# Planning Commission Staff Report

March 6<sup>th</sup>, 2014



Case No: 14DEVPLAN1004

Request: Detailed District Development Plan for

Distribution Center with Land Development Code Waiver to reduce the outdoor amenity

space

Project Name: Blankenbaker Station II Distribution Center

Location: 13007 Rehl Road

Owner: Hosts Development LLC
Applicant: Hosts Development LLC

Representative: Bill Bardenwerper

Kent Gootee
Jurisdiction: Louisville

Council District: 20 – Stuart Benson

Case Manager: Christopher Brown, Planner II

### **REQUEST**

- Waiver #1: Waiver from Chapter 5.12.2.A.1 of the Land Development to reduce the required outdoor amenity area to 10% of the 10,000 SF office space
- Design of Outdoor Amenity Area
- Detailed District Development plan

### CASE SUMMARY/BACKGROUND/SITE CONTEXT

Existing Zoning District: PEC

Existing Form District: Suburban Workplace

Existing Use: Vacant

Proposed Use: Office/Warehouse

Minimum Parking Spaces Required: 262 Maximum Parking Spaces Allowed: 400

Parking Spaces Proposed: 396 Plan Certain Docket #: 9-67-05

The applicant is proposing a 315,000 SF office and warehouse space on the existing vacant lot. The loading dock area is located along the south elevation of the building adjacent to the Rehl Road scenic corridor. Screening is required per the Land Development Code to prevent these areas from being visible from adjacent public streets or residential uses as well as the scenic corridor landscape buffer. The applicant will be providing the required scenic corridor buffer with vegetative berm and screen with an extension along the initial portions of the Plantside Drive extension nearest Rehl Road. The applicant needs to address how the view shed of the scenic corridor will be maintained along Rehl Road.

At the intersection of the south and east elevations, a 1,000 SF outdoor amenity area will be provided for the use of employees on the site. The outdoor amenity area design requires approval by the Planning Commission and a Land Development Code waiver from Chapter 5.12.2.A.1 to reduce the size to the proposed 1,000 SF. The building will be meeting the design and animating feature requirements of both the existing general plan binding elements and the relevant sections of the Land Development Code.

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The vehicular entrance to the site will be located on Urton Court. Sidewalks will be provided along the street frontage of the property as well as extended from the adjacent property on Urton Court to provide a complete pedestrian connection to the building entrances. All parking requirements will be met on the site with carpool spaces, ADA spaces and bicycle parking all included within the parking total. Bike lanes will be provided along the street frontage of Plantside Drive to allow cyclist mobility to and from the site.

The required landscaping will be provided on the site. Along the west property perimeter, a 50' landscape buffer and 6' berm will be provided per compatability standards of the Land Development Code adjacent to the residentially zoned and used properties. Along the Rehl Rad scenic corridor, the required landscape buffer and berm will be provided.

Chapter 4.1.6 of the Land Development Code has hours of operation restrictions that apply to all uses within 100' of residentially zoned property. The regulation restricts the hours of operation for loading and unloading activities as well as idling of trucks involved in these activities. The loading and unloading operations on this site will be located outside of the 100' area from the residentially zoned property lines to the west.

There are several binding elements restricting lighting on the site. The applicant needs to address compliance with these binding elements.

The applicant needs to address compliance with the environmental binding elements of the general plan and plan elements of Cornerstone 2020.

### LAND USE/ZONING DISTRICT/FORM DISTRICT TABLE

	Land Use	Zoning	Form District
Subject Property			
Existing	Vacant	PEC	SW
Proposed	Office/Warehouse	PEC	SW
Surrounding Properties			
North	Vacant	PEC	SW
	Single Family Residential	R-4	
South	Vacant	PEC	SW
	Single Family Residential	R-4	
East	Vacant	PEC	SW
	Vacant	PEC	
West	Single Family Residential	R-4	SW

### PREVIOUS CASES ON SITE

9-67-05: Rezoning from R-4 to PEC for Blankenbaker Station II.

14489: Revised General District Development Plan with General Plan Binding Element Amendments.

### INTERESTED PARTY COMMENTS

Several emails and a letter have been received from residents of the Tucker Station Neighborhood Association, Grand Lakes Subdivision, Tucker Lake Estates and Crystal Waters. The main concerns raised by the individuals are traffic problems the proposed use would create on the surrounding roadways along Tucker Station Road and Rehl Road, lighting impacts on area residents, the 24 hour nature of the use, environmental detriments to the area, noise and visual impacts as well as proper screening and buffering. The residents believe the intensity of this use will add significant traffic concerns to roads that are not built to support the

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number of vehicles. The residents want to know additional details on lighting impacts to the neighboring properties.

## APPLICABLE PLANS AND POLICIES

Cornerstone 2020 Land Development Code

### STANDARD OF REVIEW AND STAFF ANALYSIS FOR DDDP

a. The conservation of natural resources on the property proposed for development, including: trees and other living vegetation, steep slopes, water courses, flood plains, soils, air quality, scenic views, and historic sites;

STAFF: Tree canopy requirements of the Land Development Code will be provided on the subject site. The applicant needs to address the mitigation methods to be used on the site to address the existing pond, hydric soil and steep slopes as well as the buffering and screening to maintain the scenic views of the established Rehl Road scenic corridor.

b. The provisions for safe and efficient vehicular and pedestrian transportation both within the development and the community;

STAFF: Provisions for safe and efficient vehicular and pedestrian transportation within and around the development and the community has been provided, and Metro Public Works and the Kentucky Transportation Cabinet have approved the preliminary development plan. A traffic impact study has been completed and incorporated into the development plan elements. Multi-modal transportation will be provided through the complete sidewalk network and bike lanes that connect to the Urton Court location from Plantside Drive. Full pedestrian connections will be provided along both Plantside Drive and Urton Court.

c. The provision of sufficient open space (scenic and recreational) to meet the needs of the proposed development;

STAFF: There are no open space requirements with the current proposal.

d. The provision of adequate drainage facilities on the subject site in order to prevent drainage problems from occurring on the subject site or within the community;

STAFF: The Metropolitan Sewer District has approved the preliminary development plan and will ensure the provisions of adequate drainage facilities on the subject site in order to prevent drainage problems from occurring on the subject site or within the community.

e. The compatibility of the overall site design (location of buildings, parking lots, screening, landscaping) and land use or uses with the existing and projected future development of the area;

STAFF: The overall land uses are compatible with the existing and future development of the area. Buildings and parking lots will meet all required setbacks. The applicant needs to address the site design issues of screening and landscaping along Rehl Road due to the existing scenic corridor and the location of the loading dock area.

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f. Conformance of the development plan with the Comprehensive Plan and Land Development Code.

Revised plan certain development plans shall be evaluated for conformance with the non-residential and mixed-use intent of the form districts and comprehensive plan.

STAFF: The development plan conforms to requirements of the Land Development Code with the exception of the requested land development code waiver to reduce the amount of outdoor amenity area. The requested waiver meets the standard of review. The applicant needs to demonstrate compliance with Guideline 5, Natural Areas, Plan Element 1, which states the proposal respects the natural features of the site through sensitive site design, avoids substantial changes to the topography and minimizes property damage and environmental degradation resulting from disturbance of natural systems as well as Guideline 3, Compatibility, Plan Element 24 to screen and buffer the circulation areas adjacent to the street especially the scenic corridor along Rehl Road.

### STANDARD OF REVIEW AND STAFF ANALYSIS FOR WAIVERS

(a) The waiver will not adversely affect adjacent property owners; and

STAFF: The waiver will not adversely affect adjacent property owners since the amenity area will only serve the privately owned subject site.

(b) The waiver will not violate specific guidelines of Cornerstone 2020.

STAFF: The waiver will not violate specific guidelines of Cornerstone 2020 since amenity areas will be provided on the site to accommodate the office use portions of the property.

(c) The extent of the waiver of the regulation is the minimum necessary to afford relief to the applicant

STAFF: The extent of the waiver of the regulation is the minimum necessary to afford relief to the applicant since the site does not have sufficient spacing to provide outdoor amenity areas equaling ten percent of the entire structure and mix of uses.

- (d) Either:
  - (i) The applicant has incorporated other design measures that exceed the minimums of the district and compensate for non-compliance with the requirements to be waived (net beneficial effect); **OR**
  - (ii) The strict application of the provisions of the regulation would deprive the applicant of the reasonable use of the land or would create an unnecessary hardship on the applicant.

STAFF: The strict application of the provisions of the regulation would deprive the applicant of the reasonable use of the land or would create an unnecessary hardship on the applicant by requiring additional amenity area beyond the amount requested that would necessitate use of an excessive amount of area on the lot.

### **TECHNICAL REVIEW**

The applicant needs to address lighting and environmental concerns in regards to the existing binding elements and plan elements of the Cornerstone 2020 as well as the screening to be provided along the Rehl Road scenic corridor.

### STAFF CONCLUSIONS

The standard of review has been met for the requested outdoor amenity area waiver. The applicant will be providing 10% of the office space rather than the entire square footage of both the office and warehouse use. The applicant needs to demonstrate compliance with environmental, lighting and screening concerns. These issues are raised by both the Comprehensive Plan and the existing general plan binding elements on the site.

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Based upon the information in the staff report, the testimony and evidence provided at the public hearing, the Planning Commission must determine if the proposal meets the standards for granting a LDC Waiver and Detailed District Development Plan as established in the Land Development Code.

# **NOTIFICATION**

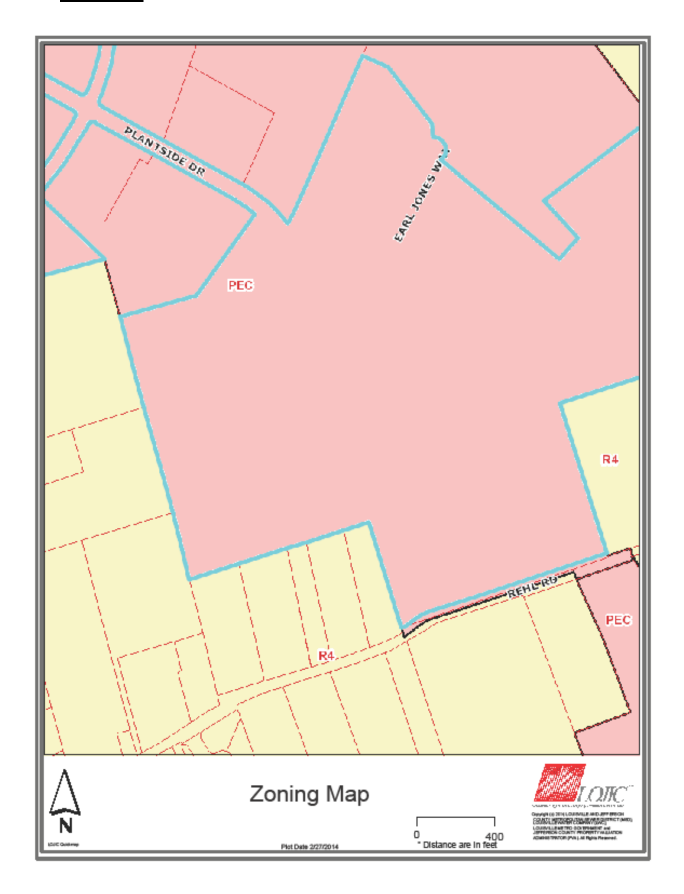
Date	Purpose of Notice	Recipients
2/19/14	Hearing before PC	1 <sup>st</sup> tier adjoining property owners
		Speakers at Planning Commission public hearing
		Subscribers of Council District 20 Notification of Development Proposals

# **ATTACHMENTS**

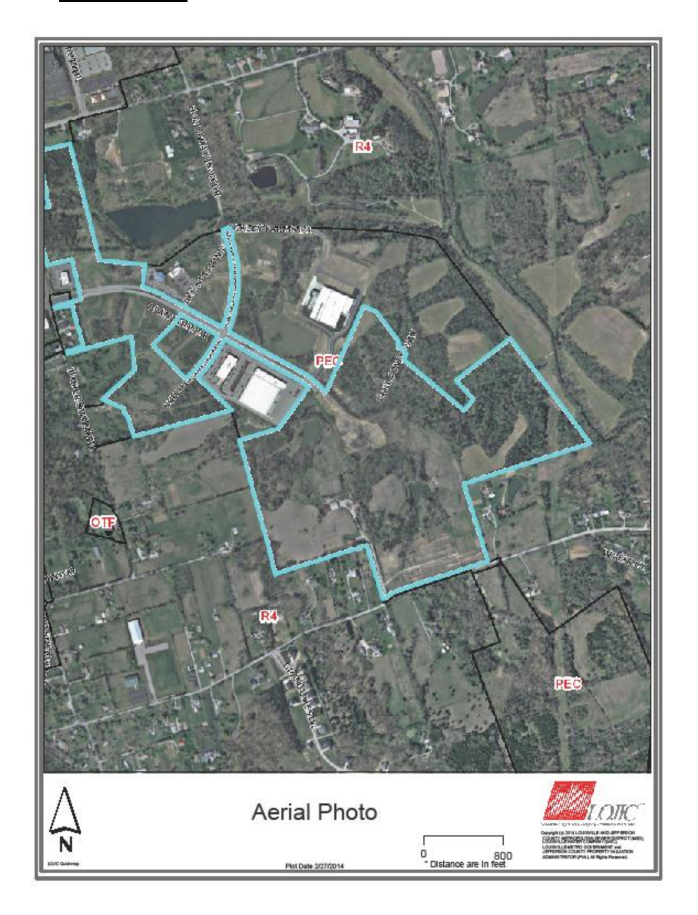
- 1. Zoning Map
- 2. Aerial Photograph
- 3. Existing Binding Elements
- 4. Proposed Binding Elements

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# 1. Zoning Map



# 2. <u>Aerial Photograph</u>



# 3. Existing General Plan Binding Elements

1. The development shall be in accordance with the approved district development plan, all applicable sections of the Land Development Code (LDC) and agreed upon binding elements unless amended pursuant to the Land Development Code. Any changes/additions/alterations of any binding element(s) shall be submitted to the Planning Commission or the Planning Commission's designee for review and approval; any changes/additions/alterations not so referred shall not be valid.

If any proposals for detailed district development plans or proposals for changes to these binding elements are made, written notice shall be given to the Tucker Station Neighborhood Association, Blackacre Foundation and Floyd's Fork Environmental Preservation Association.

- 2. The development shall be in accordance with the approved Preliminary Subdivision Plan. No further subdivision of the land into a greater number of lots than originally approved shall occur without approval of the Planning Commission.
- 3. Prior to development of each site or phase of this project, the applicant, developer, or property owner shall obtain approval of a detailed district development plan in accordance with Chapter 11, Part 6. Each future detailed plan shall be in adequate detail and subject to additional binding elements.
- 4. Construction fencing shall be erected when off-site trees or tree canopy exists within 3' of a common property line. Fencing shall be in place prior to any grading or construction to protect the existing root systems from compaction. The fencing shall enclose the entire area beneath the tree canopy and shall remain in place until all construction is completed. No parking, material storage or construction activities are permitted within the protected area.
- 5. Before any permit (including but not limited to building, parking lot, change of use, site disturbance, alteration permit or demolition permit) is requested for a given lot:
  - a. The development plan for such lot must receive full construction approval from Louisville Metro Department of Inspections, Permits and Licenses, Louisville Metro Public Works and the Metropolitan Sewer District.
  - b. The property owner/developer must obtain approval of a detailed plan for screening (buffering/landscaping) as described in Chapter 10 prior to requesting a building permit for such lot. Such plan shall be implemented prior to occupancy of the lot and shall be maintained thereafter.
  - c. A Tree Preservation Plan in accordance with Chapter 10 of the LDC shall be reviewed and approved for such lot prior to obtaining approval for site disturbance on such lot.
- 6. An index map indicating the lotting pattern for the overall development site shall be submitted to staff and updated with any proposal which affects the lotting pattern as approved on the General District Development Plan.

  Modified by the Development Review Committee on July 11, 2007, case # 8918
- 7. A certificate of occupancy must be received from the appropriate code enforcement department prior to occupancy of any structure or land for a proposed use. All binding elements requiring action and approval must be implemented prior to requesting issuance of the certificate of occupancy, unless specifically waived by the Planning Commission.
- 8. At the time a building permit is requested, the applicant shall submit a certification statement to the permit issuing agency, from an engineer, or other qualified professional stating that the lighting of the proposed development is in compliance with Chapter 4 Part 1.3 of the Land Development Code and shall be maintained thereafter. No building permits shall be issued unless such certification statement is submitted. Lighting shall be maintained on the property in accordance with Chapter 4 Part 1.3 of the land development code.

# **Design Standards**

9. Façade elevations for each detailed district development plan shall be in accordance with applicable form district standards and shall be reviewed by the Planning Commission, or a committee thereof prior to approval and transmittal of the plan(s) to the appropriate permitting agencies.

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### Signage

- No outdoor advertising signs, small freestanding signs, pennants, balloons, or banners shall be permitted on the site.
- 11. Signage attached to a building shall not exceed 300 square feet in size per façade.
- 12. Freestanding signs shall be monument style signs and shall be limited to six feet in height.

### Lighting

13. All exterior lighting shall be turned off or dimmed to the lowest level necessary for adequate security between the hours of 11:00 p.m. and 7:00 a.m.

#### Land Use Restrictions

- 14. Use of the subject site (except as stated in BE# 15 below) shall be limited to uses permitted in the PEC district, with the following exceptions: residential uses; trailer courts or recreation vehicle campgrounds; junk yards; drilling for and removing of oil, gas or other hydrocarbon substances; refining of petroleum products; commercial petroleum storage yards; commercial excavation of building or construction materials (except as excavation is necessary in the course of construction of this site); distillation of bones; dumping, disposal, incineration or reduction of garbage, sewer, dead animals or other refuse; fat rendering; stockyard or slaughter of animals; smelting of iron, tin, zinc or other ores; cemeteries; jail or honor farms; labor or migrant worker camps; foundries; animal or poultry farms; production of insecticides, fungicides or disinfectants; bus garages and repair shops; fairgrounds; flea markets; coal and coke storage and sales. Notice of a request to amend this binding element shall be given in accordance with the Planning Commission's policies and procedures. The Planning Commission may require a public hearing on the request to amend this binding element.
- 15. Uses on Lot 8 and the portion of Lot 24 identified on the development plan shall be limited to those uses permissible in the PRO zoning district.

  Modified by the Development Review Committee on September 22, 2010, case # 14489
- 16. There shall be no loading docks and no truck parking or idling on the south side of any building within 200 feet of the south property line of Lot 24 or within 150 feet of the west property line of Lot 8 (the "Areas"). Truck maneuvering (as opposed to truck parking and idling) shall be permitted within the referenced Areas outside the landscaped buffer areas required in binding element 19 below. However, loading docks or truck parking and idling may be located within the Areas outside the landscaped buffer areas described in binding element 19 below if located on the east, west and north sides of any building on lot 24 and if located on the north, south and east sides of any building on lot 8. In the event that loading docks or truck parking and idling occur within the Areas, a screening wall shall be constructed adjacent to the loading dock or truck parking and idling area to prevent sound originating from activities associated with the loading dock or truck parking and idling area from exceeding the average decibel level as measured over a 24-hour period (leg) at the south property line of lot 24 or the west property line of lot 8. The wall shall be designed with the assistance of an expert in the field of sound. Modified by the Development Review Committee on September 22, 2010, case # 14489
- 17. For lots other than lot 8 and the portion of Lot 24 identified on the development plan, no idling of trucks shall be permitted within 100 feet of single-family residences.

  Modified by the Development Review Committee on September 22, 2010, case # 14489
- 18. No garbage or recyclable collection services, no parking lot sweeping, no exterior maintenance of yards or other properties (except snow removal), no idling of vehicles, and no external construction or remodeling shall be conducted between the hours of 9:00 PM and 7:00 AM.

### **Buffers & Environmental**

19. There shall be a 75-foot wide 10-foot tall (as measured at the property line) irrigated landscaped berm and a 6-foot privacy fence along the portions south side of Lot 24 and a 50-foot wide 6-foot tall (as measured at the property line) irrigated landscaped berm and a 6-foot privacy fence along the west side of Lot 8. Berms on these lots shall be constructed prior to the issuance of a building permit and shall be landscaped in accordance with the requirements of the Land Development Code. A planting plan for these buffer areas (retaining mature trees near the property line where possible and enhanced with evergreen trees planted on the residential side of the berms to create a solid visual screen) shall be submitted for approval by the Planning Commission, or committee thereof, with the detailed district development plan for each of these lots.

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20. Except as stated in BE #19 above, the perimeter of the site, except along the north and east property lines common to the property which the applicant/developer has under contract, shall have a 50-foot Landscape Buffer Area provided on the General Plan. Wider buffer areas may be required by the Planning Commission at the time of detailed plan review.

All perimeter LBA's adjacent to residential properties shall be 50 feet wide with the following exceptions:

- The perimeter LBA shall be as specified in Binding Element 19 above for those property lines specified therein
- Along the north and east property lines common to the property which the applicant/developer has under contract or owns
- Along Tucker Station Road north of Plantside Drive and any other publicly-dedicated rights-of-way internal to the development.
- Wider or narrower buffer areas may be required by the Planning Commission at the time of detailed plan review.

Modified by the Development Review Committee on January 21, 2009, case # 12224

- 21. In order to provide stream protection and a wildlife corridor which links to the off-site blue line stream, the two intermittent streams on the subject property, identified on the development plan, shall be protected 25 feet on either side of the centerline of these streams (50 total), except as may be disturbed, if at all, for utilities, with designated tree preservation areas assuring the maintenance of healthy trees over 3 inches in caliper.
- 22. All abutting properties shall be provided easement access to sanitary sewer at the property line. To the extent that a sewer easement runs parallel instead of perpendicular to the property line of an adjoining property to be served by the referenced sewer easement, said easement, if desired by the adjoining property owner, shall run half on each property.
- 23. "All flood plain areas, all areas containing slopes steeper than 20 percent, areas with unique or sensitive environmental features and all perimeter landscape buffer areas, should be protected until DDDP review and shall be evaluated at that time for each lot within the overall development.

"An analysis for each individual lot or development plan identifying environmental constraints which may require mitigation including but not limited to topography, soils and karsts, shall be submitted at the time of DDDP review."

"Furthermore, no sight disturbance outside of "to be dedicated rights-of-way" or "to be dedicated utility easements, including (should be excluding) (see entry at 01:20) the areas necessary for construction and accommodation of these rights-of-ways and utility easements shall be permitted prior to approval of Detailed District Development Plans."

"Perpendicular crossing of perimeter 50 ft LBAs with a "to be dedicated right-of-way" or a "to be dedicated utility easement", shall only be permitted at a minimum width necessary to extend the utility or infrastructure. No other encroachment into a perimeter 50 ft LBA shall occur until DDDP approval."

Modified by the Planning Commission on November 15, 2007, case # 9992

#### **Stormwater Management**

All stormwater drainage from impervious areas of development shall be channeled to a series of stormwater management basins or designed wetlands in order to achieve established standards for minimizing impact on the water quality, quantity and rate of flow onto neighboring properties and into neighboring streams and ponds. A note to this effect shall be added to the development plan. This requirement shall be monitored and enforced by the Metropolitan Sewer District.

# Traffic & Transportation

- All street signs shall be installed by the Developer, and shall conform with the *Manual on Uniform Traffic Control Devices* (MUTCD) requirements. Street signs shall be installed prior to the recording of the subdivision record plat or occupancy of the first building on the street, and shall be in place at the time of any required bond release. The address number shall be displayed on a structure prior to requesting a certificate of occupancy for that structure.
- 26. Construction traffic shall be restricted to Blankenbaker Parkway, Plantside Drive and Bluegrass Parkway.
- 27. Based on the traffic impacts of this development, the following development conditions shall apply:

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- (a) The Jordon Jones and Goulding Traffic Impact Study dated October 24, 2005 ("JJG Study") requires that Urton Lane Corridor be constructed from Plantside Drive / Rehl Road to Taylorsville Road ex-before development relating to the final 25% of the total a.m. and p.m. peak hour trips anticipated by the above-referenced Study can occur. Approval for development (based on this final 25% or final 25% of the total land area) shall require an updated traffic and air quality impact study.
- (b) Development shall be prohibited on lots 27, 28, 29, and the portion of lot 26 shown on the approved general district development plan as area reserved for future corridor alignment, which is approximately 25% of the overall net land area, until such time as the Snyder Freeway interchange location and Urton/Plantside corridor alignment are determined.
- (c) Plantside Drive shall not connect to Rehl Road until such time as:
  - i. Urton Lane is constructed from Plantside Drive/Rehl Road to Taylorsville Road; or
  - ii. After a public hearing with advance written notice to first and second tier adjoining property owners, registered neighborhood organizations, and anyone who spoke at a previous public hearing on this case, the Planning Commission determines, with input from transportation planning staff, that the area road network can adequately support the traffic that will result from the connection.

Modified by the Development Review Committee on September 22, 2010, case # 14489

- 28. No later than prior to construction plan approval on the first lot of the development generating the last 25 percent of total a.m. and p.m. peak hour trips anticipated by the "JJG Study", the road improvements identified on page 17 of the "JJG Study" for the Blankenbaker Parkway and Plantside Drive intersection, which are reproduced and set forth in the exhibit book presented at the March 23, 2006 public hearing, shall be constructed by this Developer per KTC requirements, assuming these improvements have not already been constructed by other developers. Financial contributions to the cost of same may be made by or required as a consequence of other development plan approvals.
  - Modified by the Development Review Committee on September 22, 2010, case # 14489
- 29. No later than prior to construction plan approval on the last lot of the development generating the first 50 percent of the total a.m. and p.m. peak hour trips anticipated by the "JJG Study", the road improvements identified on page 15 of the "JJG Study" for the Blankenbaker Parkway and Plantside Drive intersection, which are reproduced and set forth in the exhibit book presented at the March 23, 2006 public hearing, shall be constructed by this Developer per KTC requirements, assuming these improvements have not already been constructed by other developers. Financial contributions to the cost of same may be made by or required as a consequence of other development plan approvals.
  - Modified by the Development Review Committee on September 22, 2010, case # 14489
- 30. Prior to construction plan approval by Metro Public Works for any lot fronting on Tucker Station Road that will require tractor trailer access from its west frontage along Tucker Station Road or generate trips resulting in the need for a center turn lane, the Developer shall provide construction plans for and bond improvements to widen Tucker Station Road. Prior to development of Lot 1, developer shall create left turn lanes south onto Plantside Drive, north onto Bluegrass Parkway. Metro Public Works shall make efforts to assure utility relocation on Tucker Station Road between Bluegrass Parkway and Plantside Drive, and the developer shall dedicate additional area for the utility relocation as needed.
  - Modified by the Development Review Committee on September 22, 2010, case # 14489
- 31. Funding for the design and installation of traffic signals as required by Metro Standards shall be provided by this Developer at Tucker Station Road intersections with Plantside Drive and Bluegrass Parkway if and when required by Metro Public Works, assuming same have not previously been required as a consequence of other development plan approvals; traffic Signal installation shall be performed by Metro Electrical Maintenance
- 32. Updated traffic data shall be provided as required by Transportation Planning staff.

  Modified by the Development Review Committee on July 11, 2007, case # 8918
- 33. Right-of-way for the Urton Lane Corridor, if not already constructed, as shown on the development plan, shall be dedicated by developer within 60 days of a request from the Director of Public Works or at the time of the recording of Lots indicated on the RGDDP, whichever occurs first.

  Modified by the Development Review Committee on September 22, 2010, case # 14489

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34. No driveways shall be allowed that access Tucker Station Road between Plantside Drive and Rehl Road.

### Covenants, Conditions and Restrictions (Car's)

- 35. The development shall include an amended set of Covenants, Conditions and Restrictions (CCRs), from Blankenbaker Station Phase I, applicable to Phase II, substantially in accordance with that produced at the March 23, 2006 Planning Commission public night hearing, which final set of CCRs shall be reviewed prior to recording by the Planning Commission legal counsel for consistency with these binding elements and the CCRs finally presented to the Planning Commission in this case.
- 36. Included in the Car's referenced above shall be these provisions:
  - a. Existing natural vegetation, with enhancements where necessary, are preferred over replanting in landscape buffer areas; in open areas, native grasses and heavy vegetation are encouraged; and the need for mowing and maintenance can be minimized by this practice.
  - b. Sidewalks along scenic corridor shall be dark in color and meandering in nature.
  - c. Bicycle paths shall be provided, where possible, on perimeter and internal streets.
  - d. Except for security fencing where required as a consequence of the nature of a particular business, three or four-board "horse fencing" shall be encouraged where fencing is utilized, and such horse fencing shall be required along Tucker Station Road.
  - e. Except for landscape and accent lighting, all exterior lighting, whether freestanding or attached, and whether on building lots or along streets or in common areas, shall be fully shielded, shall utilize flat lenses, and shall be pointed directly to the ground.
  - f. Blinds or other window treatments shall be required on all building windows in order to increase the likelihood that night lighting will be eliminated or diminished by virtue of blinds and window treatments that may be closed during evening hours.
  - g. There shall be no outdoor music (live, piped, radio or amplified) or outdoor entertainment or outdoor PA system audible beyond the property line or permitted on the site.
  - h. The development shall include a property owners association to maintain roads, common areas, fences, streams and vegetation within common areas of the development and an architectural review committee to review building designs.
  - i. The design standards shall be as set forth in the public hearing Master Plan documents booklet reviewed at the March 23, 2006 Planning Commission public hearing.
- 37. An 8 foot high wall, constructed of brick or stone or combination thereof, shall be constructed along the south right-of-way of the proposed Plantside Drive extension adjacent to 2111 Tucker Station Road. Said wall shall be constructed within one year of the approval of the general development plan. Landscaping shall be installed along the Plantside Drive side of the wall. The design of the wall shall be subject to approval by the Louisville Metro Department of Public Works and shall be designed in accordance with the scenic corridor standards applicable to Tucker Station Road, and shall not interfere with traffic safety along Tucker Station Road or Plantside Drive.

# 4. Proposed Detailed District Development Plan Binding Elements

- 1. The development shall be in accordance with the approved district development plan, all applicable sections of the Land Development Code (LDC) and agreed upon binding elements unless amended pursuant to the Land Development Code. Any changes/additions/alterations of any binding element(s) shall be submitted to the Planning Commission or the Planning Commission's designee for review and approval; any changes/additions/alterations not so referred shall not be valid.
- 2. The development shall not exceed 315,000 square feet of gross floor area.

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- 3. A certificate of occupancy must be received from the appropriate code enforcement department prior to occupancy of the structure or land for the proposed use. All binding elements requiring action and approval must be implemented prior to requesting issuance of the certificate of occupancy, unless specifically waived by the Planning Commission.
- 4. There shall be no outdoor music (live, piped, radio or amplified) or outdoor PA system audible beyond the property line.
- 5. The applicant, developer, or property owner shall provide copies of these binding elements to tenants, purchasers, contractors, subcontractors and other parties engaged in development of this site and shall advise them of the content of these binding elements. These binding elements shall run with the land and the owner of the property and occupant of the property shall at all times be responsible for compliance with these binding elements. At all times during development of the site, the applicant and developer, their heirs, successors; and assignees, contractors, subcontractors, and other parties engaged in development of the site, shall be responsible for compliance with these binding elements.
- 6. The materials and design of proposed structures shall be substantially the same as depicted in the rendering as presented at the March 6<sup>th</sup>, 2014 Planning Commission meeting.
- 7. There shall be no direct vehicular access to Rehl Road.

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