

DEVELOPMENT STANDARDS



- 1. GENERAL PROVISIONS
- A. These Development Standards form a part of the Rezoning Plan associated with the Rezoning Petition filed by Tribek Properties (the "Petitioner") for an approximately 4.545 acre site located on the southwest corner of the intersection of Wilkinson Boulevard and Remount Road, which site is more particularly depicted on the Rezoning Plan (hereinafter referred to as the "Site"). The Site is comprised of Tax Parcel Nos. 117-011-08, 117-011-09 and 117-011-10.
- B. The development and use of the Site will be governed by the Rezoning Plan, these Development Standards and the applicable provisions of the City of Charlotte Unified Development Ordinance (the "Ordinance").
- C. Unless the Rezoning Plan or these Development Standards establish more stringent standards, the regulations established under the Ordinance for the TOD-NC zoning district shall govern the development and use of the Site.
- D. A Building and Parking Envelope is depicted on the Rezoning Plan. All principal buildings, accessory structures, structured parking facilities and surface parking areas developed on the Site shall be located within the Building and Parking Envelope. This Rezoning Plan does not limit the number of principal buildings, accessory structures, structured parking facilities and surface parking areas that may be developed on the Site within the Building and Parking Envelope. The number of principal buildings, accessory structures, structured parking facilities and surface parking areas that may be developed on the Site within the Building and Parking Envelope shall be governed by the applicable provisions of the Ordinance.
- E. A CATS Silver Line Station (the "Station") and tracks are proposed to be located within the Building and Parking Envelope.
- F. Future amendments to the Rezoning Plan and/or these Development Standards may be applied for by the then owner or owners of the Site in accordance with the applicable provisions of Article 37 of the Ordinance.
- G. Pursuant to Section 37.6 of the Ordinance and Section 160D-108.1 of the North Carolina General Statutes, the Rezoning Plan, if approved, shall be vested for a period of 5 years due to the size and phasing of the development, the level of investment, economic cycles and market conditions.

2. PERMITTED USES

A. The Site may be devoted to any use or uses permitted by right, any use or uses permitted by right with prescribed conditions, any use or uses permitted with a conditional zoning and any use or uses permitted with a conditional zoning with prescribed conditions in the TOD-NC zoning district, together with any incidental and accessory uses relating thereto that are allowed in the TOD-NC zoning district.

3. RESERVATION OF CATS RIGHT OF WAY

A. Right-of-Way Reservation Area Provision. Petitioner shall reserve (but not dedicate and convey) for future acquisition by the City of Charlotte or the Charlotte Area Transit System for the sole benefit of the City of Charlotte or the Charlotte Area Transit System or a successor entity such as a regional transit authority (hereinafter collectively referred to as "CATS") the area on the Site within the Building and Parking Envelope that is more particularly identified on Sheet RZ-200 of the Rezoning Plan as the "Light Rail Right-of-Way Reservation" (the "Reservation Area").

The Reservation Area is comprised of a horizontal component and a vertical component. The purposes of the vertical component of the Reservation Area are to allow a building developed on the Site to span the Reservation Area and to allow the Station to be incorporated into the building provided that the desirable clearance between the top of the Station platform and the building meets the requirements of CATS as determined during the process described below in paragraphs 3.A.(1) and 3.A.(2).

The width of the Reservation Area shall be determined by CATS during the land development process, however, in no event shall the width exceed 130 feet. The maximum 130 foot wide Reservation Area is depicted on the Rezoning Plan. Notwithstanding anything contained herein to the contrary, the width of the Reservation Area shall be reduced during the land development process to an amount less than 100 feet as determined by CATS provided that the conditions set out below in paragraphs 3.A.(1) and 3.A.(2) are satisfied.

- (1) Petitioner and CATS shall enter into subsequent agreements during the land development process to govern the integration of infrastructure, construction, operations, access and maintenance for the CATS transit system. Petitioner shall be required to meet all standards proposed by CATS for integration with the transit system pursuant to the agreements. In the event that Petitioner and CATS cannot agree upon mutually satisfactory integration requirements, paragraph 3.B. below shall apply.
- (2) During the land development process, CATS will review proposed plans for the Site and determine the amount by which the width of the Reservation Area will be reduced below 100 feet. Approved plans must meet the following standards that will be set by CATS:
- (a) The dimensions of the Station's portal/tunnel/opening necessitates a minimum clearance for the safe operation of the light rail system consistent with the CATS light rail infrastructure. Details of the design will be coordinated during the land development process.
- $\sim\sim\sim\sim$ (b) A design that accommodates public transit infrastructure in compliance with all Federal, state and local government \sim requirements.
- B. If the conditions set out above in paragraphs 3.A.(1) and 3.A.(2) are not satisfied, then the width of the Reservation Area may exceed 100 feet up to a maximum width of 130 feet as determined by CATS during the land development process.
- C. Petitioner shall, upon the request of CATS after the funding of the Station, grant and convey a public access easement on the Site to CATS to accommodate CATS' construction and maintenance of an ADA compliant public access from Remount Road to the Station platform. The location of this public access easement is generally depicted on the Rezoning Plan, however, the actual location and dimensions may be modified during the land development process. \sim
- D. Petitioner shall, upon the request of CATS after the funding of the Station, grant and convey a public access easement through the building to be constructed on the Site to accommodate an ADA compliant public access from Wilkinson Boulevard through the building to the Station platform. The location of this public access easement shall be determined during the land development process. An elevator may be a component of this public access.
- E. Petitioner shall satisfactorily resolve any utility conflicts to accommodate public transit infrastructure.
- F. Reservation Area Time Period. Petitioner shall maintain the reservation of the Reservation Area in perpetuity (except as provided in paragraph 3.I. below).
- G. Subject to the terms of paragraph 3.A. above, only the following construction, installation, and development activities are allowed within the Reservation Area, and no others: a passenger service rail line and station; grading and the installation and maintenance of pavement, driveways, sidewalks, surface parking areas for bicycles, scooters or similar vehicles, but excluding automobiles and trucks not authorized by the City; landscaping and comparable non-vertical improvements. For clarification only, none of the following may be placed, developed, constructed, installed, or maintained anywhere within the Reservation Area: (1) buildings or other vertical structures, (2) utility lines or facilities other than overhead lines exclusively serving passenger rail vehicles, (3) storm water detention facilities, or (4) Wi-Fi, telecommunication or similar antennas or transmission devices for use by third parties to provide services to customers. Notwithstanding the foregoing, nothing herein shall prohibit a building developed on the Site to span the Reservation Area provided that the requirements of paragraph 3.A. above are satisfied.
- Nothing (including, by example only, any pavement, driveways, sidewalks, surface parking areas, landscaping, or other non-vertical improvements) may be placed, developed, constructed, installed, or maintained anywhere within the Reservation Area that, if the same is ever removed, would cause the Site or any part of it at the time of its installation to have violated any applicable law, ordinance, or regulation, including by example only, any zoning or land use regulation or any provision of the approved Rezoning Plan.
- Pursuant to Section 32.3.G. of the Ordinance, the reservation of the Reservation Area shall expire on the earlier of:
- (1) The City acquiring title to the Reservation Area; or
- (2) A formal rescission by the MTC of the adoptions granted by the MTC for all Rapid Transit Corridor alignments, including any transit station locations, as applicable, that gave rise to the Reservation Area.

- and agencies.
- 4. TRANSPORTATION
- on Ordinance requirements and proposed land uses and density.
- concerning cost, submittal, and liability insurance coverage requirements.
- two (2) feet behind the sidewalk where feasible.
- occupancy for a new building constructed on the Site.
- project support.
- 5. ENVIRONMENTAL
- Ordinance.
- 6. BINDING EFFECT OF THE REZONING DOCUMENTS AND DEFINITIONS
- and their respective successors in interest and assigns.
- to time who may be involved in any future development thereof.
- the date this Rezoning Petition is approved.

INTO RESERVATION AREA/ RIGHT-OF-WAY INTERACTION WITH REMOUNT STATION PLATFORM AND EXECUTION OF LICENSE

SCALE; NTS

J. Notwithstanding the terms and provisions of paragraphs 3.G. and 3.H. above, Petitioner may construct, install and maintain vertical improvements (in addition to an allowed building that spans the Reservation Area as described above) within the Reservation Area upon the approval of CATS and any other applicable government authorities

K. The Station platform level of the building façade that fronts the Station platform shall meet the transparency requirements and maximum blank wall area requirements of the TOD-NC zoning district at the time that the Station platform is completed. Prior to that time, this building facade shall not be required to meet the transparency requirements and maximum blank wall area requirements of the TOD-NC zoning district.

A. Petitioner will coordinate with CDOT during permitting for determination of need for a Traffic Impact Study based

B. A Right-of-Way Encroachment Agreement is required for the installation of any non-standard item(s) (irrigation systems, decorative concrete pavement, brick pavers, etc.) within a proposed/existing City-maintained street right-of-way by a private individual, group, business, or homeowner's/business association. An encroachment agreement must be approved by CDOT prior to construction/installation. Contact CDOT for additional information

Petitioner will dedicate to the City of Charlotte via fee simple conveyance any additional street right-of-way indicated on the Rezoning Plan as street right-of-way to be dedicated, and the additional street right-of-way will be dedicated prior to the issuance of the first certificate of occupancy for a new building constructed on the Site. Petitioner will provide a permanent sidewalk easement for any of the proposed sidewalks located along the public streets located outside of the street right-of-way. The permanent sidewalk easement will be located a minimum of

D. All transportation improvements will be approved and constructed prior to the issuance of the first certificate of

E. All public roadway improvements will be subject to the standards and criteria of CDOT and NCDOT, as applicable, to the roadway improvements within their respective road system authority. It is understood that such improvements may be undertaken by the Petitioner on its own or in conjunction with other development or roadway projects taking place within the broad western Mecklenburg area, by way of a private/public partnership effort or other public sector

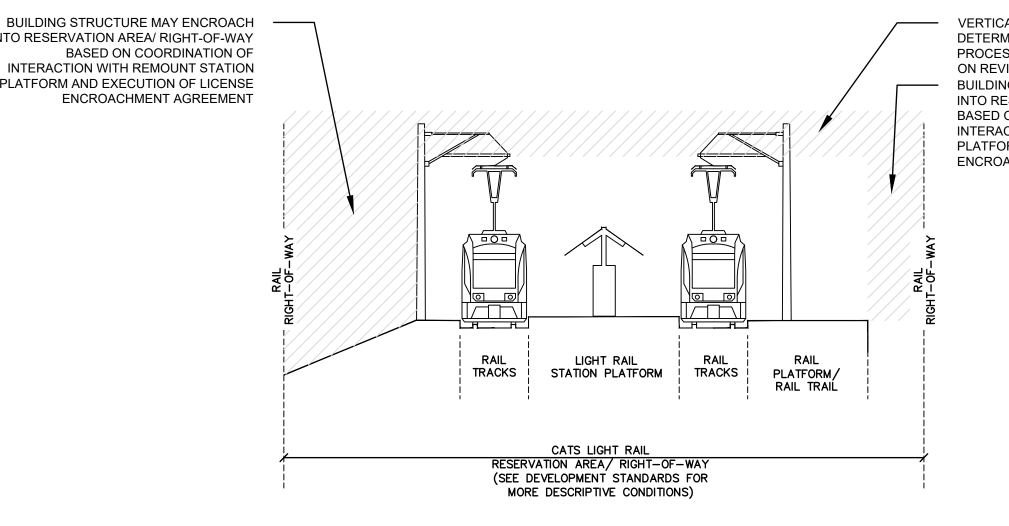
A. Development of the Site shall comply with the applicable provisions of the City of Charlotte Tree Ordinance.

B. The Petitioner shall comply with the Charlotte City Council approved and adopted Post Construction Stormwater

If this Rezoning Petition is approved, all conditions applicable to the use and development of the Site imposed under these Development Standards and the Rezoning Plan will, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of Petitioner and the current and subsequent owners of the Site

B. Throughout these Development Standards, the term "Petitioner" shall be deemed to include the heirs, devisees, personal representatives, successors in interest and assigns of Petitioner or the owner or owners of the Site from time

Any reference to the Ordinance herein shall be deemed to refer to the requirements of the Ordinance in effect as of



VERTICAL CLEARANCE TO BE DETERMINED IN LAND DEVELOPMENT PROCESS IN COORDINATION WITH CATS ON REVIEW OF ADVANCING DESIGN BUILDING STRUCTURE MAY ENCROACH INTO RESERVATION AREA/ RIGHT-OF-WAY BASED ON COORDINATION OF INTERACTION WITH REMOUNT STATION PLATFORM AND EXECUTION OF LICENSE ENCROACHMENT AGREEMENT

CATS RAIL RIGHT-OF-WAY PORTAL

