# CITY OF EL PASO, TEXAS AGENDA ITEM DEPARTMENT HEAD'S SUMMARY FORM

DEPARTMENT:	Planning and Inspections Department, Planning Division
AGENDA DATE:	Introduction: March 20, 2018 Public Hearing: April 17, 2018
CONTACT PERSON	PHONE: Victor Morrison-Vega, (915) 212-1553, morrison-vegavx@elpasotexas.gov Andrew Salloum, (915) 212-1603, salloumam@elpasotexas.gov
DISTRICT(S) AFFEC	CTED: 5
Lot 1, Block 166, Ties 20.10.260 of the El Pass Subject Property: 1279	Special Permit No. PZST17-00037, to allow for a ballroom on the property described as ma Del Este Unit 48, City of El Paso, El Paso County, Texas, pursuant to Section o City Code. The penalty being as provided in Chapter 20.24 of the El Paso City Code. PS Edgemere Boulevard. Property Owner: Dual Enterprises, LLC. PZST17-00037 NAPPEAL CASE AND A 211 CASE.
BACKGROUND / DI On February 8, 2018, th	SCUSSION: ne CPC reviewed and recommended denial of the special permit request.
PRIOR COUNCIL ACT	CTION: Council action on this special permit application.
AMOUNT AND SOU N/A	RCE OF FUNDING:
BOARD / COMMISS City Plan Commission	ION ACTION: (CPC) – Denial Recommendation (7-0).
****	********REQUIRED AUTHORIZATION*************
<u>LEGAL</u> : (if required)	N/A <u>FINANCE:</u> (if required) N/A
DEPARTMENT HEA	D: Victor Morrison-Vega Planning and Inspection Department
APPROVED FOR AG	ENDA:
CITY MANAGER: _	DATE:

<b>ORDINANCE</b>	NO.	

AN ORDINANCE GRANTING SPECIAL PERMIT NO. PZST17-00037, TO ALLOW FOR A BALLROOM ON THE PROPERTY DESCRIBED AS LOT 1, BLOCK 166, TIERRA DEL ESTE UNIT 48, CITY OF EL PASO, EL PASO COUNTY, TEXAS, PURSUANT TO SECTION 20.04.260 OF THE EL PASO CITY CODE. THE PENALTY BEING AS PROVIDED IN CHAPTER 20.24 OF THE EL PASO CITY CODE.

WHEREAS, the Dual Enterprises, LLC, has applied for a Special Permit under Section 20.10.240 of the El Paso City Code to allow for a ballroom; and,

WHEREAS, a report was made by the City Plan Commission and a public hearing was held regarding such application; and,

WHEREAS, the City Plan Commission has recommended denial of the subject Special Permit; and

WHEREAS, Dual Enterprises, LLC has appealed the City Plan Commission's recommendation to City Council;

WHEREAS, the subject Special Permit has been submitted to the City Council of the City of El Paso for review and approval; and

WHEREAS, the City Council of the City of El Paso finds that the application conforms to all requirements of Section 20.04.320 of the El Paso City Code.

## NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF EL PASO:

- 1. That the property described as follows, is in a C-2 (Commercial) District: Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso, El Paso County, Texas; and,
- 2. That the City Council hereby grants a Special Permit under Section 20.04.320 of the El Paso City Code to allow for ballroom on the property described in Paragraph 1 of this Ordinance; and,
- 3. That this Special Permit is issued subject to the development standards in the C-2 (Commercial) District regulations and is subject to the approved Detailed Site Development Plan signed by the Applicant, the City Manager and the Executive Secretary to the City Plan Commission. A copy of this plan is attached hereto as Exhibit "A" and is incorporated herein by reference for all purposes; and,
- 4. That if at any time the Applicant fails to comply with any of the requirements of this Ordinance, Special Permit No. PZST17-00037, shall be subject to termination; construction

ORDINANCE NO.	PZST17-00037	(SPECIAL PERMIT)
ORDINANCE NO.	123117-00037	(SI ECIAL I ERMIT)

or occupancy shall be discontinued; and the Applicant shall be subject to the penalty provisions of Chapter 20.24 and any other legal or equitable remedy; and,

Ordinance. Such Agreement shall be signed and filed with the Zoning Administrator and the

That the Applicant shall sign an Agreement incorporating the requirements of this

Executive Secretary to the City Plan Comm	ission before building permits are issued.
ADOPTED this day of	, 2018.
	THE CITY OF EL PASO
ATTEST:	Dee Margo Mayor
Laura D. Prine City Clerk	_
APPROVED AS TO FORM:	APPROVED AS TO CONTENT:
Karla M. Nieman	Victor Morrison-Vega,
Senior Assistant Attorney	Planning & Inspections Department

12798 Edgemere Blvd.

5.

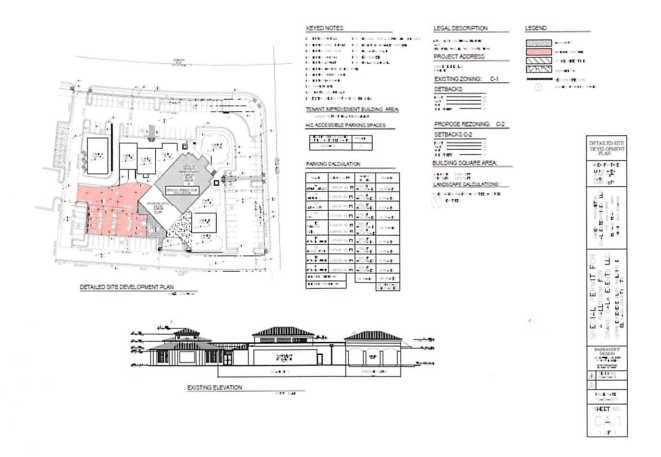
### **AGREEMENT**

**Dual Enterprises, LLC,** the Applicant referred to in the above Ordinance, hereby agrees to develop the above-described property in accordance with the approved Detailed Site Development Plan attached to same Ordinance, and in accordance with the standards identified in the C-2 (Commercial) District regulations, and subject to all other requirements set forth in this Ordinance.

<b>EXECUTED</b> this	day of	, 20
		Dual Enterprises, LLC
		(Signature)
		(Name/Title)
	ACKNO	WLEDGMENT
THE STATE OF TEXAS	)	4
COUNTY OF EL PASO	) )	
		ged before me on this day of for Dual
Enterprises, LLC as Applicant	o,	for Dua
(Seal)		Notary Public, State of Texas Signature
My Commission Expires:	_	Printed or Typed Name
	_	

12798 Edgemere Blvd.

### **EXHIBIT "A"**



#### MEMORANDUM

**DATE:** March 9, 2018

**TO:** The Honorable Mayor and City Council

Tommy Gonzalez, City Manager

**FROM:** Andrew Salloum, Senior Planner

SUBJECT: PZST17-00037

The City Plan Commission (CPC), on February 8, 2018, voted 7-0 to recommend **denial** of the special permit to allow for a ballroom use in the C-2 (Commercial) zone district.

The CPC found that the special permit is not in conformance with Plan El Paso. The CPC also determined that the special permit does not protect the best interest, health, safety and welfare of the public in general; that the proposed use is not compatible with adjacent land uses; and the special permit will have a negative effect on the natural environment, social economic conditions, and property values in the vicinity and the city as a whole.

Planning Division received five letters and a petition with 25 signatures in opposition and a petition with 100 signatures in support of the request, see attachment 6 and 7.

Two people attended the CPC hearing and spoke against the request.

Three people attended the CPC hearing and spoke in favor of the request.

This case is a 211 and will require a supermajority vote of City Council for approval of the rezoning and special permit request.

**Property Owner:** Dual Enterprises, LLC **Representative:** Sonia Barrandey

Attachments: CPC Statement Appeal to the City Council The 211 map

Staff Report

#### ITEM #: PZRZ17-00031 & PZST17-00037

The City Plan Commission denied the application of rezoning and special permit request of these items for many obvious reasons at the 02/08/2018 meeting which is available to view by video via the El Paso City website. The proposed ballroom is approximately 100 feet from the nearest residential home and was never intended to occupy a business as such. No parking study was done by the applicant, it is understood that there are businesses in the shopping center that would be open and operating during the same business hours of the proposed ballroom and would interfere with the minimum parking requirement. Concerns include, trash left by patrons of the ballroom in parking spaces shared by business operators and no one to clean it up, including the 130 parking spaces in the center just west of the subject property, and the 8 shared parking spaces with the undeveloped property directly next to subject property dividing the 2. Outside patio noise and light pollution is obvious to those residential homes directly south of the subject property and along the neighborhood. The applicant mentioned purchasing the adjacent properties so if any future parking problems occurred they would be satisfied by that, this does not help to approve this item given the fact they already forsee parking problems within the center. There are multiple ballrooms in the area and did not see a need for one directly in the vicinity of residential homes, as mentioned, this property was never intended to facilitate a ballroom. Especially so close to residential homes. The applicant did not provide the list of 100 signatures in support but did mention that only 20 of the 100 persons that signed actually live in the area, advise to receive signatures and addresses. The safety of both patrons and neighborhood was also questioned by CPC and answered by applicant that they plan on hiring off duty officers for every event with no assurance or proof of.

Conrad Pickett



### **DUAL ENTERPRISES, LLC**

12798 Edgemere Blvd., Suite F El Paso, Texas 79938 (915) 922-7525

February 20, 2018

To: Honorable Mayor & City Council Mayor Dee Margo
Peter Svarzbein, District 1
Alexsandra Annello, District 2
Cassandra Hernandez-Brown, District 3
Sam Morgan, District 4
Michael R. Noe, District 5
Claudia Ordaz Perez, District 6
Henry Rivera, District 7
Cissy Lizarraga, District 8

RE: Cause No.: PZRZ17-00031 and PZST17-00037

Request to change zoning submitted to the City Plan Commission

Dual Enterprises, Inc. 12798 Edgemere Boulevard

Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso County, Texas

I write this letter to formally appeal the City Plan Commission (CPC) decision on February 8<sup>th</sup>, 2018. Dual Enterprises, LLC. is requesting to rezone from C1 to C2 with a special permit for a ballroom. Our intent is to offer an upscale affordable family oriented ballroom for the community. We believe all staff recommendation was ignored and not taken in consideration. In considering our appeal, we ask that you please keep in mind the following points.

- We have 105 parking spaces on our site which meets all City requirements. There will be no need for ballroom patrons to use parking spaces on the adjacent properties. Although we meet City requirement we are willing to purchase additional land next to us to relieve any neighbors concerns.
- The ballroom hours of operation will be from 8:00 p.m. to 2:00 a.m. which are not likely to conflict with the hours of operation of any nearby professionals, doctors, or daycare centers.
- · Off-duty police officers and sheriff's deputies will be hired as security for all ballroom events which will insure against any neighborhood disturbance.
- · We have on-site maintenance staff to clean up after each ballroom event and four (6 yard containers) serviced twice a week.
- The Patio Area is a Smoking Area and immediately behind it, there is a large 1.75 acre ponding reservoir not homes. The building is well insulated to minimize any possible "noise pollution".

### CITY CLERK DEPT. 2018 FEB 21 PM3:34

## DUAL ENTERPRISES, LLC

12798 Edgemere Blvd., Suite F El Paso, Texas 79938 (915) 922-7525

- The existing C-1 zoning for the property would permit a Nightclub, Bar and/or Cocktail Lounge which should be far more objectionable to our neighbors than the family oriented ballroom we plan to operate.
- The proposed zoning district is consistent with other C3 and C4 properties under a mile distance from our location. This project meets the neighborhood character and compatibility.
- With the far eastside growing rapidly there is demand and need for a ballroom. There is currently only one existing ballroom east of Joe Battle. The existing ballroom is not within city limits it is located in El Paso County. This gives the residents of the area no option and forces them to leave the neighborhood.

Dual Enterprises, LLC. is confident that this project was designed with all policy and zoning guidelines. We would be happy to discuss any of these points in greater detail if you wish. We respectfully request that City Council accepts this appeal letter and approves the rezoning and special permit application.

Joseph O'Leary (Managing Member)

Claudia Salais (Mahaging Member)

## APPEAL TO THE CITY COUNCIL

DATE: $\frac{2/30/18}{}$
HONORABLE MAYOR AND CITY COUNCIL CITY OF EL PASO, TEXAS
DEAR MAYOR AND COUNCIL:
After a public hearing held on <u>Jebruary</u> 8, 20 <u>/8</u> , the
<u>City Plan Commission</u> denied my request for
Rezone from CI to CZ with a special
permit for a ballroom
legally described as: LOT 1, Block 166, Tierra Del Este Unit 48, City of El Paso, El Paso County, Texas
I hereby request the City Council to review the decision of the  Lity Plan CommissionAND CONSIDER MY REQUEST
SET OUT ABOVE. I AM ATTACHING A LETTER SETTING FORTH MY
REASONS FOR BELIEVING THEIR DECISION TO BE IN ERROR.  APPLICANT
12798 Edgemere Ste. F. ADDRESS EI Paso, Tx. 79938
(915) 922-7525 TELEPHONE NUMBER
Two (2) copies filed in City Clerk's Office on:

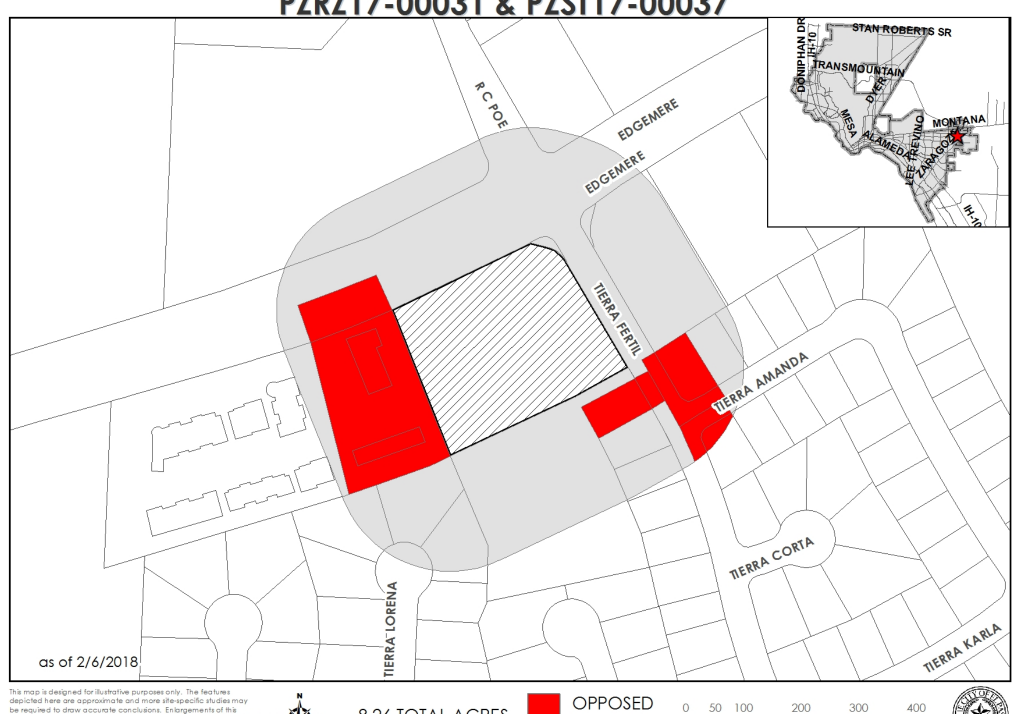
CITY CLERK DEPT. 2018 FEB 21 PM3:34

## **APPEAL TO THE CITY COUNCIL**

DATE: 2/20/18
HONORABLE MAYOR AND CITY COUNCIL CITY OF EL PASO, TEXAS
DEAR MAYOR AND COUNCIL:
After a public hearing held on <u>Howary 8</u> , 20 <u>/8</u> the
<u>City Plan Commission</u> denied my request for
Rezone from CI +0 CZ with a special
permit for a ballroom.
legally described as:
LOT 1, Block 100. Tierra Del Este Unit 48. City of
LOT 1, Block 1010. Tierra Del Este Unit 48. City of El Paso. El Paso County, Texas
I hereby request the City Council to review the decision of the
City Plan Commission AND CONSIDER MY REQUEST
SET OUT ABOVE. I AM ATTACHING A LETTER SETTING FORTH MY
REASONS FOR BELIEVING THEIR DECISION TO BE IN ERROR.
AMPLICANI  AND TARABLE CASE
<u>12798 Edgemere Ste F.</u> ADDRESS EI PASO, TX. 79938
(915) 922-7525 TELEPHONE NUMBER

Two (2) copies filed in City Clerk's Office on:\_

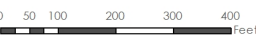
PZRZ17-00031 & PZST17-00037



map to scales greater than its original can induce errors and may lead to misinterpretations of the data. The Planning & Inspections Department Planning Division makes no claim to its accuracy or completeness.









## 12798 Edgemere Boulevard

City of El Paso — Plan Commission — 2/8/2018 (REVISED)

PZST17-00037 Special Permit

STAFF CONTACT: Andrew Salloum, (915) 212-1603, SalloumAM@elpasotexas.gov

**OWNER:** Dual Enterprises, LLC

**APPLICANT:** Joe O'Leary

**REPRESENTATIVE:** Sonia Barrandey

**LOCATION:** 12798 Edgemere Boulevard, District 5

**LEGAL DESCRIPTION:** Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso, El Paso County,

Texas

**EXISTING ZONING:** C-1 (Commercial)

**REQUEST:** Special Permit approval to allow for ballroom in C-2 (Commercial) zone

district

**RELATED** 

**APPLICATIONS:** PZRZ17-00031, Rezoning

**PUBLIC INPUT**Planning received five letters and a petition with 25 signatures in

opposition and a petition with 100 signatures in support to the special permit request, see attachment 6 and 7; Notices sent to

property owners within 300 feet on January 25, 2018.

**STAFF** Approval (see pages 1—5 for basis of recommendation)

**RECOMMENDATION:** 

**SUMMARY OF REQUEST:** The applicant is requesting a special permit to allow for a ballroom use in the C-2 (Commercial) zone district. The site plan shows a leased 5,584 sq. ft. suite and new 2,550 open patio area for a ballroom. The development requires a minimum of 57 parking spaces and the applicant is providing 57 parking spaces. Access to the subject property is provided from Edgemere Boulevard and Tierra Fertil Drive.

**SUMMARY OF RECOMMENDATION:** The Planning Division recommends approval of the requests for special permit and detailed site development plan review for a ballroom as it complies with Sections 20.04.260 and 20.04.320, Special Permit, 20.04.150, Detailed Site Development Plan, and the Plan El Paso land use designation G-4, Suburban (Walkable) in the East Planning area.



### **DESCRIPTION OF REQUEST**

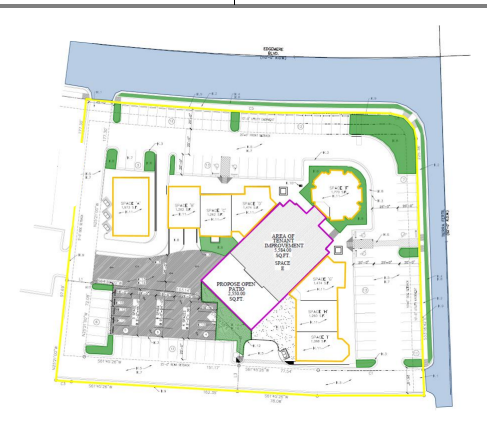
The applicant is requesting a special permit and detailed site development plan approval to allow for the ballroom use in a C-2 district. The detailed site development plan shows a leased 5,584 sq. ft. suite and new 2,550 open patio area for a ballroom. The development requires a minimum of 57 parking spaces and the applicant is providing 57 parking spaces. The development complies with the minimum landscape area requirements of Title 18.46. Access to the subject property is provided from Edgemere Boulevard and Tierra Fertil Drive.

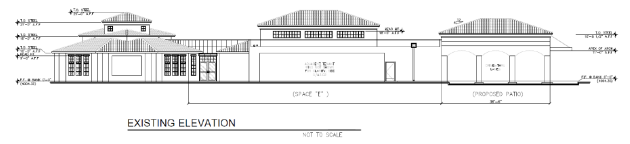
## SPECIAL PERMIT REQUIREMENTS

To grant the special permit to allow for a ballroom, the applicant must comply with the following standards, per 20.04.260 & 20.04.320, Special Permit and 20.04.150, Detailed Site Development Plan.

20.04.260 & 20.04.0320 Special Permit	DOES IT COMPLY?
A. Building and occupancy permits shall not be issued to any building or use identified in this title as requiring a special permit until after approval of such special permit by the city council.  D. The city council, after hearing and report by the city plan commission, may approve a special permit upon a finding that the proposed development meets the following minimum requirements necessary to protect the public health, safety and general welfare of the community:	Yes. Ballroom is a permitted use in C-2 (Commercial) zone district with an approved Special Permit and Detailed Site Development Plan as identified by the zone district use regulations.  Yes, the proposed use complies the 20.04.320 D 1-8, as further explained below.
1. The proposed development complies, except to the extent waived, varied or modified pursuant to the provisions of this title, with all of the standards and conditions applicable in the zoning district in which it is proposed to be located; complies with any special standards applicable to the particular type of development being proposed, or to the particular area in which the development is proposed; complies with any special approvals required in connection with such development or area;	Yes, the proposed development complies with setbacks and proposed tenant for existing commercial shopping center's adequate parking is provided.
2. The proposed development is in accordance with and in furtherance of the plan for El Paso, any special neighborhood plans or policies adopted by the city regarding the development area, or any approved concept plan;	Yes. The subject property, and the proposed development for it, meet the intent of the G-4, Suburban (Walkable) Future Land Use Map designation.
3. The proposed development is adequately served by and will not impose an undue burden upon the public improvements and rights-of-way by which it will be served or benefited, or which exist or are planned for	Yes, A TIA is not required. No negative comments from any reviewing departments were received.

installation within its boundaries or their immediate vicinity. A traffic impact study may be required to determine the effects of the proposed development on the public rights-of-way;	
4. Any impacts of the proposed development on adjacent property are adequately mitigated with the design, proposed construction and phasing of the site development;	No new construction is proposed other than interior remodeling and the addition of a patio to serve the proposed ballroom.
5. The design of the proposed development mitigates substantial environmental problems;	It does not apply to the existing building/use.
6. The proposed development provides adequate landscaping and/or screening where needed to reduce visibility to adjacent uses;	The development complies with the minimum landscape area requirements of Title 18.46. No additional screening is necessary between the subject property and its neighbors.
7. The proposed development is compatible with adjacent structures and uses;	The ballroom is compatible with adjacent retail, restaurant, office, and bar uses.
8. The proposed development is not materially detrimental to the enjoyment or valuation of the property adjacent to the site.	The proposed use will no negative affect adjacent uses on the site.





## REALATION OF PROPOSED CHANGE TO THE CITY'S COMP. PLAN

CONSISTENCY WITH PLAN EL PASO	DOES IT COMPLY?
G-4 Suburban (Walkable)	Yes. The subject property, and the proposed
This sector is generally stable but would	development for it, meet the intent of the G-4,
benefit from strategic suburban retrofits to	Suburban (Walkable) Future Land Use Map
supplement the limited housing stock and	designation.
add missing civic and commercial uses.	J.
ZONING DISTRICT	DOES IT COMPLY?
C-2 (Commercial)	Yes. Ballroom is permitted in the C-2 District
The zone district is to accommodate	with special permit approval and the proposal
establishments providing goods or rendering	meets all dimensional requirements.
services which are used in support of the	
community's trade and service	
establishments and serving multi-	
neighborhoods within a planning area of the	
city. The regulations of the districts will permit	
intensities designed to be compatible with	
each other and to provide for a wide range	
of types of commercial activity, including light	
automobile related uses.	

**SUITABILITY OF SITE FOR USES UNDER CURRENT ZONING:** The site meets the minimum dimensional requirements of the C-2 (Commercial) District, and the proposed use is permitted by special permit.

CONSISTENCY WITH INTENT AND PURPOSE OF THE ZONING ORDINANCE: The intent of the Zoning Ordinance is to protect the public health, safety, and general welfare; to regulate the use of land and buildings within zoning districts to ensure compatibility, and to protect property values. The intent of this district is to accommodate establishments providing goods or rendering services which are used in support of the community's trade and service establishments and serving multineighborhoods within a planning area of the city. The regulations of the districts will permit intensities designed to be compatible with each other and to provide for a wide range of types of commercial activity, including light automobile related uses.

**ADEQUACY OF PUBLIC FACILITIES AND SERVICES:** Per reviewing departments, the subject property is adequately served by the existing infrastructure to accommodate the proposed use. A new water service permit will be required, which will require coordination with the El Paso Water Utility.

**EFFECT UPON THE NATURAL ENVIRONMENT:** The subject property is not within any arroyos or identified environmentally sensitive areas.

**COMMENT FROM THE PUBLIC:** The subject property falls within the boundary of the Las Tierras Neighborhood Association and Eastside Civic Association and was contacted as required by 20.04.520. Notice of a Public Hearing was mailed to all property owners within 300 feet of the subject property on January 25, 2018. Planning Division five letters and a petition with 25 signatures in opposition and a petition with 100 signatures in support to the rezoning request, see attachment 6 and 7.

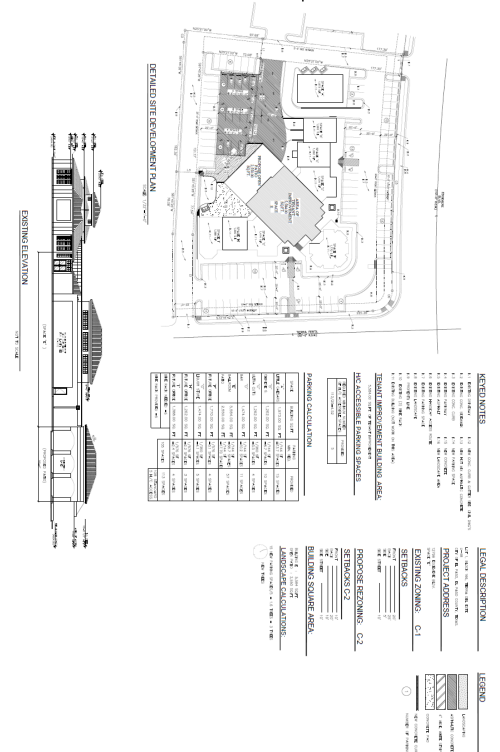
**STAFF COMMENTS:** No objections to proposed special permit and detailed site development plan approval. No reviewing departments had any comments. The applicant will need to coordinate with the El Paso Water Utility to establish service at the subject property. Applicant is responsible for obtaining all applicable permits and approvals prior to any construction or change in occupancy.

**OTHER APPLICABLE FACTORS:** Approval of the site plans by CPC constitutes a determination that the applicant is in compliance with the minimum provisions. Applicant is responsible for the adequacy of such plans, insuring that stormwater is in compliance with ordinances, codes, DSC, and DDM. Failure to comply may require the applicant to seek re-approval of the site plans from CPC.

#### ATTACHMENTS:

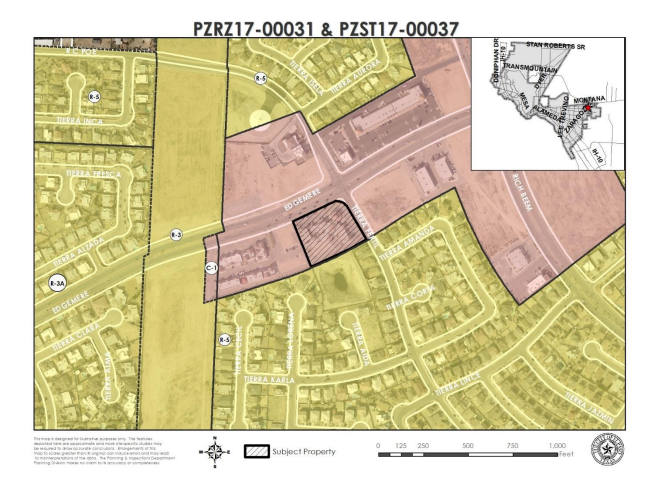
- 1. Site Plan
- 2. Zoning Map
- 3. Future Land Use Map
- 4. Department Comments
- 5. Neighborhood Notification Boundary Map
- 6. Five letters and a petition with 25 signatures in Opposition
- 7. A petition with 100 signatures in Support

Detailed Site Development Plan



ISSUE DATE : 12-06-2017	REVISIONS	BARRANDEY DESIGN AP OPTIBLE SALIDHE A PACE TOWNSOLIN B MADE TO SMEET	SPECIAL PERMIT FOR A BALLROOM FOR: GRAND GALA EVENTS LLC. 12798 EDGEMBRE BLUD. BUILDING E EL PASO COUNTY, TX.	OWNER / PROPRIETOR: DUAL ENTERPRISES, LLC P.O. BOX 972808 EL PASO, TEXAS 78997 PHONE: (915) 563-1428	AREA FOOTAGE UVNG AREA: 5,584 Sq.Ft. PATO 2,550 Sq.Ft.	DETAILED SITE DEVELOPMENT PLAN	
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Zoning Map



Future Land Use Map

PZRZ17-00031 & PZST17-00037

REPA DESCRIPTION OF TAMEROBERYS SR

TAMEROBERYS S

## **Department Comments**

### <u>Planning and Inspections Department - Planning Division</u>

No objections to the special permit request.

#### **Texas Department of Transportation**

Development is not abutting State Right of Way.

#### <u>Planning and Inspections Department – Plan Review & Landscaping Division</u>

No objection to proposed special permit.

At the time of submittal for building permits, the project will need to comply with all applicable provisions of the IBC, Municipal Code, and TAS.

#### Planning and Inspections Department – Land Development

- 1. No objections to special permit and detailed site development plan review.
- 2. Approval of the site plans by CPC constitutes a determination that the applicant is in compliance with the minimum provisions. Applicant is responsible for the adequacy of such plans, insuring that stormwater is in compliance with ordinances, codes, DSC, and DDM. Failure to comply may require the applicant to seek re-approval of the site plans from CPC.

#### **Fire Department**

Recommended approval.

#### **Sun Metro**

Sun Metro does not oppose this request.

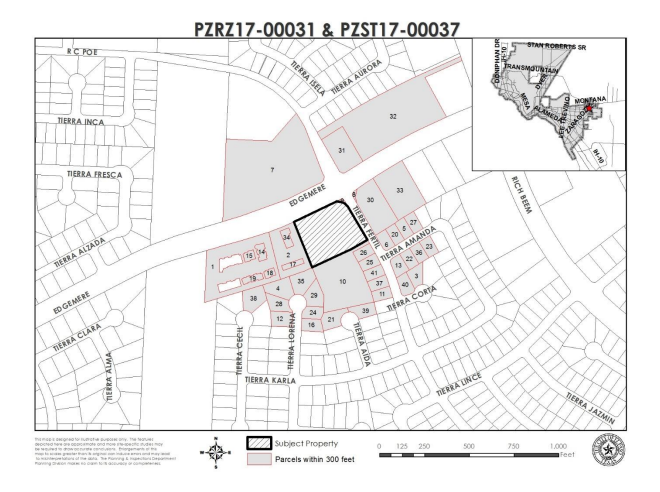
Sun Metro routes 51 and 75 provide service along Edgemere with a bus stop as well as a Park and Ride facility directly north of the subject parcel. Rotue 51 has a bus stop abutting the subject property.

Montana Brio will be providing service along Edgemere in late 2020. The Future Far-East Transfer Center will be located to the north of the subject property.

#### **El Paso Water**

No comments received.

## Public Notification Boundary Map



## Five letters and a petition with 25 signatures in Opposition

### The John and Shelly Martin 2012 Dynasty Trust

#### NOTICE OF OBJECTION TO REQUEST TO CHANGE ZONING

Via E-mail - salloumam@elpasotexas.gov & Regular U.S. Mail

February 1, 2018

City Plan Commission c/o Planning Division Attention: Andrew Salloum P.O. Box 1890 El Paso, Texas 79950-1890

Re: Case No.: PZRZ17-00031 and PZST17-00037

Request to change zoning submitted to the City Plan Commission

Applicant: Dual Enterprises, Inc.
Property: 12798 Edgemere Boulevard

Legal Description: Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso County, Texas

Dear Mr. Salloum:

The John and Shelly Martin 2012 Dynasty Trust (the "2012 Trust") is the owner of a Portion of Lot 2, Block 166, Tierra Del Este Unit 48 and is situated contiguous (next) to the property to be considered for rezoning. Please consider this letter our official Notice of Objection to the Request to Change Zoning submitted by Dual Enterprises, Inc. The request is to change the zoning from C-1 (Commercial) to C-2 (Commercial) to allow for a ballroom with special permit approval. The applicant is also requesting a special permit in order to allow for a ballroom in C-2 (Commercial) zone district.

Allowing the change of zoning would adversely affect our property and those of our neighboring business owners and tenants. Specifically, the Reciprocal Easement Agreement filed of public record since 2008 (see attached Exhibit "A") would allow the anticipated patrons of a ballroom/party facility to use parking spaces that were intended for patrons of a business park and not a party facility.

The 2012 Trust adamantly objects to the proposed change as it would be detrimental to the integrity of the professional business park created and known as the Quail Park Business Office Park.

In addition, the neighboring single-family homeowners that back-up and are adjacent to the property designated for the zoning changes should all be adamantly opposed to this change too.

Sincerely,

The John and Sheny Martin 2012 Dynasty Trust

John C. Martin, Trustee

6701 N. Mesa, El Paso, Texas 79912 • (915) 545-2222



## RECIPROCAL EASEMENT AGREEMENT

#### Preamble

This Reciprocal Easement Agreement ("Agreement") is entered into on the day of Necember, 2007 by FIRST NATIONAL BANK, a national banking association ("FNB") and LAND BARONS OF EL PASO DEL NORTE, L.L.C., a Texas limited liability company ("LB").

#### RECITALS

- FNB is the owner of Lot 1, Block 166, TIERRA DEL ESTE UNIT FORTY EIGHT, City of El Paso, El Paso County, Texas ("FNB's Parcel").
- 2. LB is the owner of Lot 2, Block 166, TIERRA DEL ESTE UNIT FORTY EIGHT, City of El Paso, County of El Paso, State of Texas and Lot 1, Block 1, Land Barons Subdivision, City of El Paso, County of El Paso, State of Texas according to the plat thereof recorded in Clerk's File No. 20070114512, El Paso County Clerk's records, (collectively, the "LB Parcel"). FNB's Parcel and LB's Parcel are sometimes referred to as the "Parcels" and individually referred to as the "Parcel".
- The Parties Intend to independently develop the Parcels into separate but adjacent retail and office developments (collectively the "Developments").
- 4. The parties to this Agreement desire to establish and dedicate non-exclusive, perpetual easements for parking and the vehicular and pedestrian ingress and egress over and across the Common Areas of the respective Parcels.

THEREFORE, the Parties agree as follows:

#### ARTICLE 1 DEFINITIONS

#### Common Areas Defined

1.01. The term "Common Areas" means the portions of each Parcel that are from time to time used by a Party and its Users for Parking Areas, roadways and walkways. Each Party shall have the right to alter the Parking Areas, driveways and walkways except that neither Party shall construct any curbs or barriers between the respective Parcels.

#### Users Defined

1.02. The term "Users" means each of the Parties to this Agreement, their respective successors and assigns of all or any part of the Parcels and any Person entitled at any time to the use and occupancy of a portion of either of the Developments under a lease,

license, concession agreement, or other instrument or arrangement with a Party, and their respective employees, customers and invitees.

#### Parking Areas Defined

1.03. The term "Parking Areas" means those Common Areas used for the parking of motor vehicles, including incidental roadways, walkways, and landscaping contained within these Parking Areas. However, truck ramps, and loading and delivery areas located in Common Areas and immediately adjacent to buildings in Commercial Areas are not included in "Parking Areas."

#### Party Defined

1.04. The term "Party" means each Person executing this Agreement, or that Person's successor in interest to all or any portion of a Parcel, as shown by the Real Property Records of El Paso County, State of Texas, and determined as of the time in question.

#### Person Defined

1.05. The term "Person" means an individual or a partnership, firm, association, corporation, limited liability company trust, or any other form of legal or business entity.

#### ARTICLE 2 EASEMENTS

#### Grants of Easements

2.01. (a) LB grants, sells, and conveys to FNB and FNB's successors and assigns a non-exclusive easement for parking and free and uninterrupted pedestrian and vehicular ingress to, egress from, and access to and from and access across the Common Areas from time to time located on the LB Parcel which LB uses from time to time for parking, driveway and walkway purposes for the benefit of all or any portion of FNB Tract, together with all and singular the rights and appurtenances thereto in any way belonging, to have and to hold the easements, rights, and appurtenances forever. LB binds LB and LB's successors and assigns of any portion of the LB Parcel to warrant and forever defend the title to the easements, rights, and appurtenances in FNB and FNB's successors and assigns against every person whomsoever lawfully claiming or to claim the easement, rights, or appurtenances, or any part thereof. Notwithstanding the forgoing, during construction of the improvements on the FNB Parcel, said easements shall not be used by FNB, or its Users as access for construction vehicles, trucks, tractors and equipment used in construction, or as a staging or storage area for supplies and materials for construction of improvements on the FNB Parcel, or in such manner that blocks or interferes with vehicular and pedestrian access and traffic to and from the LB Parcel.

FNB grants, sells, and conveys to LB and LB's successors and assigns a non-exclusive easement for parking and free and uninterrupted pedestrian and vehicular ingress to, egress from and access to and from and access across the Common Areas from time to time located on the FNB Parcel for parking, driveway and walkway purposes for the benefit of all or any portion of LB Tract, together with all and singular the rights and appurtenances thereto in any way belonging, to have and to hold the easements, rights, and appurtenances forever. FNB binds FNB and FNB's successors and assigns of any portion of the FNB Parcel to warrant and forever defend the title to the easements, rights, and appurtenances in LB and LB's successors and assigns against every person whomsoever lawfully claiming or to claim the easement, rights, or appurtenances, or any part thereof. Notwithstanding the forgoing, during construction of the improvements on the LB Parcel, said easements shall not be used by LB, or its Users as access for construction vehicles, trucks, tractors and equipment used in construction, or as a staging or storage area for supplies and materials for construction of improvements on the LB Parcel, or in such manner that blocks or interferes with vehicular and pedestrian access and traffic to and from the FNB Parcel.

#### Use and Location

2.02. The Parties and other Users will be entitled to exercise direct access to and between the Parcels without interference except as set forth in this Agreement and to use all access areas, driveways, and Parking Areas located on any portion of the Parcels in exercising the easements. Except for the two driveways reflected on the Site Plan attached hereto as <a href="Exhibit "A"</a>, which shall remain unobstructed at all times, a Party may from time to time alter the location of its driveways, walkways, Parking Areas, buildings and other improvements on the portion of the Parcels owned by that Party. A Party's employees, customers, and other invitees will not be entitled to park on the other Party's Parcel and each Party shall take reasonable action to prevent breach of this restriction.

#### Nature of Easements

2.03. The easements are appurtenant to and for the benefit of each Parcel owned by each Party, whether or not the easements are referenced or described in any conveyance of a Parcel or any portion thereof. These grants of easements benefit the Users and each Party's successors, assigns, who at any time own the Parcels or any interest therein. No easement may be transferred, assigned, or encumbered except as appurtenant to the benefited Parcels.

#### Repair and Maintenance of Easements

2.04 Each Party is responsible for all maintenance and repairs of the Common Area subject to the easement on its Parcel.

#### **Duration of Easements**

2.05 Each easement granted under this Article is perpetual unless terminated by written agreement of all Parties then owing an interest in either of the Parcels.

#### Rights Reserved

2.06 Each Party reserves for that Party and that Party's successors and assigns the right to continue to use and enjoy the surface of the Parcels for all purposes that do not unreasonably interfere or interrupt the use or enjoyment of the easements.

#### ARTICLE 3 CONDEMNATION

#### No Termination

3.01. No taking by eminent domain (or purchase in lieu of taking) of any portion of the Common Area of either Parcel entitles any Party to terminate this Agreement.

#### Common Areas Taken

- 3.02. Section 3.03 applies if a taking by eminent domain (or purchase in lieu of taking) occurs with respect to either:
- (a) Parking Areas located on the Common Areas, if the remaining Parking Areas, after the taking, violate the then applicable zoning law; or
- (b) Any other portion of the Common Areas, if the taking results in a closure of all ingress and egress from adjacent public streets to either of the Developments.

#### Corrective Plan

- 3.03. If the criteria of section 3.02 are met, then the Parties must, in good faith, endeavor to agree on a plan of corrective work to either:
- (a) Bring the remaining Parking Areas into compliance with the thenapplicable zoning law by either obtaining a zoning exception, variance, or by providing substitute, additional Parking Areas.

(b) Provide new ingress and egress routes to and from the adjacent public streets in a way that complies with the then-applicable zoning law.

#### Cost of Corrective Work

3.04. The owner of the Parcel which is subject to the condemnation shall pay for any corrective work to the Common Areas identified in section 3.02 and agreed to by the Parties.

#### ARTICLE 4 CHANGE OF OWNERSHIP

Each Party with respect to its Parcel shall use reasonable efforts to notify the other Party in the event of a sale or conveyance of their respective Parcel or any portion thereof, and to provide the name and mailing address of the transferee within ten (10) days thereafter. Any failure to give said notice shall not impair the conveyance of title to the subject property or affect the binding nature of the terms, conditions and obligations attributable to the owner of sald Parcel as imposed by this Agreement. Except for duties, liabilities and obligations that accrue during the time a Party owns its respective Parcel, the respective duties, liability and obligations of each Party hereto shall cease upon such Party's sale or conveyance of its entire remaining interest in its respective Parcel, and following any such sale or conveyance, the duties, liabilities and obligations imposed by this Agreement shall be binding upon the successor-in-interest to such Parcel or any portion thereof to the extent such duties and obligations arise during the time that such successor-in-interest owns such Tract or any portion thereof.

### ARTICLE 5 DEFAULT, TERMINATION, AND REMEDIES

#### Legal and Equitable Remedies

5.01. If a Party or User of that Party's Parcel actually breaches or threatens to breach a provision of this Agreement, any other Party has the right to pursue any available legal or equitable remedy, such as damages, injunctions, and restraining orders, in addition to those remedies specified here, except for those remedies that are expressly prohibited. All remedies are cumulative; the pursuit of any available remedy does not constitute a waiver or election of remedies with respect to all other available remedies.

#### Notice Before Default

- 5.02. Unless provided otherwise in this Agreement, a Party is not deemed to be in default under this Agreement until that Party has been notified in writing by the other Party that describes the act or omission and either:
- (a) The Party fails to cure the default within thirty (30) days after the date of the notice of default ("Cure Period").

(b) If the default is not capable of cure within the Cure Period, the Party fails to commence cure within the Cure Period and to diligently pursue it to completion within a reasonable time.

#### Termination Not Permitted for Breach

5.03. A breach of this Agreement does not entitle a Party to cancel, rescind, or terminate this Agreement in whole or part.

#### Right of Nondefaulting Party to Cure

- 5.04. A Party has the right, but not the obligation, to cure a default of any other Party on behalf of and at the sole expense of the defaulting Party. This right of cure may not be exercised until:
  - (a) Written notice as provided by section 5.02 has been given.
- (b) The Cure Period set forth in section 5.02 has elapsed and the defaulting Party remains in default.

#### Reimbursement Rights

- 5.05. If a Party cures a default of another Party under section 5.04, then the defaulting Party must pay to the curing Party:
- (a) All reasonable costs and expenses reasonably incurred in effecting the cure, plus interest at the then-maximum legal rate.
  - (b) All court costs and reasonable attorney's fees incurred by the curing Party.

#### Force Majeure

5.06. Unless otherwise provided in this Agreement, a Party may be excused from a delay in performance under this Agreement that is caused by the act of a public enemy, war, war defense condition, act of God, the elements, strike, walkout, or other causes beyond the Party's reasonable control. However, each Party must use reasonable diligence to avoid any such delay and to resume its performance as promptly as possible after the delay.

#### Attorneys' Fees

5.07. In any action between Parties concerning this Agreement or for enforcement of rights and duties of a Party, the prevailing Party in the action is entitled to reasonable attorney's fees.

#### ARTICLE 6 MISCELLANEOUS

#### Amendment

6.01. Except as otherwise provided in this Agreement, this Agreement, including its Exhibits, may be cancelled, modified, or amended only by a writing that is executed by all of the Parties. No cancellation, modification, or amendment may require the prior approval or consent of any User.

#### Covenants Runs With Land

- 6.02. The covenants, restrictions, conditions, and provisions of this Agreement (whether affirmative or negative in nature):
  - (a) Are made for the direct, mutual, and reciprocal benefit of each Parcel;
  - (b) Constitute covenants running with the land;
- (c) Constitute and are enforceable as mutual equitable servitudes on each Parcel in favor of the other Parcel;
- (d) Bind every person having a fee, leasehold, or other interest in a Parcel;
   and
- (e) Inure to the benefit of the Parties and their respective successors and assigns.

#### Not a Public Dedication

6.03. Nothing contained in this Agreement may be deemed to be a gift or dedication of any portion of the parcels or Developments to or for the general public or for any public purpose whatsoever. This Agreement is strictly limited to the purposes explicitly set forth here.

#### Severability

6.04. If a provision of this Agreement is held to be invalid by a court of competent jurisdiction, the remaining portions remain in full force and effect.

#### Notices

6.05. All notices, statements, demands, requests, approvals, or other communications (collectively referred to as "notices") to be given under or pursuant to this Agreement must be in writing, addressed to the Partles at their respective addresses set forth below. Notices must be delivered in person, or by certified or registered mail, return receipt requested and postage prepald. Notices are deemed given on the date personal delivery is made or, in the case of mailed notices, the date of delivery indicated on the requested return receipt. Notices to Parties must be sent to the following addresses unless and until a Party changes its address by written notice given to all other Parties:

FIRST NATIONAL BANK 7400 Viscount El Paso, Texas 79925

LAND BARONS OF EL PASO DEL NORTE, L.L.C. 601 N. Mesa, Suite 100 El Paso, Texas 79901.

#### No Partnership or Joint Venture

6.06. This Agreement may not be construed or deemed to create a relationship of partnership or joint venture among the Parties or between any of them.

#### Recordation

6.07. The Parties shall cause this Agreement to be recorded, as soon as possible after the execution of this Agreement, in the Real Property Records of the County of El Paso, Texas.

#### Effective Date

6.08. The effective date of this Agreement is the date on which it is recorded

FIRST NATIONAL BANK

Douglas R. McLean, President

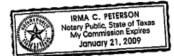
### LAND BARONS OF EL PASO DEL NORTE, L.L.C.

Ву:	#
	Costa, Manager
Ву:	John C. Marker
•	John/Martin, Manager
	· <i>V</i>
)	
)	

STATE OF TEXAS

COUNTY OF EL PASO

This instrument was acknowledged before me on this 24 day of \_\_\_\_\_\_, 2007, by Douglas R. McLean, President of First National Bank, a national banking association, on behalf of said association.



NOTARY PUBLIC, STATE OF TEXAS

STATE OF TEXAS

COUNTY OF EL PASO

This instrument was acknowledged before me on this day of day of L.L.C., a Texas limited liability company, on behalf of said company.

OFFICIAL SEAL
MARY EDWARD'S
NOTARY PUBLIC
In and for the Signe of Texas
My commissible explires
September 15, 2008

.....

STATE OF TEXAS

COUNTY OF EL PASO

This instrument was acknowledged before me on this 1 day of 2007, by John Martin, Manager of Land Barons of El Paso Del Norte, L.L.C., a Texas limited liability company, on behalf of said company.

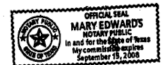
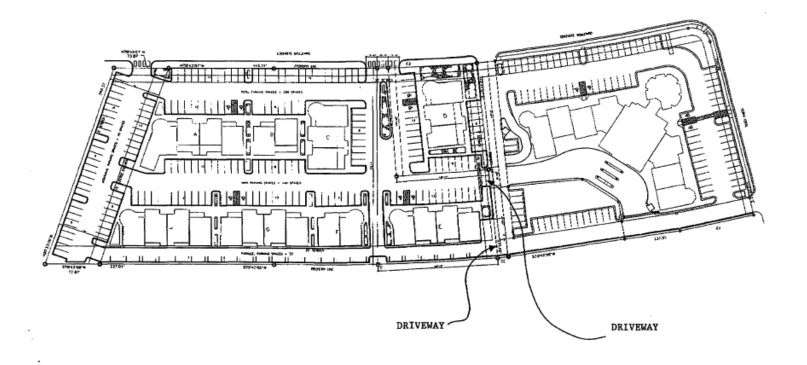


EXHIBIT "A"

Site Plan showing Two Driveways and anticipated improvement locations



## High Planes Venture, LLC

## NOTICE OF OBJECTION TO REQUEST TO CHANGE ZONING

Via E-mail - salloumam@elpasotexas.gov & Regular U.S. Mail

January 31, 2018

City Plan Commission c/o Planning Division Attention: Andrew Salloum P.O. Box 1890 El Paso, Texas 79950-1890

Re:

Case No.: PZRZ17-00031 and PZST17-00037

Request to change zoning submitted to the City Plan Commission

Applicant:

Dual Enterprises, Inc.

Property :

12798 Edgemere Boulevard

Legal Description:

Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso County, Texas

Dear Mr. Salloum:

High Planes Venture, LLC ("High Planes") is the owner of Buildings E, F, G & H at Quail Park business office park situated contiguous (next) to the property to be considered for rezoning. Please consider this letter our official Notice of Objection to the Request to Change Zoning submitted by Dual Enterprises, Inc. The request is to change the zoning from C-1 (Commercial) to C-2 (Commercial) to allow for a ballroom with special permit approval. The applicant is also requesting a special permit in order to allow for a ballroom in C-2 (Commercial) zone district.

Allowing the change of zoning would adversely affect our lot and specifically the Reciprocal Easement Agreement (see attached Exhibit "A") now in place would allow the patrons of a ballroom to use parking spaces that were intended for patrons of a business park and not a party facility. The ballroom facility would promote late night noise and trash and be the cause of disturbance to a very nice, quiet and professionally developed office park for professionals, doctors, and a children's nursery & daycare center.

High Planes adamantly objects to the proposed change as it would be detrimental to the integrity of the professional business office park.

Sincerely.

High Planes Vontere, LLC

Douglas D. Borrett, Managing Member

6701 N. Mesa, El Paso, Texas 79912 • (915) 545-2222

Doc# 20080001813



## RECIPROCAL EASEMENT AGREEMENT

#### Preamble

This Reciprocal Easement Agreement ("Agreement") is entered into on the day of Necember 2007 by FIRST NATIONAL BANK, a national banking association ("FINB") and LAND BARONS OF EL PASO DEL NORTE, L.L.C., a Texas limited liability company ("LB").

#### RECITALS

- FNB is the owner of Lot 1, Block 166, TIERRA DEL ESTE UNIT FORTY EIGHT, City of El Paso, El Paso County, Texas ("FNB's Parcel").
- 2. LB is the owner of Lot 2, Block 166, TIERRA DEL ESTE UNIT FORTY EIGHT, City of El Paso, County of El Paso, State of Texas and Lot 1, Block 1, Land Barons Subdivision, City of El Paso, County of El Paso, State of Texas according to the plat thereof recorded in Clerk's File No. 20070114512, El Paso County Clerk's records, (collectively, the "LB Parcel"). FNB's Parcel and LB's Parcel are sometimes referred to as the "Parcels" and individually referred to as the "Parcel".
- The Parties intend to independently develop the Parcels into separate but adjacent retail and office developments (collectively the "Developments").
- The parties to this Agreement desire to establish and dedicate non-exclusive, perpetual easements for parking and the vehicular and pedestrian ingress and egress over and across the Common Areas of the respective Parcels.

THEREFORE, the Parties agree as follows:

#### ARTICLE 1 DEFINITIONS

#### Common Areas Defined

1.01. The term "Common Areas" means the portions of each Parcel that are from time to time used by a Party and its Users for Parking Areas, roadways and walkways. Each Party shall have the right to after the Parking Areas, driveways and walkways except that neither Party shall construct any curbs or barriers between the respective Parcels.

### Users Defined

1.02. The term "Users" means each of the Parties to this Agreement, their respective successors and assigns of all or any part of the Parcels and any Person entitled at any time to the use and occupancy of a portion of either of the Developments under a lease,

license, concession agreement, or other instrument or arrangement with a Party, and their respective employees, customers and invitees.

### Parking Areas Defined

1.03. The term "Parking Areas" means those Common Areas used for the parking of motor vehicles, including incidental roadways, walkways, and landscaping contained within these Parking Areas. However, truck ramps, and loading and delivery areas located in Common Areas and Immediately adjacent to buildings in Commercial Areas are not included in "Parking Areas."

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1.04. The term "Party" means each Person executing this Agreement, or that Person's successor in interest to all or any portion of a Parcel, as shown by the Real Property Records of El Paso County, State of Texas, and determined as of the time in question.

### Person Defined

1.05. The term "Person" means an individual or a partnership, firm, association, corporation, limited liability company trust, or any other form of legal or business entity.

# ARTICLE 2 EASEMENTS

### Grants of Easements

2.01. (a) LB grants, sells, and conveys to FNB and FNB's successors and assigns a non-exclusive easement for parking and free and uninterrupted pedestrian and vehicular ingress to, egress from, and access to and from and access across the Common Areas from time to time located on the LB Parcel which LB uses from time to time for parking, driveway and walkway purposes for the benefit of all or any portion of FNB Tract, together with all and singular the rights and appurtenances thereto in any way belonging, to have and to hold the easements, rights, and appurtenances forever. LB binds LB and LB's successors and essigns of any portion of the LB Parcel to warrant and forever defend the title to the easements, rights, and appurtenances in FNB and FNB's successors and assigns against every person whomsoever lawfully claiming or to claim the easement, rights, or appurtenances, or any part thereof. Notwithstanding the forgoing, during construction of the Improvements on the FNB Parcel, said easements shell not be used by FNB, or its Users as access for construction vehicles, trucks, tractors and equipment used in construction, or as a staging or storage area for supplies and materials for construction of Improvements on the FNB Parcel, or in such manner that blocks or interferes with vehicular and pedestrian access and traffic to and from the LB Parcel.

(b) FNB grants, sells, and conveys to LB and LB's successors and assigns a non-exclusive easement for parking and free and uninterrupted pedestrian and vehicular ingress to, egress from and access to and from and access across the Common Areas from time to time located on the FNB Parcel for parking, driveway and walkway purposes for the benefit of all or any portion of LB Tract, together with all and singular the rights and appurtenances thereto in any way belonging, to have and to hold the easements, rights, and appurtenances forever. FNB binds FNB and FNB's successors and assigns of any portion of the FNB Parcel to warrent and forever defend the title to the easements, rights, and appurtenances in LB and LB's successors and assigns against every person whomsoever lawfully claiming or to claim the easement, rights, or appurtenances, or any part thereof. Notwithstanding the forgoing, during construction of the improvements on the LB Parcel, said easements shall not be used by LB, or its Users as access for construction vehicles, trucks, tractors and equipment used in construction, or as a staging or storage area for supplies and materials for construction of Improvements on the LB Parcel, or in such manner that blocks or interferes with vehicular and pedestrian access and traffic to and from the FNB Parcel.

### Use and Location

2.02. The Parties and other Users will be entitled to exercise direct access to and between the Parcels without interference except as set forth in this Agreement and to use all access areas, driveways, and Parking Areas located on any portion of the Parcels in exercising the easements. Except for the two driveways reflected on the Site Plan attached hereto as <a href="Exhibit">Exhibit</a>\*A\*, which shall remain unobstructed at all times, a Party may from time to time after the location of its driveways, walkways, Parking Areas, buildings and other improvements on the portion of the Parcels owned by that Party. A Party's employees, customers, and other invitees will not be entitled to park on the other Party's Parcel and each Party shall take reasonable action to prevent breach of this restriction.

### Nature of Easements

2.03. The easements are appurtenant to and for the benefit of each Parcel owned by each Party, whether or not the easements are referenced or described in any conveyance of a Parcel or any portion thereof. These grants of easements benefit the Users and each Party's successors, assigns, who at any time own the Parcels or any interest therein. No easement may be transferred, assigned, or encumbered except as appurtenant to the benefited Parcels.

### Repair and Maintenance of Easements

2.04 Each Party is responsible for all maintenance and repairs of the Common Area subject to the easement on its Parcel.

### **Duration of Easements**

2.05 Each easement granted under this Article is perpetual unless terminated by written agreement of all Parties then owing an Interest in either of the Parcels.

### Rights Reserved

2.06 Each Party reserves for that Party and that Party's successors and assigns the right to continue to use and enjoy the surface of the Parcels for all purposes that do not unreasonably interfere or interrupt the use or enjoyment of the easements.

### ARTICLE 3 CONDEMNATION

### No Termination

3.01. No taking by eminent domain (or purchase in lieu of taking) of any portion of the Common Area of either Parcel entitles any Party to terminate this Agreement.

### Common Areas Taken

- 3.02. Section 3.03 applies If a taking by eminent domain (or purchase in lieu of taking) occurs with respect to either:
- (a) Parking Areas located on the Common Areas, if the remaining Parking Areas, after the taking, violate the then applicable zoning law; or
- (b) Any other portion of the Common Areas, if the taking results in a closure of all ingress and egress from adjacent public streets to either of the Developments.

### Corrective Plan

- 3.03. If the criteria of section 3.02 are met, then the Parties must, in good faith, endeavor to agree on a plan of corrective work to either:
- (a) Bring the remaining Parking Areas into compliance with the thenapplicable zoning law by either obtaining a zoning exception, variance, or by providing substitute, additional Parking Areas.

(b) Provide new ingress and egress routes to and from the adjacent public streets in a way that complies with the then-applicable zoning law.

### Cost of Corrective Work

3.04. The owner of the Parcel which is subject to the condemnation shall pay for any corrective work to the Common Areas identified in section 3.02 and agreed to by the Parties.

### ARTICLE 4 CHANGE OF OWNERSHIP

Each Party with respect to its Parcel shall use reasonable efforts to notify the other Party in the event of a sale or conveyance of their respective Parcel or any portion thereof, and to provide the name and mailing address of the transferee within ten (10) days thereafter. Any failure to give said notice shall not impair the conveyance of title to the subject property or affect the binding nature of the terms, conditions and obligations attributable to the owner of said Parcel as imposed by this Agreement. Except for duties, liabilities and obligations that accrue during the time a Party owns its respective Parcel, the respective duties, liability and obligations of each Party hereto shall cease upon such Party's sale or conveyance of its entire remaining interest in its respective Parcel, and following any such sale or conveyance, the duties, liabilities and obligations imposed by this Agreement shall be binding upon the successor-in-interest to such Parcel or any portion thereof to the extent such duties and obligations arise during the time that such successor-in-interest owns such Tract or any portion thereof.

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### Notice Before Default

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- (a) The Party fails to cure the default within thirty (30) days after the date of the notice of default ("Cure Period").

(b) If the default is not capable of cure within the Cure Period, the Party fails to commence cure within the Cure Period and to diligently pursue it to completion within a reasonable time.

### Termination Not Permitted for Breach

5.03. A breach of this Agreement does not entitle a Party to cancel, rescind, or terminate this Agreement in whole or part.

### Right of Nondefaulting Party to Cure

- 5.04. A Party has the right, but not the obligation, to cure a default of any other Party on behalf of and at the sole expense of the defaulting Party. This right of cure may not be exercised until:
  - (a) Written notice as provided by section 5.02 has been given.
- (b) The Cure Period set forth in section 5.02 has elepsed and the defaulting Party remains in default.

### Reimbursement Rights

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### Amendment

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### Covenants Runs With Land

- 6.02. The covenants, restrictions, conditions, and provisions of this Agreement (whether affirmative or negative in nature):
  - (a) Are made for the direct, mutual, and reciprocal benefit of each Parcel;
  - (b) Constitute covenants running with the land;
- (c) Constitute and are enforceable as mutual equitable servitudes on each Parcel in favor of the other Parcel;
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### · Not a Public Dedication

6.03. Nothing contained in this Agreement may be deemed to be a gift or dedication of any portion of the parcels or Developments to or for the general public or for any public purpose whatsoever. This Agreement is strictly limited to the purposes explicitly set forth here.

### Severability

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### Notices

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FIRST NATIONAL BANK 7400 Viscount El Paso, Texas 79925

LAND BARONS OF EL PASO DEL NORTE, L.L.C. 601 N. Mesa, Suite 100 El Paso, Texas 79901.

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6.06. This Agreement may not be construed or deemed to create a relationship of partnership or joint venture among the Parties or between any of them.

### Recordation

6.07. The Parties shall cause this Agreement to be recorded, as soon as possible after the execution of this Agreement, in the Real Property Records of the County of El Paso,

### Effective Date

8.08. The effective date of this Agreement is the date on which it is recorded

FIRST NATIONAL BANK

By: William IC //

### LAND BARONS OF EL PASO DEL NORTE, L.L.C.

on Costa, Manage

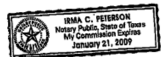
By:

John Martin, Manager

STATE OF TEXAS

COUNTY OF EL PASO

This instrument was acknowledged before me on this 24 day of Sec. 2007, by Douglas R. McLean, President of First National Bank, a national banking association, on behalf of said association.



NOTARY PUBLIC, STATE OF TEXAS

STATE OF TEXAS

COUNTY OF EL PASO

This instrument was acknowledged before me on this day of Costo, Manager of Land Barons of El Paso Del Norte, L.L.C., a Texas limited liability company, on behalf of said company.

OFFICIAL SEAL

MARY EDWARDS

NOTATY PUBLIC
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lay commission expires
September 15, 2008

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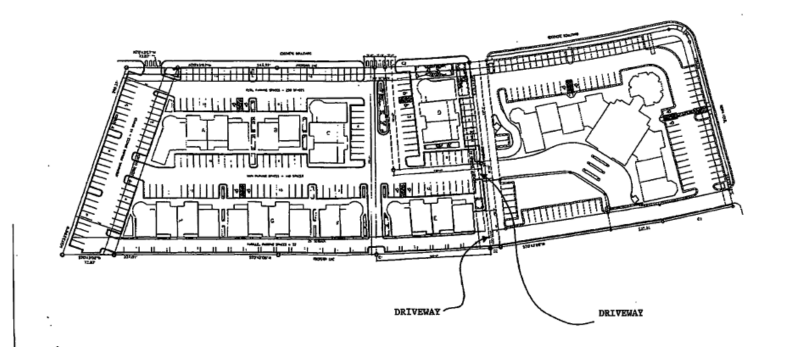
STATE OF TEXAS

COUNTY OF EL PASO

This instrument was acknowledged before me on this day of Paso Del Norte, L.C., a Texas limited liability company, on behalf of said company.

EXHIBIT "A"

Site Plan showing Two Driveways and anticipated improvement locations



### NOTICE OF OBJECTION TO REQUEST TO CHANGE ZONING

Via E-mail - <u>salloumam@elpasotexas.gov</u> & Regular U.S. Mail

February 3, 2018

City Plan Commission c/o Planning Division Attention: Andrew Salloum P.O. Box 1890 El Paso, Texas 79950-1890

Re:

Case No.: PZRZ17-00031 and PZST17-00037

Request to change zoning submitted to the City Plan Commission

Applicant:

Dual Enterprises, Inc.

Property:

12798 Edgemere Boulevard

Legal Description:

Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso County, Texas

Dear Mr. Salloum:

We the undersigned are single-family homeowners and/or tenants (collectively "the residents") in the neighborhood situated next to and around the property to be considered for rezoning. Please consider this letter our official Notice of Objection to the Request to Change Zoning submitted by Dual Enterprises, Inc. The request is to change the zoning from C-1 (Commercial) to C-2 (Commercial) to allow for a ballroom with special permit approval. The applicant is also requesting a special permit in order to allow for a ballroom in C-2 (Commercial) zone district.

Allowing the requested change in zoning would adversely affect the quiet enjoyment of our residential neighborhood. The change would promote late night noise and trash and be the cause of disturbances to an otherwise peaceful neighborhood and would compromise the tranquility we currently enjoy.

The undersigned residents hereby join together, as is evidenced by our signatures below, in adamantly objecting to the proposed change in zoning.

Sincerely,

Humberto & Juana H. Flores Ricardo Ramos 3516 Tierra Cecil Place El Paso, Texas 79938 3521 Tierra Ce cil Place El Paso, Texas 79938 Maria E. & Eduardo A. Chavez Craig Pollard 3521 Tierra Lorena Drive El Paso, Texas 79938 3517 Tierra Cecil Place El Paso, Texas 79938 Omar A. & Jessica Almela G. DELGADO Owner: The Rafael & Isabel Delgado Trust 3525 Tierra Lorena Drive 3528 Tierra Lorena Drive El Paso, Texas 79938 El Paso, Texas 79938 Manuel Jr. & Angelica Ponce Maria E. Villanueva 3529 Tierra Fertil Drive El Paso, Texas 79938 3524 Tierra Lorena Drive El Paso, Texas 79938 Tenants Cesar Antonio & Norma Pedroza Owner: Angelina C. Ventura-Uy 3520 Tierra Cecil Place 3533 Tierra Fertil Drive El Paso, Texas 79938 El Paso, Texas 79938 Kenneth L. She Hon

Armando Pacheco & Doris Vega

Class

3537 Tierra Fertil Drive El Paso, Texas 79938

Gerald D. Hirsch

12805 Tierra Amanda Lane El Paso, Texas 79938 Gisella Y. Bonilla

12801 Tierra Amanda Lane El Paso, Texas 79938

Dennis Blake Anderson

12809 Tierra Amanda Lane El Paso, Texas 79938

### GEM INVESTMENTS, LLC

February 7, 2018

City Plan Commission c/o Planning Division Attention: Andrew Salloum P.O. Box 1890 El Paso, TX 79950-1890

Re: Case No. PZRZ17-00031 and PZST17-00037

Request to change zoning submitted to the City Plan Commission

Applicant: Dual Enterprises, Inc. Property: 12798 Edgemere Blvd.

Legal Description: Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso County, Texas

Dear Mr. Salloum:

GEM Investments, LLC is the owner of a Portion of Lot 2, Block 166, Tierra del Este Unit Forty-Eight and is next to the property being considered for rezoning. We understand the rezoning would allow C-2 commercial. Our main concern has to do with parking. The parking for all buildings in this area was designed for office use. In fact, the name of the complex is named the Quail Park Business Office Park. Allowing the change might encourage loitering, vandalism and accumulation of trash around our office buildings after business hours.

Therefore, GEM Investments, LLC objects to the proposed change due to the potential harm and security of our office buildings.

Sincerely,

Jorge Arroyo President

12770 Edgemere Blvd., Building A, Ste. 1, El Paso, TX 79938 (915)593-7707

### HPCC INVESTMENTS, LLC

February 7, 2018

City Plan Commission c/o Planning Division Attention: Andrew Salloum P.O. Box 1890 El Paso, TX 79950-1890

Re: Case No. PZRZ17-00031 and PZST17-00037

Request to change zoning submitted to the City Plan Commission

Applicant: Dual Enterprises, Inc. Property: 12798 Edgemere Blvd.

Legal Description: Lot 1, Block 166, Tierra Del Este Unit 48, City of El Paso County, Texas

Dear Mr. Salloum:

HPCC Investments, LLC is the owner of a Portion of Lot 2, Block 166, Tierra del Este Unit Forty-Eight and is next to the property being considered for rezoning. We understand the rezoning would allow C-2 commercial. Our main concern has to do with parking. The parking for all buildings in this area was designed for office use. In fact, the name of the complex is named the Quail Park Business Office Park. Allowing the change might encourage loitering, vandalism and accumulation of trash around our office buildings after business hours.

Therefore, HPCC Investments, LLC objects to the proposed change due to the potential harm and security of our office buildings.

Sincerely,

Priscilla Hernandez Vice-President

12770 Edgemere Blvd., Building A, Ste. 1, El Paso, TX 79938 (915)593-7707

Case No. PZRZ17-00031 and PZST17-00037

CPS c/o Planning Division

PO Box 1890

El Paso Texas, 79950-1890

January 31, 2018

To whom it may concern,

This letter is in reference to the Case No PZRZ17-00031 and PZST17-00037. As residents of 3537 Tierra Fertil DR, our household will be negatively affected by the re-zoning of this property. We live immediately next to the property and will experience the noise, parking issues along with adding more traffic and disturbance created by a ballroom next door. All the neighbors contacted by us are in agreement with us as well. We are completely opposed to such request. As it is, we are already experiencing traffic issues and a lot of accidents in this area due to a lack of a traffic light that was requested by us and a large amount of neighbors six years ago, and completely ignored by the authorities in charge. We expect to be heard and respected as tax payers and citizens of this area.

Sincerely,

Doris Vega, Armando Pacheco and community neighbors

3737 Tierra Fertil DR.

El Paso Texas, 79938 Tel. 525-1806

# Neighbors against petition for rezoning

Case No. PZRZ17-00031 and PZST17-00037

Name	Address	Phone #	Signature
Becky Shelt	OU 3533 Trerra-fo	H) 25437137	571, 15 Della
S. De Santia	a 3521 Tierra Fer tendon 12736 Tierra	1 216-4341	Shesantian
Michelle Crit	fendon 4736 Tierra	a Karla De 93	51-538-9460CA CHA
Armoundo M	ateu 12720 Trem	m Karla Dr (915	873-5849 Xufec
Showa Paro	100 12778 TIPING KO	urka Dr (540	8496449
	<u>Uelenolez 129</u>		
(rain Sch	148ren 12808 Te	craltoplati	Cull
David Enri	quez 3501 Tierra	Amanda Ln	(915/443-7817
Ruckley 1	Jeremy 3504 Tierr 3Kne 3508 Tien	a Amaria LN	(334) 618-1525
Hilde Er	3cme 3508 Tien	2 Amand	
Michael La	wrence_ 3509 There	a Amonda 259	-220-1159
Selgio Jan	uciete 35/2 Ties	1 a Anarola 920	7714 Sechenet
Zm & Dx	3517 Tia	ora Amada	
Vzzzzz Au	2000 3576 TH	as Anala Co	5/600
Kebert n	ejla 3532 11e	ira Hmanda kane	P 4 4 ( 9/5/307- )
CONATO	VA 128167	Terra Amono	4 in Amyon
Frank No	UNES 17812TI	Exist Aurald	3290495
TUGGENCIO	ISCALENO 128	OB TIERRA	7MANDA
	[9	15) 849 938	1 (915)270-5753
Tany Sonta	12801 Tiera Amarda	915 704.6519	Tory Bills
Morgan	Jumpsey 12800 Ti	era Amandu In 9	31374 1577 Maleye
Tim Booley	12800 Tierra Amanda 12800 Tierra Amanda	Ln. 931-980-255	9 7=thy 17.6%
Kim Dooley	12800 Therra Amanda	In 9315615756	KinkelyDoday

# Neighbors against petition for rezoning

Case No. PZRZ17-00031 and PZST17-00037

Name	,	Address		Phone #	Signature
Dons	Vega 3	3537 Tjerra	Ferti/	915-525-1806	Signature Duego
FRANKY	10 Hollew	3537 Tiena	A Fatic	915-731-195	y cor
Anal	Carie	1701 Tom	my Agr	on 515449	7200
					0

# **ATTACHMENT 7**

# A petition with 100 signatures in Support

	Neighbors in favor of Rezoning and Spec	ial Permit for Ballroom	
	Corner of Edgemere and Tierra Fertil	Case No. PZRZ17-00031	and PZST17-00037
Name	Address	Phone	Signature
1 Jan Karson	3413 Tiena Cecil	(915)799-2192	gon Ranson
2 Amy Gentry	3521 Tierra Amanda	(985) 492-8880	ling
3 Ivan Castro	3061 Tierra Mina	9152163048	Juon 10,900.
4 Martha Muara	12608 Tiong DURA	95 780-9260	Martha Olucia.
5 Alpin Orbone	3308 Tierra Yestil De	631-877-1868	Laine Osbone
6 Admin alda	3341 Tierra fortil	(915) 471-457	o lefula seeper
Mercedes Parrillo	17389 Tierra alaska Que	(915) 331-3978	
8 Isabel Covas	12389 Tierra Alaska	(915) 261-8103	Mabel de Cobasol.
9 Jun Sato	3660 Nammy Reace Pl	9566216504	Stin
10 popul Ahrodo	11050 Sout LIKE	915-474-7248	dell (
11 JUAN RIV	3348 Tieran Fection	915-219-2048	Ju B
12 EspeNMZ& Rica	3348 TIERRO FERTIL DI	R 915- 219-7048	Expo prono Dellies
13 Branden Jester	3340 tiping Fertil	919497-3805	10/11/
14 Cruztai Wican	3321 tierrafertil	915-888-1411	Coup (tat)
15 RAVL AMCHOND	3038 TIERRS HUMBAN	115 303 2228	
16 I idia Compalez	12727 TIENTEU ESTE RO	915)408-3126	AdiaL -
17/10/10 11/10/22	2419 TIPPED RICH	(915) 328-3969	Morialwas
18 / 1/45	3973 TIEXLA AUROST	1911/205-6201	1
19 Amaris Martinez	120.11 4 20.	(915) 383-426	amain just
20 Svid Ayala	14152 Spanish Binz	(915)849-6510	124

	Neighbors in favor of Rezoning and Speci		
	Corner of Edgemere and Tierra Fertil	Case No. PZRZ17-00031	and PZST17-00037
Name	Address	Phone	Signature
1 Rogelio Grans =	13998 WAGE TRAIL	915 731-7139	12
2 AD CIA Mortelanjo	2357 tierra Bhis	(915)305-225	
3 Linda Marayet	3433 Tena Zafiro	QUSU305248	Lyarguez
4 Laur Arredonolo	2433 Trein Buena 1	915)790.8877	Laurala
5 Maria Lupercic	2433 Tierra Buena	915 0628568	Maren Lyw
6   bromica GALINDO	2405 HansA Atilanily	95-637-5815	De H
7 prayeline Romo	12441 Nancy Lee	915-8357-8637	JacquelmeRomo
8 Destree miller	19241 Smolley Paint	915-987-0917	Dellas
9 Evangelina Salazgi	14337 Island Point Dr.	915 6915181	Juice C.
10 Esperanza Jurada.	14403 Patriot Point Dr.	915 727 8836	Esperanza Just Las
11 Patricia E Sotela	14192 Smokey Point	915.4120551	160
12 Edward Mena	12488 TIERRA ESPADA	915 588-2420	Toward Mena
13 Edwiges Martiner	12266 tierra Bella	915 539-9654	Elyner Martines
14 Tomes morts	12266 Tierry bylla	(915) 539-96-54	
15 Somine Rave	3512 Juhn Henry	915-2718876	Samielrea
16 El. Brosaw	14581 Frieslay Trail	432-249-1456	1
17 Alfred Retur	12613 Tiena Alzale	915 433-3662	Jelly-
18 Linda Mareno	12464 Tierra Limon	915 850-5848	, Linda Meuro
19 Ana Mandularo	0369 Tierra sol	als 504-2130	Lung 199
20 Browley Mickey	34/17 Tirsca Takie	9152710125	MAN SY

	Neighbors in favor of Rezoning and Spec			
	Corner of Edgemere and Tierra Fertil	Case No. PZRZ17-00031	and PZST17-00037	
Name	Address	Phone	Signature	,
1 Minam Urias	4716 A Flew St	915)216-6811	Attender.	6
2 Andra Mona		0 912 691549	8 111	
3 Hilda Modina	12669 Tierra Alexi	1915)861-	5589 M/11	
4 Veronica Alala	12529 Sombra Fueste	915 7813489	Tergrece Egalen	
5 Marialton	Yorker was mozel	(915,310-1141	Wes	
6 Jacque Chanez	311/ Matthew Witz	505 459 90 90	550	
7 Alejanana Sotelu	3321 Tierra Fertel.	915 4674496	duy p	
8 Yuridia Posada	3649 Tieng Bahia	(95) 490 0549	42/	
9 Larono Aclandez	3566 John 2229 Tierro Bon.	a (915)849-1860	Tora Meles	
10 Grance a Cardena	12110 Tower fell	915 2766267	Migral C	
11 Disabeth Peres	3304 Tierra quette	915) 777-9146	I Shur	
12 provid Medire	Tierra Alexis (	915/151-371	THE DA	
13 Joseph Chafterne	1554 BESSELVER	383-5632	Blother	
14 JOSE AVALA	3300 Tierra feitel	915/2342693	we to allo	
15 LORPHINE JACKSON	3517 TIERRA AIDA W	915-255-9665	Money Towner of the second	1
16 Isis Orona	14164 Robert Houste	915-731-2241	De Co	
17 Kelissa hornandez	12353 + Herry Alaska	915-820-5924	1000	
18 Tackle Monreal	M381 N. Cave Dr.	915-253-1584	July Mhuel	
19 Dare/ fairley	12484 Tierral Espada Or.	95910-354-067	Duel Taine	
20 H###Clesar Oltiz	11717 Queens Garden Cs.	915-270-3994	Marcy V. Ortig	

	Neighbors in favor of Rezoning and Spec	ial Permit for Ballroom	
	Corner of Edgemere and Tierra Fertil	Case No. PZRZ17-0003	1 and PZST17-00037
Name	Address	Phone	Signature
1 Tilbert ever	14113 Tierria Delfin	915 999-7258	allatterey
2 Lerminia Rodrigues	3281 Bushkir Trail	915-490-0646	Hermin Podria
3 Sentos Anime	11335 Buemon dr	915-615-9793	St.
1 /	4092 Tierra leona	915208-5054	Theronoga Bagley
5 mario Rongel	1409# tierso Leono	915-504/023	Mat Lunge 0
6 Andre Hill	14088 Tierra Leona Dr.	9156676646	NOTO
7 Falipe Velasquez	14089 Trerry Lapon Dr	915-493-4097	Julgalalagay
8 Berenia vinas	12311 Corenzo Ruis	915 540-1742	Benna World
9 Eriker Diona	14168 Robert itvarte	als 7667 8902	e ikuco
10 Veionice Pachoco	3844 Tierra Fili	9156370818	Ville
11 Maxia Badara,	14748 Hunters Grove	575-4941517	Markedage
12 I wil shoul	1117 Edemore	915 667-5733	addelil 1
13 Otheng Rodn Rex	11408 Joseph Clade	915 857-7151	Hara Forge
14 / Juna Kelia	14269 Island birt	1415 204-3810	My Down
15 Summer Martin	3349 Festi Tierra Festi	915-691-3372	Sugger Mart
16 Jose Lopez	14148 Lusse Rock	915-309-7665	Afri
17 Jooy Janisse	3004 Fierro	915 257 7720	Jody Janisce
18 Iquae Draguere	2807 Anise.	919-253-6457	200
19 Susan Lara	14245 Spanish Point	Q15)740-3060	Susagan
20 Cassie Caldera	11021 Spencer	(915) 227-2871	

	Neighbors in favor of Rezoning and Spec		
	Corner of Edgemere and Tierra Fertil	Case No. PZRZ17-0003:	l and PZST17-00037
Name	Address	Phone	Signature
1 Velerie Cuollar	1905 Braveheart	(915)856-1957	Varelair
2 Valeria Rodrigue	2 17.255 Tierra Bella bi	(915) 328-2498	Valera Modigay
Anel Soto	12340 Tierra madre	9151471-1351	au Su
4 Syndra Hargueta	4700 WHOMOTANKS	615/504-1803	July
5 Kay Gozma	14549 Alton Oaks	915 5402073	F2-1-
6 Elison Salin	2 3925 (as casitas	915 8018515	839 ce
7 Imive QuiTONEZ	2044 Shadow ridge Dr	964207313	Jerul 2
8 Sergio gurcia	12757 tierry Bella	915 - 3174278	9
9 Debbie C. Miller	3652 Breean Isabell	915-2690873	Dollan Mille
10 Signa Almanza	3277 Perla Point D	(915/222-549	6 Dungaleng
11 Karla Martine	2 3512 Tierra Dent A	915)521-3181	
12 Jose Castillo	14209 Silver Point AUE	913 7067770	
13 Ishika RelCord	112900 EdgeMERE	915-9216702	May
14 Carmen Campa	12900 Eigenere	915 9216702	Och Dy
15 Alfride Sociano	SIY Towny Outs	915 226 5555	Now in
16/ Ecton Flores	2701 TEERNA KAND	915-740-0566	49/1
17 JAVIES HEREMANE	2 13437 SONBLY FUERTS	915 855-6479	france -
18 Erick Garcia	3012 Garden Lock	915/2036294	Goral ~
19 Manay Munez	14821 Orsten Artis Aug.	915/345-0783	2 Hilling
20 Edgar Aguña	3480 0500rt no 51-	9157496-5789	edger aence
J.			o a