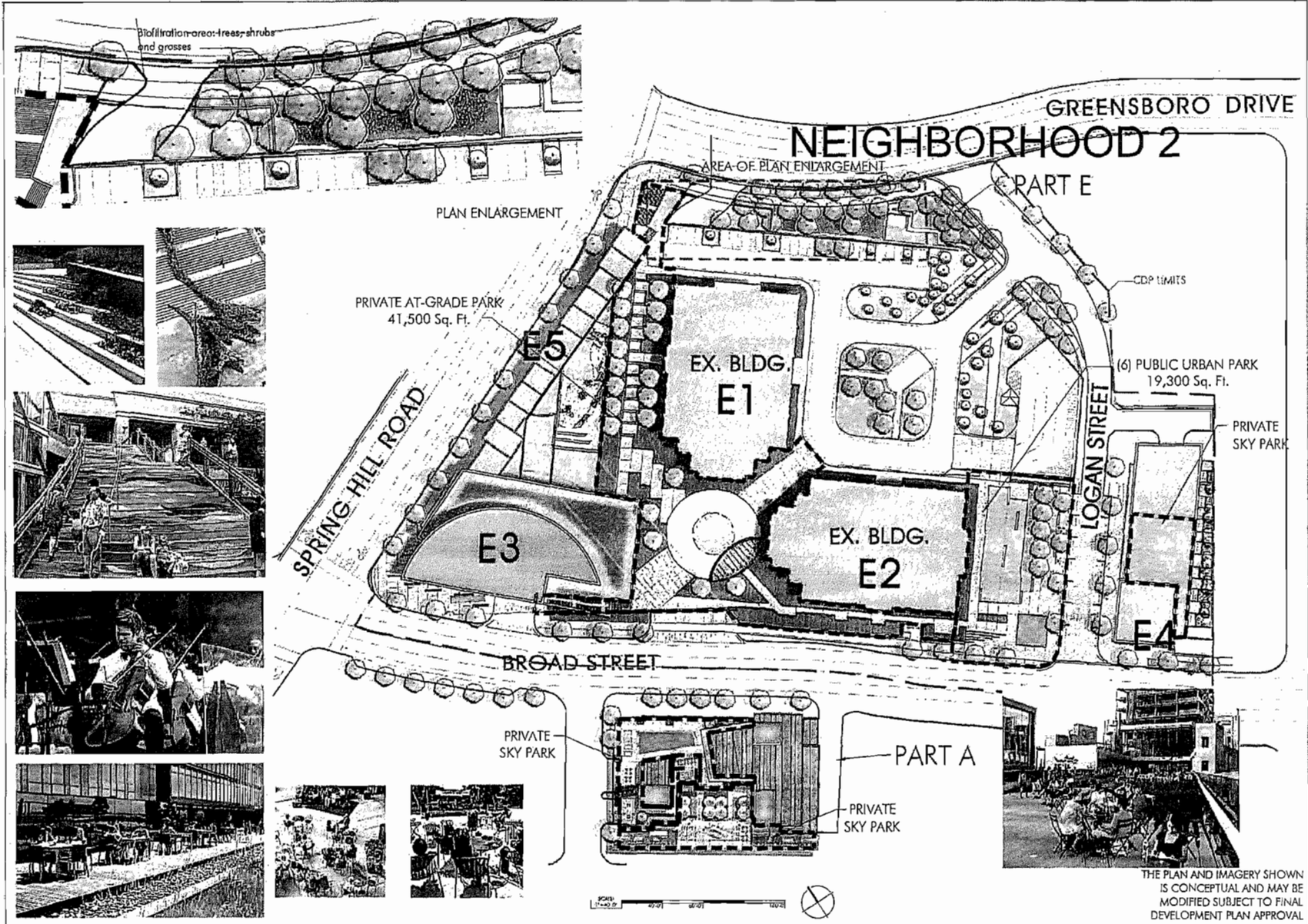
NEIGHBORHOOD 3  
 SIGHT DISTANCE AND  
 UTILITIES

Scale: 1/8" = 1'-0"

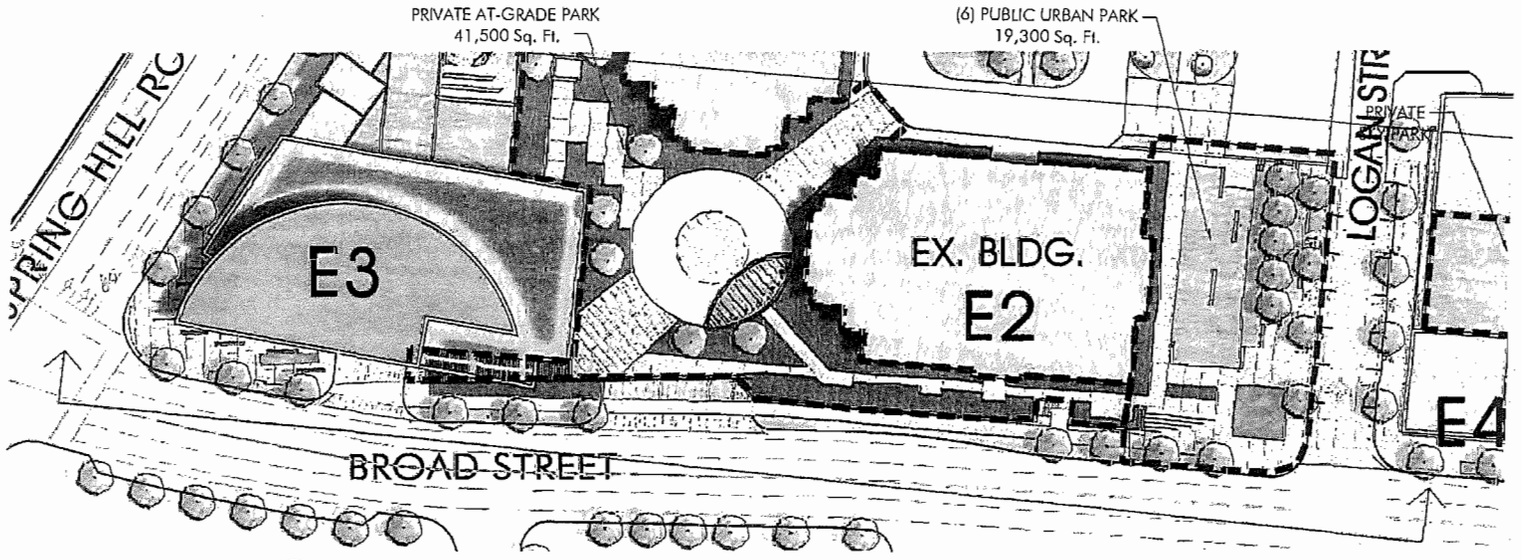
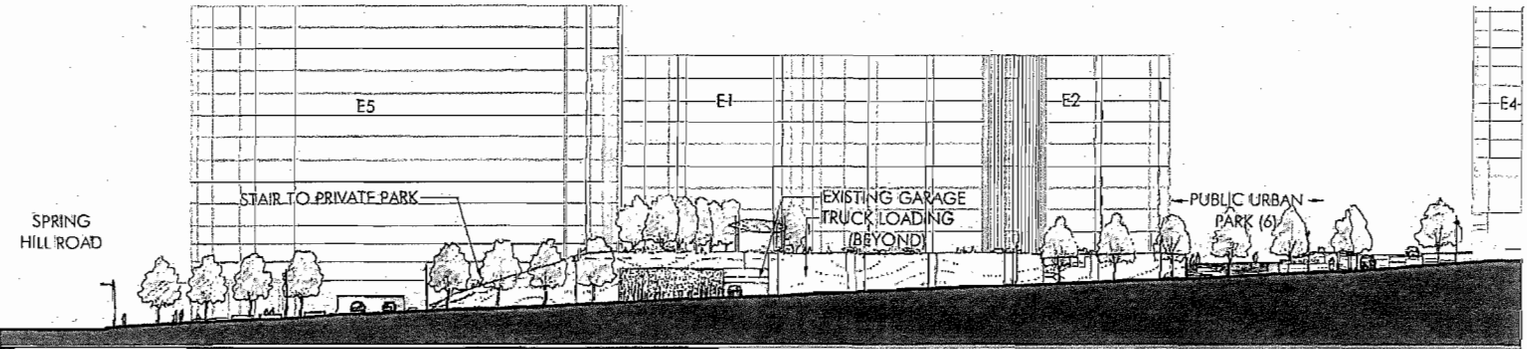
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CDP	11.10.17
CDP (E1) (11/10/17)	11.10.17
CDP (E2) (11/10/17)	11.10.17
CDP (E3) (11/10/17)	11.10.17
CDP (E4) (11/10/17)	11.10.17
CDP (E5) (11/10/17)	11.10.17



# NEIGHBORHOOD 2 PARKS



THE PLAN AND IMAGERY SHOWN IS CONCEPTUAL AND MAY BE MODIFIED SUBJECT TO FINAL DEVELOPMENT PLAN APPROVAL

**WDC ARCHITECTURE**  
 WDC Architecture, PLLC  
 1000 Commonwealth Blvd  
 Suite 400  
 Washington, DC 20004  
 Tel: 202.462.8200  
 Fax: 202.462.8201  
 www.wdcarchitecture.com

**Project:**  
 Community Center  
 Contact: James C. Gray  
 1000 Commonwealth Blvd, Suite 400  
 Arlington, VA 22202

**Architect:**  
 WDC Architecture, PLLC  
 Contact: James C. Gray  
 1000 Commonwealth Blvd, Suite 400  
 Arlington, VA 22202  
 Tel: 202.462.8200  
 Fax: 202.462.8201  
 www.wdcarchitecture.com

**Engineer:**  
 VLS Inc.  
 Contact: Robert B. Cochran  
 1910 DeWitt Ave  
 Arlington, VA 22202  
 Tel: 703.544.9800  
 Fax: 703.544.9800  
 www.vlsinc.com

**Interior Designer:**  
 WDC Architecture, PLLC  
 Contact: James C. Gray  
 1000 Commonwealth Blvd, Suite 400  
 Arlington, VA 22202  
 Tel: 202.462.8200  
 Fax: 202.462.8201  
 www.wdcarchitecture.com

**Land/Planning Attorney:**  
 WDC Architecture, PLLC  
 Contact: James C. Gray  
 1000 Commonwealth Blvd, Suite 400  
 Arlington, VA 22202  
 Tel: 202.462.8200  
 Fax: 202.462.8201  
 www.wdcarchitecture.com

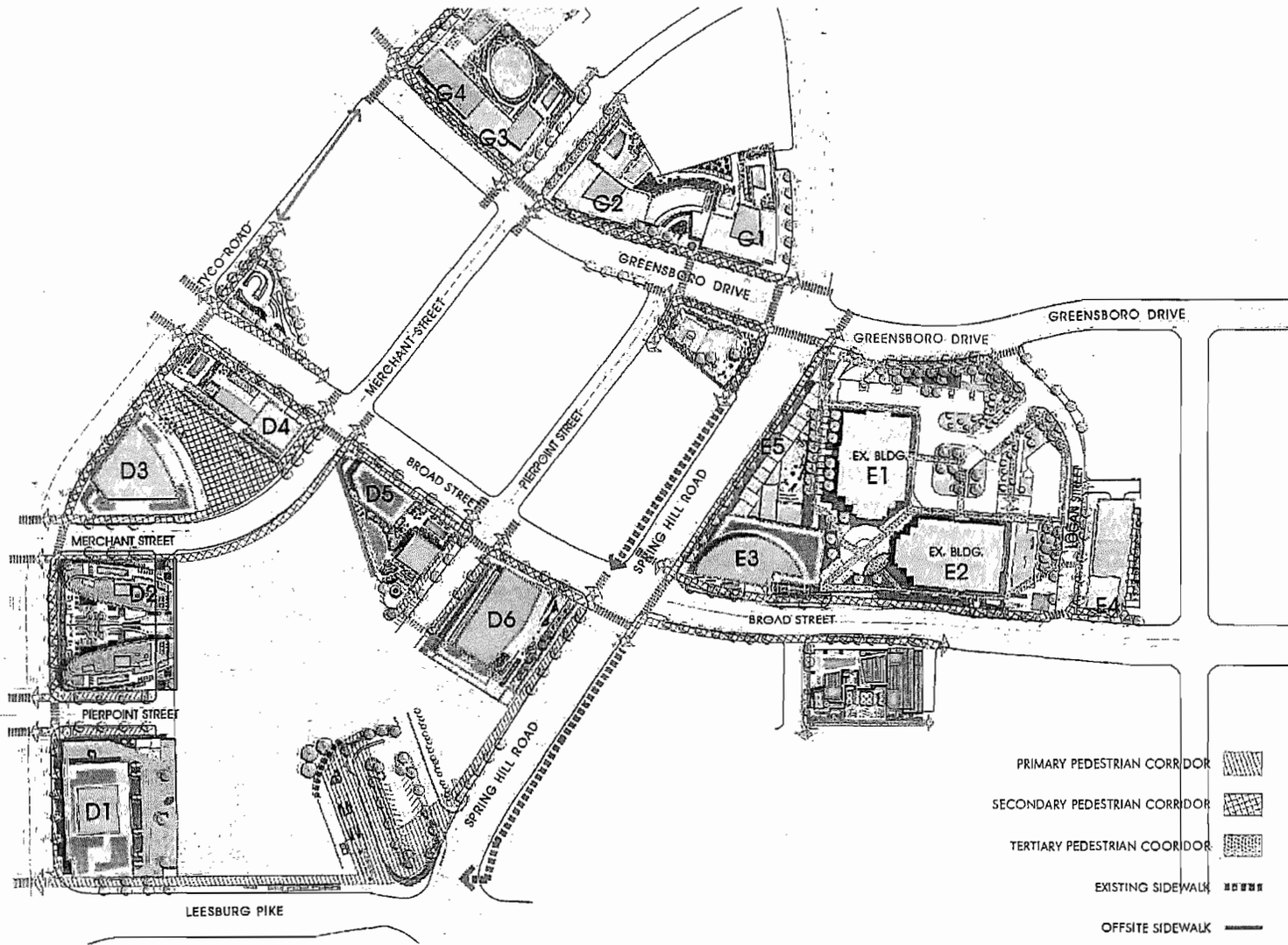
**Spring Hill Station  
 Part E  
 PROPOSED DISTRICT  
 FAYETTE COUNTY,  
 VIRGINIA**

The Community Center  
 1000 Commonwealth Blvd, Suite 400  
 Arlington, VA 22202

CDP: 11.15.11  
 CDG: 11.15.11  
 CDH: 11.15.11  
 CDE: 11.15.11  
 CDF: 11.15.11  
 CDG: 11.15.11  
 CDH: 11.15.11  
 CDE: 11.15.11  
 CDF: 11.15.11

SECTION AT BROAD STREET

L-9



WDG Architecture PLLC  
 1333 Cameron Avenue, 10th Floor  
 Washington, DC 20004  
 Tel: 202.462.8300  
 Fax: 202.462.8301  
 www.wdg-architecture.com

Applicant  
 Gateway Center LLC  
 Gateway Center  
 8400 Chesapeake Dr, #112  
 Arlington, VA 22203

14 201.841.1340  
 14 201.841.1340  
 www.201.841.1340.com

City Engineer  
 Title  
 Contact: Robert N. Goffin  
 2040 Commonwealth Ave.  
 Suite 205  
 Arlington, VA 22204  
 14 202.444.7900  
 14 202.444.7900  
 www.202.444.7900.com

Localizing Authority  
 Fairfax Planning, Inc.  
 Contact: Tom V. Redmond  
 201 N. Lakeside Lane  
 Suite 100  
 Alexandria, VA 22304  
 14 703.532.5400  
 14 703.532.5400  
 www.fairfaxplanning.com

Title Block Consultant  
 WDG Architecture, PLLC  
 Contact: Chris Fisher  
 1333 Cameron Ave, 10th Floor  
 Arlington, VA 22204  
 14 202.462.8300  
 14 202.462.8301  
 www.wdg-architecture.com

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Spring Hill Station  
 Part E  
 PROVIDENCE STREET  
 FAIRFAX COUNTY,  
 VIRGINIA

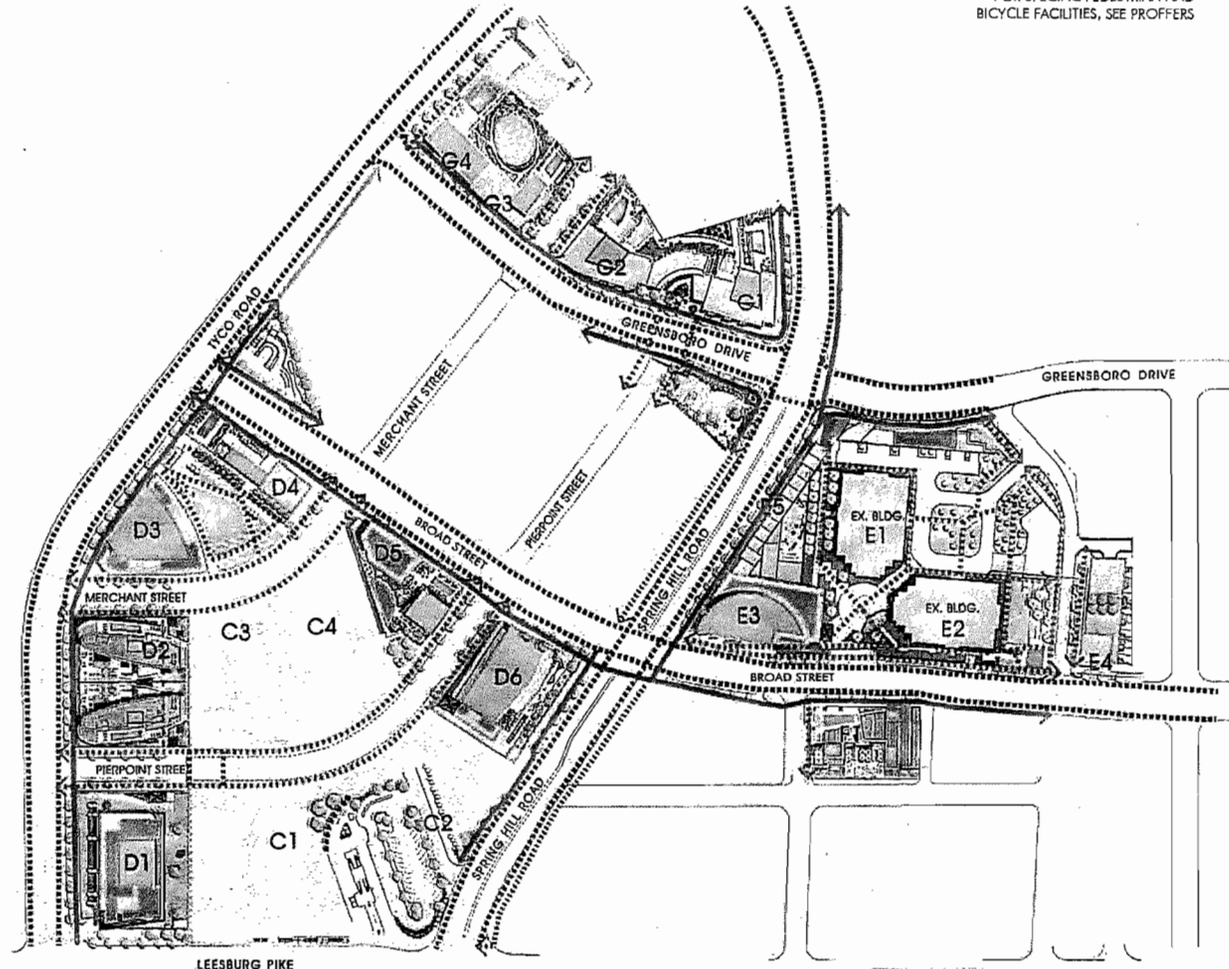


DATE	BY	DESCRIPTION
10/20/11	RDG	CDP

PEDESTRIAN HIERARCHY PLAN

# PEDESTRIAN & BICYCLE CIRCULATION

FOR SPECIFIC PEDESTRIAN AND BICYCLE FACILITIES, SEE PROFFERS



**KEY:**

- PUBLIC ELEVATOR
- PUBLIC SIDEWALK - 6' W MIN.
- PUBLIC ALLEY SIDEWALK - 5' W MIN.
- 5' DEDICATED BIKE LANE
- PUBLIC SIDEWALK - 10' W MIN.
- PUBLIC STAIRWAY
- PUBLIC SIDEWALK - 8' W MIN.
- EXISTING SIDEWALK
- OFF-SITE SIDEWALK  
SEE PROFFERS FOR  
R2 2010-PR-014-B



WDG Architecture, PLLC  
1020 Commercial Avenue, 15th  
Floor  
Washington, DC 20004  
Tel: 202.557.8500  
Fax: 202.557.8505  
www.wdgarch.com

Applicant:  
Oyster Group LLC  
Corner James City  
1410 Gloucester Dr, PMB  
Middle, VA 23051

Architect:  
W.D. Gandy  
Corner Baker & Gadsden  
1800 Commerce Ave  
Suite 200  
Middleburg, VA 22101

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Middleburg, VA 22101

Spring Hill Station  
Part E  
PROVIDENCE DISTRICT  
FAIRFAX COUNTY,  
VIRGINIA



The Graybe Group  
1410 Gloucester Dr, PMB  
Middleburg, VA 22101

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1800 Commerce Ave  
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1800 Commerce Ave  
Suite 200  
Middleburg, VA 22101

THE PLAN SHOWN IS  
CONCEPTUAL AND MAY BE  
MODIFIED SUBJECT TO FINAL  
DEVELOPMENT PLAN APPROVAL

Scale:  
1:100

L-11







# RZ 2010-PR-014E

## Zoning Application Closeout Summary Report

Printed: 4/18/2013

### General Information

**APPLICANT:** GEORGELAS GROUP LLC  
**DECISION DATE:** 02/12/2013  
**CRD:** NO  
**HEARING BODY:** BOS  
**ACTION:** APPROVE  
**STAFF COORDINATOR:** TRACY STRUNK  
**SUPERVISOR DISTRICT:** PROVIDENCE

**DECISION SUMMARY:**

ON FEBRUARY 12, 2013, THE BOARD UNANIMOUSLY APPROVED RZ 2010-PR-014E ON A MOTION BY SUPERVISOR SMYTH SUBJECT TO PROFFERS DATED FEBRUARY 7, 2013. THE BOARD ALSO APPROVED CONCURRENT RZ 2010-PR-014D, SUBJECT TO PROFFERS DATED FEBRUARY 7, 2013. THE PLANNING COMMISSION HAD PREVIOUSLY APPROVED CONCURRENT FDP 2010-PR-014D ON FEBRUARY 7, 2013 SUBJECT TO DEVELOPMENT CONDITIONS DATED FEBRUARY 7, 2013.

**APPLICATION DESCRIPTION:**

MIXED-USE

### Zoning Information

Existing Zoning		Proposed Zoning		Approved Zoning	
DISTRICT	AREA	DISTRICT	AREA	DISTRICT	AREA
C-4	7.39 ACRES	PTC	7.39 ACRES	PTC	7.39 ACRES

### Tax Map Numbers

0293 ((01)) ( )0063 C

### Approved Land Uses

Zoning District: PTC

LAND USE	DU'S	RES LAND AREA	ADU'S	WDU'S	GFA	FAR	NRES LAND AREA
HOTEL/MOTL							
MFD				47			
OFFC/GENRL							
RETAIL/EST							
SFA							
<b>TOTALS</b>				47			

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**Approved Waivers/Modifications**

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SEE FILE FOR ALL WAIVERS AND MODIFICATIONS

Approved Proffers

PROFFER STATEMENT DATE: 02-07-2013

PROFFER	DUE	TRIG #	TRIG EVENT	CONTRIB AMT	EXPIR. DTE
TRAFFIC SIGNAL WARRANT ANALYSIS / STUDY	01-01-0001	0	N/A	\$0	01-01-0001
PARKING GARAGES	01-01-0001	0	N/A	\$0	01-01-0001
CONSTRUCTION VEHICLE RESTRICTIONS	01-01-0001	0	N/A	\$0	01-01-0001
LANDSCAPE PLAN REQUIRED	01-01-0001	0	N/A	\$0	01-01-0001
RECREATION FACILITIES	01-01-0001	0	N/A	\$0	01-01-0001
STREETSCAPE	01-01-0001	0	N/A	\$0	01-01-0001
EXISTING STRUCTURES (DEMOLISH / REPLACE)	01-01-0001	0	N/A	\$0	01-01-0001
HOA ESTABLISH	01-01-0001	0	N/A	\$0	01-01-0001
OTHER - ENVIRONMENT	01-01-0001	0	N/A	\$0	01-01-0001
NOISE ATTENUATION (STUDY / WALL)	01-01-0001	0	N/A	\$0	01-01-0001
RIGHT OF WAY - RESERVATION	01-01-0001	0	N/A	\$0	01-01-0001
ALTERNATIVE SWM MEASURES	01-01-0001	0	N/A	\$0	01-01-0001
CONTRIBUTION - BOS	01-01-0001	0	N/A	\$0	01-01-0001
DESIGN AMENITIES	01-01-0001	0	N/A	\$0	01-01-0001
OTHER - HOUSING	01-01-0001	0	N/A	\$0	01-01-0001
SIGHT DISTANCE	01-01-0001	0	N/A	\$0	01-01-0001
OFF-SITE CONTRIBUTION - RECREATION	01-01-0001	0	N/A	\$0	01-01-0001
MINOR MODIFICATION	01-01-0001	0	N/A	\$0	01-01-0001
RIGHT OF WAY - DEDICATION	01-01-0001	0	N/A	\$0	01-01-0001
EXISTING STRUCTURES (RETAIN)	01-01-0001	0	N/A	\$0	01-01-0001
BUILDING FOOTPRINT	01-01-0001	0	N/A	\$0	01-01-0001
ARCHITECTURE / BUILDING MATERIALS / COLORS	01-01-0001	0	N/A	\$0	01-01-0001
RETURN PLANS FOR REVIEW (PC / BOS, ETC)	01-01-0001	0	N/A	\$0	01-01-0001
INTERPARCEL ACCESS	01-01-0001	0	N/A	\$0	01-01-0001
FRONTAGE IMPROVEMENTS	01-01-0001	0	N/A	\$0	01-01-0001
EXTEND / CONNECT PUBLIC STREETS	01-01-0001	0	N/A	\$0	01-01-0001
BICYCLE RELATED FACILITIES	01-01-0001	0	N/A	\$0	01-01-0001
USE RESTRICTIONS	01-01-0001	0	N/A	\$0	01-01-0001
HEIGHT - BUILDING / STRUCTURE	01-01-0001	0	N/A	\$0	01-01-0001
SIGNAGE	01-01-0001	0	N/A	\$0	01-01-0001
OTHER - GENERAL	01-01-0001	0	N/A	\$0	01-01-0001
ROAD FUNDS	01-01-0001	0	N/A	\$0	01-01-0001
PARKING	01-01-0001	0	N/A	\$0	01-01-0001
OTHER - TRANSPORTATION	01-01-0001	0	N/A	\$0	01-01-0001
FACILITY IMPROVEMENTS	01-01-0001	0	N/A	\$0	01-01-0001
CONDEMNATION - TRANSPORTATION	01-01-0001	0	N/A	\$0	01-01-0001
BUS STOP / SHELTER / MAINTENANCE	01-01-0001	0	N/A	\$0	01-01-0001
ANTENNAS	01-01-0001	0	N/A	\$0	01-01-0001
PHASING - LAND USE	01-01-0001	0	N/A	\$0	01-01-0001
INTERIM USE	01-01-0001	0	N/A	\$0	01-01-0001
ARCHITECTURE / GREEN BUILDING / LEEDS	01-01-0001	0	N/A	\$0	01-01-0001
WORKFORCE HOUSING	01-01-0001	0	N/A	\$0	01-01-0001
PROFFERED PLANS	01-01-0001	0	N/A	\$0	01-01-0001
TRANSPORTATION DEMAND MANAGEMENT PROGRAM (TDM)	01-01-0001	0	N/A	\$0	01-01-0001
ACCESS EASEMENTS - TRANSPORTATION	01-01-0001	0	N/A	\$0	01-01-0001
CONTRIBUTION - SCHOOLS	01-01-0001	0	N/A	\$9,378	01-01-0001
OTHER - LAND USE	01-01-0001	0	N/A	\$0	01-01-0001
FLOOR AREA RATIO (FAR) / GROSS FLOOR AREA (GFA)	01-01-0001	0	N/A	\$0	01-01-0001
DESIGN GUIDELINES (PRIVATE)	01-01-0001	0	N/A	\$0	01-01-0001
AFFORDABLE DWELLING UNITS	01-01-0001	0	N/A	\$0	01-01-0001

4/18/2013

HOA CONTRIBUTION FOR MAINTENANCE

01-01-0001

0 N/A

\$0 01-01-0001

4/18/2013