ITEM ORD 2015-6060

VILLAGE OF DOWNERS GROVE Report for the Village Council Meeting 2/17/2015

SUBJECT:	SUBMITTED BY:
PUD Amendment and Rezoning at 305, 307 & 325 Ogden Avenue	Stanley J. Popovich, AICP Planning Manager

SYNOPSIS

Ordinances have been prepared to amend the Planned Unit Development #52 located at 305, 307 and 325 Ogden Avenue and to rezone the subject property from B-3, General Services and Highway Business, to B-3/PUD, General Services and Highway Business with a Planned Unit Development overlay.

STRATEGIC PLAN ALIGNMENT

The goals for 2011-2018 include Strong and Diverse Local Economy.

FISCAL IMPACT

This request does not impact the current redevelopment agreement.

RECOMMENDATION

Approval on the March 3, 2015 active agenda per the Plan Commission's unanimous recommendation. The Plan Commission found that the proposal is an appropriate use for the neighborhood, compatible with the Comprehensive Plan and meets all review and approval criteria for an amendment to a PUD (Section 28.12.040.C.6) and Zoning Ordinance Map Amendment (Section 28.12.030.I).

BACKGROUND

The petitioner is requesting a Planned Unit Development amendment to allow a 15.5 foot setback for the proposed 5,360 square foot out-building at the southwest corner of Florence and Ogden Avenues. In order to approve the Planned Unit Development (PUD) amendment, the petitioner is requesting a rezoning of the development from B-3, General Services and Highway Business, to B-3/PUD, General Services and Highway Business with a Planned Unit Development overlay. The current Zoning Ordinance requires all PUDs to rezone to include a zoning district overlay.

In the Zoning Ordinance, major modifications must be approved with an amendment to the PUD where minor modifications can be administratively approved. The petitioner is proposing a setback deviation to allow a 15.5 foot setback along Florence Avenue for the outbuilding on Lot 2 of the development where 25 feet is required. As a major modification, the setback deviation is the subject of the requested PUD amendment. Other proposed modifications include the removal of the previously approved drive through,

an approximate 3% increase in the outbuilding footprint and the addition of parking on Lot 2. As the other modifications are minor, they can be approved administratively.

Compliance with the Zoning Ordinance

Except for the requested setback deviation, the proposed revisions meet all other regulations in the Zoning Ordinance. The deviation is necessary increase the size of the outbuilding to accommodate the proposed tenant while retaining the parking lot layout with the existing shared access easements. Additionally, if the required street setback along Florence Avenue were met, the building would have to be expanded to the south which would be closer to the residential properties.

The previously approved planned development includes a special use for a drive through and a deviation for the number of stacking spaces. With the removal of the drive through in this proposal, the special use will be rescinded making the deviation for stacking spaces no longer necessary. Therefore, the petitioner is proposing to reduce the intensity of the use on Lot 2 (outlot) but is requesting to swap the previously approved stacking deviation with the proposed outbuilding setback deviation.

Traffic

While it is not related to the setback deviation requested, the petitioner has offered to formally restrict tractor trailer traffic to Ogden Avenue and northbound on Florence Avenue. The tractor trailer restriction does not apply to smaller delivery trucks that may use any of the four access points.

Compliance with the Comprehensive Plan

The proposed PUD amendment remains consistent with the Comprehensive Plan as shown below:

- Develops Catalyst Site #32 with a development that will complement the existing neighborhood retail with new retail uses that are targeted towards nearby residents.
- Develops an underutilized commercial property that has been vacant for many years.
- Provides a blend of retail uses that are consistent with the Corridor Commercial designation.
- Expands the commercial depth of Ogden Avenue to facilitate a development of this size.
- Provides perimeter landscape screening of parking areas, a high level of design, adds value to surrounding properties and improves Ogden Avenue access management.

Public Comment

During the Plan Commission meeting, multiple residents expressed concerns about the development but there were no concerns relative to the proposal. The concerns included tractor trailer traffic movement and the previously approved turn restrictions onto Florence and Fairview Avenues. Other concerns expressed at the meeting included the proximity of the development to the adjacent residential properties.

ATTACHMENTS

Ordinance Aerial Map Staff Report with attachments dated January 5, 2015 Draft Minutes of the Plan Commission Hearing dated January 5, 2015

PD #52 - Amendment PC #40-14

ORDINANCE NO.

AN ORDINANCE APPROVING A PLANNED UNIT DEVELOPMENT AMENDMENT TO PLANNED DEVELOPMENT #52, TO REVISE THE OUTBUILDING SETBACK AT <u>305-307 OGDEN AVENUE</u>

WHEREAS, the Village Council has previously adopted Ordinance No. 5389 on May 14, 2014, designating the property described therein as Planned Development #52; and,

WHEREAS, Planned Development #52 is now known as Planned Unit Development #52; and,

WHEREAS, a Planned Unit Development (PUD) is a development project approved in accordance with the planned unit development procedures in effect at the time the development was approved; and,

WHEREAS, the Owners have filed a written petition with the Village conforming to the requirements of the Zoning Ordinance and requesting an amendment to Planned Unit Development #52 to revise the outbuilding setback on the property located at 305-307 Ogden Avenue; and,

WHEREAS, such request was referred to the Plan Commission of the Village of Downers Grove, and the Plan Commission has given the required public notice, conducted a public hearing for the petition on January 5, 2015, and has made its findings and recommendations, all in accordance with the statutes of the State of Illinois and the ordinances of the Village of Downers Grove; and,

WHEREAS, the Plan Commission has recommended approval of the requested petition, subject to certain conditions; and,

WHEREAS, the Village Council has considered the record before the Plan Commission, as well as the recommendations of the Plan Commission.

NOW, THEREFORE, BE IT ORDAINED by the Council of the Village of Downers Grove, DuPage County, Illinois, as follows:

<u>SECTION 1</u>. That the provisions of the preamble are incorporated into and made a part of this ordinance as if fully set forth herein.

<u>SECTION 2</u>. That a Planned Unit Development Amendment is hereby authorized to revise the outbuilding setback at 305-307 Ogden Avenue.

<u>SECTION 3.</u> That approval set forth in Section 2 of this ordinance is subject to the findings and recommendations of the Downers Grove Plan Commission regarding File PC-40-14 as set forth in the minutes of their January 5, 2015 meeting.

<u>SECTION 4.</u> The approval set forth in Section 2 of this ordinance is subject to the following conditions:

 The amended PUD development plan shall substantially conform to the staff report dated January 5, 2015; engineering drawings prepared by Shorewood Development Group dated January 31, 2014 and last revised December 19, 2014; architectural drawings prepared by Greenberg Farrow dated December 19, 2014; landscape plan and details prepared by Jarrard Design dated January 31, 2014 and last revised December 18, 2014, except such plans may be modified to conform to Village Codes and Ordinances.

2. Tractor trailer traffic for this development is restricted to Ogden Avenue and Florence Avenue north of the subject site's Florence Avenue curb cut.

<u>SECTION 5.</u> That the outbuilding setback is consistent with and complimentary to the overall planned unit development site plan and with the requirements of the "*B-3, General Services and Highway Business*" zoning district.

<u>SECTION 6</u>. That all ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

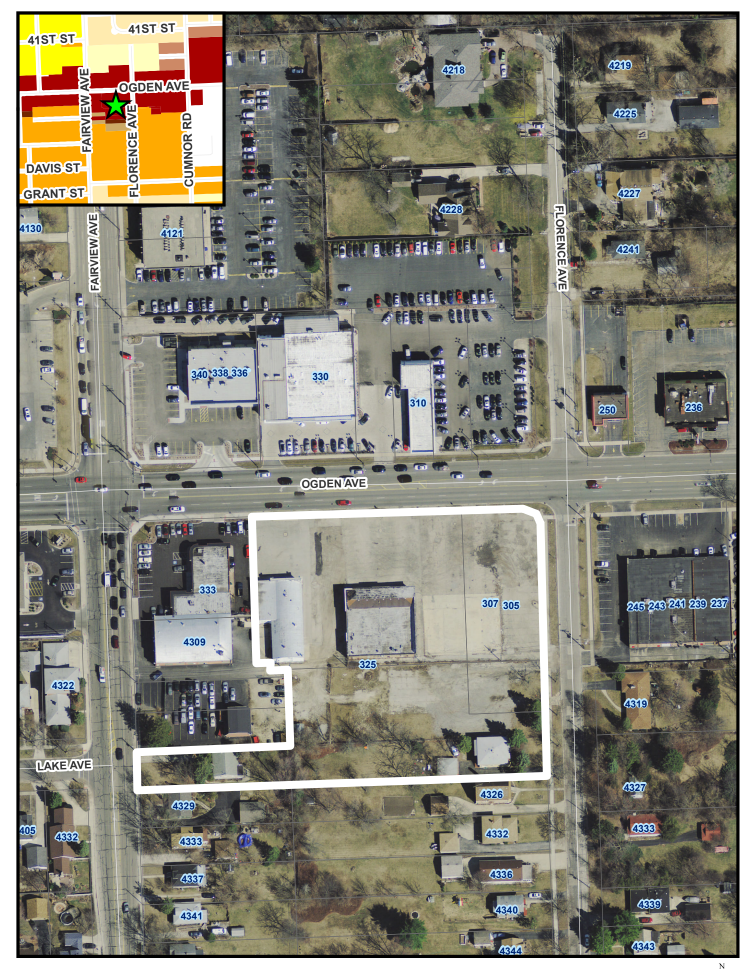
<u>SECTION 7</u>. That this ordinance shall be in full force and effect from and after its passage and publication in pamphlet form as provided by law.

Mayor

Passed: Published: Attest:

Village Clerk

1\mw\ord.15\PUD#52-Amd-Fresh Thyme-PC-40-14



^{0 25 50} 100 150 Feet 305, 307 & 325 Ogden Ave - Location Map



VILLAGE OF DOWNERS GROVE REPORT FOR THE PLAN COMMISSION JANUARY 5, 2014 AGENDA

SUBJECT:	Түре:	SUBMITTED BY:	
PC-40-14 305-307 and 325 Ogden Avenue	Planned Unit Development Amendment and Rezoning	Kelley Chrisse Planner	

REQUEST

The petitioner is requesting approval of:

- 1. An amendment to Planned Unit Development (PUD) #52 to modify the building and parking on Lot 2 of the Fresh Thyme development at 305-307 Ogden Avenue; and
- 2. A Zoning Map Amendment to rezone the property located at 305-307 and 325 Ogden Avenue from B-3, General Services and Highway Business, to B-3/PUD, General Services and Highway Business with a Planned Unit Development overlay.

NOTICE

The application has been filed in conformance with applicable procedural and public notice requirements.

GENERAL INFORMATION

OWNER:	SDG Downers Grove LLC 2150 East Lake Cook Road, Suite 820 Buffalo Grove, IL 60089		
	SDG Oswego A LLC 2150 East Lake Cook Road, Suite 820 Buffalo Grove, IL 60089		
APPLICANT:	Dan Angspatt Shorewood Development Group 2150 East Lake Cook Road, Suite 820 Buffalo Grove, IL 60089		

PROPERTY INFORMATION

EXISTING ZONING:	B-3, General Services and Highway Business
EXISTING LAND USE:	Commercial/Vacant (under construction)
PROPERTY SIZE:	3.09 acres (134,707 square feet)
PINS:	09-04-300-053, -054, -055, -056

SURROUNDING ZONING AND LAND USES

ZONING	FUTURE LAND USE
NORTH: B-3, General Services & Highway Business	Corridor Commercial
SOUTH: R-5, Residential Attached House 5 &	Single Family Residential
R-6, Residential Apartment/Condo 6	

PC-40-14, 305-307 Ogden Avenue, Planned Development Amendment January 5, 2015

EAST:	B-3, General Services & Highway Business &	Co
	R-4, Residential Detached House 4	Sii
WEST:	B-3, General Services & Highway Business,	Co
	R-4, Residential Detached House 4 &	Sii
	R-5, Residential Attached House 5	

Corridor Commercial & Single Family Residential Corridor Commercial & Single Family Residential

ANALYSIS

SUBMITTALS

This report is based on the following documents, which are on file with the Department of Community Development and attached to the report as noted:

- 1. Application/Petition for Public Hearing
- 2. Location Map (Exhibit A)
- 3. Project Summary/Narrative Letter (Exhibit B)
- 4. Neighborhood Meeting Summary (Exhibit C)
- 5. Plat of Subdivision (Exhibit D)
- 6. Proposed Site Plan (Exhibit E)
- 7. Rendering (Exhibit F)
- 8. Engineering Drawings (Exhibit G)
- 9. Architectural Drawings (Exhibit H)
- 10. Landscape Plan (Exhibit I)
- 11. Truck Turn Exhibit (Exhibit J)

PROJECT DESCRIPTION

The petitioner is requesting a Planned Unit Development Amendment to approve a street setback deviation for the proposed outbuilding located at the southwest corner of Ogden and Florence Avenues, commonly known as 305-307 Ogden Avenue. The petitioner is also requesting a Zoning Map Amendment to rezone the property from B-3, General Services and Highway Business, to B-3/PUD, General Services and Highway Business with a Planned Unit Development overlay for 305-307 and 325 Ogden Avenue. The subject site is part of the Fresh Thyme development, PD #52, which consists of two lots as depicted on Exhibit D. Lot 1 is currently under construction to build a 29,055 square foot Fresh Thyme grocery store. Lot 2, the subject of the requested PUD amendment, is to be improved with a proposed 5,360 square foot outbuilding.

A new Zoning Ordinance has taken effect since the original planned development approval in May 2014. The intention in the new ordinance is to convert all existing Planned Developments into Planned Unit Developments when major amendments (as identified in Section 12.040.E of the Zoning Ordinance) are proposed for existing Planned Developments. Additionally, PUDs now require a Zoning Map Amendment so that the PUD is shown on the Zoning Map as an overlay. As stated above, the zoning of this property would be B-3/PUD, if approved.

The development has a total of four access points; two on Ogden Avenue and one each on Florence and Fairview Avenues. Access to and through the development is shared between Lots 1 and 2 via an access easement, as depicted on the recorded Plat of Subdivision (Exhibit D). The petitioner is proposing no changes to Lot 1, the Fresh Thyme building or the four access points. The only proposed changes occur on Lot 2. In order to secure tenants for the outbuilding on Lot 2, the petitioner is proposing some minor modifications and requesting a setback deviation. The modifications include removing the previously approved drive through but keeping the restaurant use and adjacent retail use. With the removal of the drive through, additional parking will be incorporated into Lot 2. The outbuilding is also proposed to

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increase in size by approximately 850 square feet with a requested 15.5 foot setback along Florence Avenue where 25 feet is required. The removal of the drive through, increased footprint by approximately 3% and additional parking are considered to be minor modifications that can be approved administratively. Per Section 12.080.E of the Zoning Ordinance, the requested setback deviation along Florence Avenue is a major modification, which is the purpose of this requested amendment. If approved, the development plan will be revised with the requested setback and include the minor modifications to Lot 2 that are being administratively approved.

While no changes are proposed to the internal circulation, additional parking will be provided and the parking lot layout will be revised slightly as part of the amendment. The petitioner has, however, agreed to restrict tractor trailer traffic to Ogden Avenue with an exit point at Florence Avenue to get back to Ogden Avenue. The truck turn exhibit (Exhibit J) depicts the restricted traffic patterns.

COMPLIANCE WITH THE COMPREHENSIVE PLAN

The Comprehensive Plan identifies the subject site as being a part of Catalyst Site #32. The Plan notes this site is underutilized and prior to the current construction had vacant buildings. The catalyst site is being developed to complement the neighborhood retail nature of this area by providing new commercial uses targeted towards nearby residents. The already approved grocery store and proposed modifications of the outlot dedicated to retail users is consistent with the goals of the Comprehensive Plan and its specific goals for Catalyst Site #32.

The Comprehensive Plan designates the northern 300 feet of the site as Corridor Commercial and southern 50 feet as Single Family Residential. Corridor Commercial land uses include a blend of neighborhoodoriented commercial retail, office, service and multi-family uses. The Corridor Commercial uses should function in a dual role within the Village by serving the needs of local residents while providing services to the larger region. Similarly, the Plan notes the Ogden Avenue corridor should continue to function in its dual role by serving the daily needs of local residents and providing commercial services to the larger region. The grocery store currently under construction and proposed modifications to the retail outbuilding will serve the needs of local residents and also provide services to the larger region.

While the proposed development does not follow the single family residential designation along the southern 50 feet of the property, the PUD meets the intent of the Comprehensive Plan to expand commercial lot depth along Ogden Avenue to encourage commercial expansion on a case-by-case basis given the location, context, use and screening. All applicable property within the development has already been rezoned to expand the B-3 zoning district and facilitate this development. The requested rezoning with this petition is an administrative technicality to add a PUD overlay to the Zoning Map for an already existing PUD.

The Comprehensive Plan calls for perimeter landscape screening of parking areas, a high level of design that blends with surrounding properties, increasing value of the adjacent properties and improving access management along Ogden Avenue. There are no changes proposed to Lot 1 or to the overall building designs, which are consistent with the recommendation for high quality design in the Comprehensive Plan. As previously approved, a six-foot tall privacy fence and landscaping will be installed along the southern property line to screen the commercial development from adjacent residential properties. Additional landscaping is being provided along Florence Avenue to screen the expanded parking on Lot 2 from adjacent residential properties. The proposed modifications to the development improve access management by restricting tractor trailer traffic to Ogden Avenue with an egress point on Florence Avenue to get back to Ogden Avenue. The modified truck traffic restrictions will minimize traffic interruptions on Fairview Avenue. The proposed PUD amendment is consistent with the Comprehensive Plan.

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COMPLIANCE WITH THE ZONING ORDINANCE

The property is in a PUD and zoned B-3, General Services and Highway Business. The proposed retail store (consumer shopping goods) and restaurant are listed as permitted uses in the B-3 zoning district. The PUD allows certain zoning regulations to be calculated for the overall development, such as open space and floor area ratio (FAR).

The proposed building setback deviation for the outbuilding and the other minor modifications to the site that affect the overall PUD are summarized below:

Lot 1 - Fresh Thyme Lot	Required	Approved	
	75 ft from	160 ft from	
North Setback (Street Yard)	CL of Ogden Avenue	CL of Ogden Avenue	
East Setback (Street Yard)	26 ft	137 ft	
South Setback (Rear Yard)	9 ft	50.5 ft	
West Setback (Side Yard)	9 ft	10.7 ft	
Building Height	60 ft	22.67 ft	
Parking Spaces	92	120	

Lot 2 - Outlot	Required	Proposed	
	75 ft from	115 ft from	
North Setback (Street Yard)	CL of Ogden Avenue	CL of Ogden Avenue	
East Setback (Street Yard)	25 ft	15.5 ft	
South Setback (Rear Yard)	n/a	105 ft	
West Setback (Side Yard)	n/a	16 ft	
Building Height	60 ft	16 ft	
Parking Spaces	14	29	

Overall PUD	Required	Proposed		
Open Space (Total Lots 1 and 2)	10% (13,471 sq ft)	15% (20,233 sq ft)		
Floor Area Ratio	0.75	0.47		
Parking Lot Setbacks				
	50 ft from	43 ft from		
North Setback	CL of Ogden Avenue	CL of Ogden Ave		
East Setback	8 ft	8.5 ft		
South Setback	6 ft	8.3 ft		
	0 ft (north parking lot)	5 ft (north parking lot)		
West Setback	25 ft (south drive aisle)	54 ft (south drive aisle)		

Table 1: Zoning Ordinance Compliance (changes are bolded and italicized)

The proposed amendment deviates from the required street setback but has eliminated the need for the special use approval for the drive through and the deviation for the number of stacking spaces associated with the drive through restaurant. The petitioner is requesting a 15.5 foot building setback along Florence Avenue, where 25 feet is required. (Although the drawings submitted show a three foot awning that extends beyond the building, only a two and a half foot encroachment is permitted. The petitioner is not requesting a deviation for additional encroachment and will stay within the permitted encroachment for the awnings.) This setback departure is necessary to increase the size of the building while retaining the previously approved parking lot layout due to the recorded shared access easements. Additionally, if the required

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street setback along Florence Avenue was met, the building would have to be expanded to the south which would be closer to the residential properties. This deviation is necessary.

The special use approval granted for the drive through will be rescinded with this PUD amendment, as a drive through is no longer proposed. With the removal of the drive through lane, the petitioner is able to increase the number of parking stalls provided on Lot 2. The original planned development approval required a shared parking agreement because Lot 2 did not provide enough parking to support the proposed uses in the original configuration. In the proposed amendment, Lot 2 will have ample parking for the new distribution of uses on the subject property. An access easement was recorded on the plat of subdivision to provide for shared access for ingress and egress to a public roadway, which will remain.

With the establishment of the planned development in May 2014, the Village approved deviations for the vehicle parking setback along Ogden Avenue, the number of stacking spaces associated with the drive through restaurant, the number of monument signs and the monument sign side yard setback requirement along Fairview Avenue. While the requested amendment would remove the deviation for the stacking spaces associated with the drive through restaurant, the other approved deviations will remain. The petitioner is requesting a street setback deviation for the outbuilding. As depicted in the table above, the planned development amendment meets nearly all of the B-3 zoning district bulk requirements. The setback deviation is necessary to limit the impact of the development on the surrounding residential uses. The proposal is consistent with the Village's Zoning Ordinance.

TRAFFIC AND PARKING

The removal of the drive through on Lot 2 eliminates the drive through traffic and the requirement for stacking spaces. While a restaurant use is still proposed, the size of the tenant space will be reduced, which also reduces the number of parking required for the restaurant. Additionally, the elimination of the drive through lane allows additional parking to be provided on Lot 2, which will provide ample parking for the new distribution of uses on the outlot. The requirement to share parking between the lots will no longer be necessary as each lot contains more than the required number of parking spaces. Additionally, the number of parking spaces required has decreased with the new Zoning Ordinance, wherein the parking ratios for the proposed uses have been reduced.

No changes are proposed to the internal circulation of the site. However, the petitioner has agreed to restrict tractor trailer traffic to Ogden Avenue with an exit point at Florence Avenue to get back to Ogden Avenue. No tractor trailer traffic will be permitted from the site onto Fairview Avenue. All previously approved turn restrictions will remain in place. The southern access drive that connects Fairview and Florence Avenues will also have speed bumps to discourage cut-through traffic, as previously approved.

ENGINEERING/PUBLIC IMPROVEMENTS

In order to accommodate the tractor trailer traffic restriction on Ogden Avenue, the petitioner worked with IDOT for the approval to install a mountable curb at the right-in and right-out access point on Ogden Avenue. As there is a slight decrease in the impervious area, there are no additional stormwater management requirements. All public improvements required for the PUD were previously approved and will be provided in accordance with the original approval, as the proposed PUD amendment does not trigger any additional public improvements.

PUBLIC SAFETY

The Fire Prevention Division has reviewed the proposed modifications and has expressed no concerns. The truck turn exhibit demonstrates that there will be sufficient access for emergency vehicles and the Village will still have access to all four sides of both buildings. The proposed PUD amendment does not impact public safety access and both buildings are required to meet the Village's code requirements, including fire alarm and sprinkler systems.

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NEIGHBORHOOD COMMENT

In accordance with Section 12.010.F, notice was provided to all adjacent property owners in addition to posting the public hearing notice signs and publishing the legal notice in *Downers Grove Suburban Life*. Only a couple inquiries have been received to date. No concerns have been expressed relative to the requests. Concerns have been expressed concerning the previously approved southern access drive. However, there are no proposed changes to this access drive as part of this petition.

Additionally, the petitioner was required per Section 12.030.B of the Zoning Ordinance to hold a neighborhood meeting regarding the rezoning request. A summary of the December 16, 2014 meeting is attached as Exhibit C.

FINDINGS OF FACT

Planned Unit Development Amendment

An amendment to a Planned Unit Development requires review and approval in accordance with Section 12.040.C.6, *Review and Approval Criteria of Planned Unit Developments*. The decision to amend the zoning map to approve a PUD development plan and to establish a PUD overlay district are matters of legislative discretion that are not controlled by any single standard. In making recommendations and decisions regarding approval of planned unit developments, review and decision-making bodies must consider at least the following factors:"

- *a. The zoning map amendment review and approval criteria of Sec. 12.030.I.* See the analysis of rezoning review and approval criteria below. This criterion is met.
- b. Whether the proposed PUD development plan and map amendment would be consistent with the comprehensive plan and any other adopted plans for the subject area.

The proposed PUD amendment is consistent with the Comprehensive Plan. The Plan identifies this area as catalyst site #32, prime for redevelopment, recommends increasing the commercial depth along Ogden Avenue and encourages the reinvestment of underutilized commercial properties within the Ogden Avenue corridor. The subject property, having been vacant for a number of years, is anticipated to spur further redevelopment of commercial areas in this corridor upon completion of the entire development. Additionally, the goal of the proposed modifications to the outlot is to secure a tenant, thereby maximizing the viability of this outbuilding and, ultimately, the overall development. This criterion is met.

- c. Whether PUD development plan complies with the PUD overlay district provisions of Sec. 4.030. As discussed above, the PUD amendment is consistent with and furthers the goals of the Comprehensive Plan. Additionally, one of the objectives of a PUD is to incorporate attractive, high-quality landscaping, architecture and signage, which is what the petitioner has proposed for the entire development. The significant investment in this property is demonstrated in the quality of design in the attached drawings. The changes proposed by the petitioner will incorporate additional high quality landscaping. Although the new Zoning Ordinance only requires 10% open space, the petitioner has maintained 15% open space to contribute to the beautification of the Ogden Avenue corridor. This criterion is met.
- *d.* Whether the proposed development will result in public benefits that are greater than or at least equal to those that would have resulted from development under conventional zoning regulations. The previously approved Planned Development results in the redevelopment of vacant and underutilized commercial property that had been vacant for a number of years and was identified in the Comprehensive Plan as catalyst site #32. The overall redevelopment of the site will contribute to the general welfare of the community by adding a new grocery store and two new retail establishments. The minor modifications to the outlot will secure the desired tenants, which were

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not previously identified with the original approval. The PUD amendment merely swaps a stacking deviation for a setback deviation in order to ensure the viability of not only the outbuilding but the development as a whole. This criterion is met.

e. Whether appropriate terms and conditions have been imposed on the approval to protect the interests of surrounding property owners and residents, existing and future residents of the PUD and the general public.

The PUD amendment is limited to a request for a street setback deviation. The petitioner no longer needs the deviation for the number of vehicle stacking spaces but is instead requesting to locate the outbuilding closer to Florence Avenue, essentially swapping one deviation for another. In fact, the Special Use approval for the drive through will also be rescinded with this amendment, eliminating a special approval for this development. With the modifications being proposed, the petitioner is maintaining 15% of the development as open space where only 10% is required and will be adding more plantings to enhance the screening of the expanded parking lot from adjacent residential uses. The increased parking will ensure that a shared parking arrangement is not necessary to meet the parking requirements. With the exception of the setback deviation, all other changes proposed meet code requirements and can be administratively approved. The anticipated impact of the PUD amendment on the surrounding property owners and residents, existing and future residents of the PUD and the general public is a revived commercial property that can spur redevelopment of the Ogden Avenue corridor. This criterion is met.

Zoning Map Amendment (Rezoning)

A Zoning Map Amendment to create a PUD overlay is required in order to approve a PUD amendment for PD #52, the Fresh Thyme development. Zoning map amendments require review per Section 12.030.I of the Zoning Ordinance, *Review and Approval Criteria*, "The decision to amend the zoning map is a matter of legislative discretion that is not controlled by any single standard. In making recommendations and decisions about zoning map amendments, review and decision-making bodies must consider at least the following factors:"

1. The existing use and zoning of nearby property.

The existing use of the subject development is proposed to be commercial, with Lot 1 already under construction for a proposed Fresh Thyme grocery store. The current zoning of the development is B-3, General Services and Highway Business. Adjacent properties are primarily B-3 along Ogden Avenue with residential zoning to the south, east and west. The purpose of this rezoning is an administrative technicality to designate the development as a PUD overlay on the Zoning Map. This criterion is met.

2. The extent to which the particular zoning restrictions affect property values.

The PUD overlay and the approved development plan will protect the character and integrity of adjacent areas by requiring subsequent approvals for major changes, which will assist in maintaining property values. This PUD amendment includes the removal of the drive through and associated drive through traffic, which will reduce the impact of this development on adjacent properties. Additionally, the petitioner will install landscaping and a six-foot tall privacy fence along the southern property line as previously approved and is proposing to increase the amount of landscaping along Florence Avenue in order to minimize the potential adverse impacts to adjacent properties. As such, the PUD overlay restrictions will not negatively affect property values but could protect property values. With the removal of the drive through but retaining the commercial uses, the rezoning will have no negative impact on surrounding property values. This criterion is met.

3. The extent to which any diminution in property value is offset by an increase in the public health, safety and welfare.

The proposed rezoning will not impact property values or the public health, safety and welfare of the community or neighborhood. Excluding the removal of the drive through, the use of the properties will remain the same if the rezoning is approved. The rezoning is an administrative technicality. This criterion is met.

4. The suitability of the subject property for the zoned purposes.

Currently, the properties are zoned for the existing uses. The process to rezone is an administrative technicality to add a PUD overlay designation on the Zoning Map. The subject properties are zoned commercially and will continue to be used for commercial purposes. In order to approve the PUD amendment, however, the development needs to be rezoned to B-3/PUD, General Service and Highway Business with a PUD overlay. This criterion is met.

5. The length of time that the subject property has been vacant as zoned, considering the context of land development in the vicinity.

The comprehensive redevelopment of the existing properties is currently underway. However, prior to the PUD designation in May 2014, the properties sat vacant for a number of years. The rezoning of the properties for the PUD overlay will ensure the viability of this development and particularly the outlot. This criterion is met.

6. The value to the community of the proposed use.

The redevelopment of this site is a goal of the Comprehensive Plan, as it is identified as catalyst site #32. The rezoning for the PUD overlay will permit the development of Lot 2 that will complement the neighborhood retail nature of this area and add two new retail tenants that will benefit the neighborhood and community. This criterion is met.

7. The comprehensive plan.

The proposed PUD overlay and the proposed development modifications are consistent with the Comprehensive Plan as described on page 6 of this report. This criterion is met.

RECOMMENDATION

The proposed Planned Unit Development Amendment and Zoning Map Amendment (rezoning) is consistent with the Comprehensive Plan and surrounding zoning and land use classifications. Based on the findings listed above, staff recommends the Plan Commission make a positive recommendation to the Village Council regarding this petition subject to the following conditions:

- 1. The amended PUD development plan shall substantially conform to the staff report dated January 5, 2015; engineering drawings prepared by Shorewood Development Group dated January 31, 2014 and last revised December 19, 2014; architectural drawings prepared by Greenberg Farrow dated December 19, 2014; landscape plan and details prepared by Jarrard Design dated January 31, 2014 and last revised December 18, 2014, except such plans may be modified to conform to Village Codes and Ordinances.
- 2. Tractor Trailer traffic for this development is restricted to Ogden Avenue and Florence Avenue north of the subject site's Florence Avenue curb cut.

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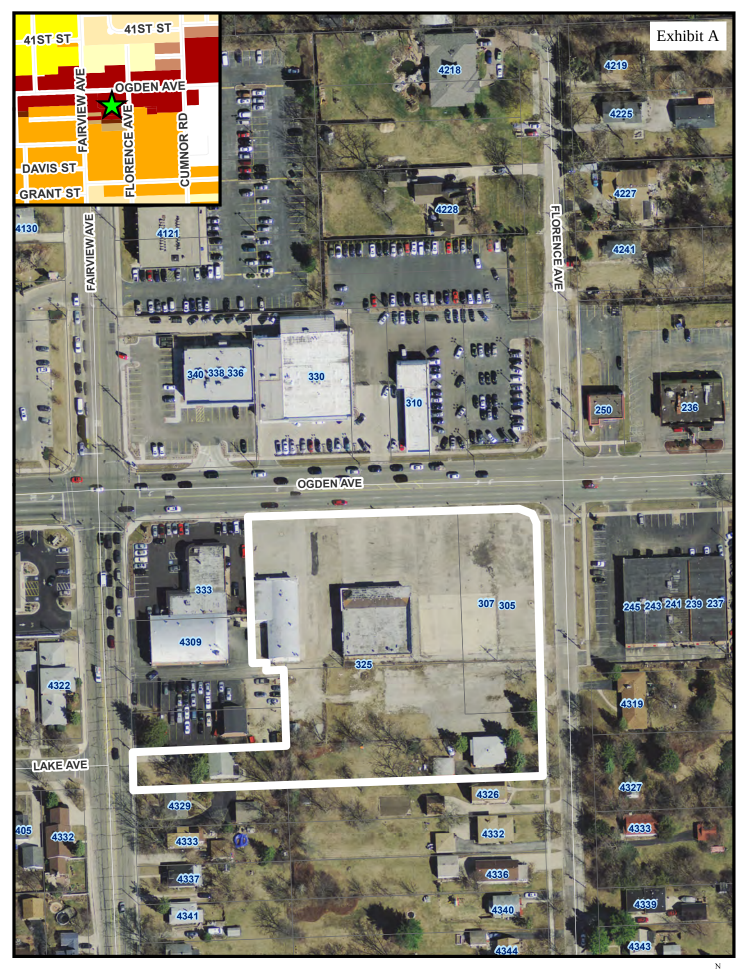
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Staff Report Approved By:

Stanley J. Popovich, AICP Planning Manager

SP:kc -att

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^{0 25 50} 100 150 Feet 305, 307 & 325 Ogden Ave - Location Map

Exhibit B



December 30, 2014

Kelley Chrisse Planner Village of Downers Grove 801 Burlington Ave Downers Grove, IL 60515 (630) 434-5520 kchrisse@downers.us

RE: Project Summary / Narrative Letter – Downers Grove (Lot 2 – Outlot Building)

Dear Kelley,

Shorewood Development Group would like to request a Planned Unit Development Amendment to the Redevelopment of Lot 2 (Outlot Building) located at 305-307 Ogden Avenue at the (SWC) of Ogden Avenue and Florence Avenue. Our requests for relief includes a request for PUD Amendment and a request for Zoning Ordinance Map Amendment. Reference the required submittal application, fee, documents and revised plans provided.

The following positive items should be noted that with the revised plan:

- New proposed building eliminates the drive-thru use and the associated drive-thru vehicle traffic volume
- Total required parking spaces REDUCED from 142 spaces to 117 spaces
- Total parking spaces provided INCREASED from 142 spaces to 149 spaces
- Total landscape area INCREASES 5 square feet from the previously approved area and the landscape area along Florence Avenue proposes additional planting material.

In order to accommodate the proposed use and redevelopment, a breakdown and summary of each request for approval by the Plan Commission and Village Council is outlined below:

1. Request for PUD Amendment:

We are requesting relief to reduce the front yard building setback to 12.5'. The proposed building is setback 15.5' and the awning is setback 12.7' from Florence Avenue. Please note 12.5' is 50% of the required 25' building setback in the B-3 Zoning District. Per Section 12.040: Planned Unit Developments, we offer the following comments in **bold**:

- a) The zoning map amendment review and approval criteria of Sec 12.0301; See page 2 of this letter, #2 Request for Zoning Ordinance Map Amendment, comments 1-7 below for review and approval criteria of Section 12.0301.
- b) Whether the proposed PUD development plan and map amendment would be consistent with the comprehensive plan and any other adopted plans for the subject area; The PUD Development Plan and map amendment are consistent with the Commercial Areas Plan of the Village Comprehensive Plan. The intersection of Fairview Avenue and Ogden Avenue including the subject properties for rezoning and the proposed development are noted as a Gateway and Commercial Corridor of the community.
- c) Whether PUD development plan complies with the PUD overlay district provisions of Sec 4.030; The PUD development is consistent with and helps advance the goals and policies of the comprehensive plan with such objectives as high-quality buildings & improvements and attractive high-quality landscaping, lighting, architecture and signage.

- d) Whether the proposed development will result in public benefits that are greater than or at least equal to those that would have resulted from development under conventional zoning regulations; The development of the parcel will have a positive effect to property values in the area, is an improvement for the Ogden Avenue Corridor and will be an asset to the community.
- e) Whether appropriate terms and conditions have been imposed on the approval to protect the interests of surrounding property owners and residents, existing and future residents of the PUD and the general public; A neighborhood meeting was conducted to discuss the rezoning and building revisions with adjacent neighbors. The nine (9) neighbors in attendance unanimously voted in favor for the new building and preferred the building to not have a drive-thru. A summary report of the meeting, an attendance roster and the exhibits provided to the neighbors have been provided to the Village.
- 2. Request for Zoning Ordinance Map Amendment:

Parcels 09-04-300-054 and 09-04-300-056 which are currently zoned B-3 General Services and Highway Business are required to be rezoned to add a PUD Overlay. Per Section 12.030 Zoning Map Amendments (rezonings), we offer the following comments in **bold**:

- 1) The existing use and zoning of nearby property; The development fronts the Ogden Avenue corridor and Florence Avenue, and is surrounded by B3 District property to the east and north.
- 2) The extent to which the particular zoning restrictions affect property values; The development of the parcel will have a positive effect to property values in the area, is an improvement for the Ogden Avenue Corridor and will be an asset to the community.
- 3) The extent to which any diminution in property value is offset by an increase in the public health, safety and welfare; The rezoning and redevelopment of the property will not have a negative impact in the public health, safety and welfare of the area.
- 4) The suitability of the subject property for the zoned purposes; Per the Commercial Areas Plan of the Village Comprehensive Plan, the intersection of Fairview Avenue and Ogden Avenue including the subject properties for rezoning and the proposed development are noted as a Gateway and Commercial Corridor of the community.
- 5) The length of time that the subject property has been vacant as zoned, considering the context of land development in the vicinity; The subject property was recently approved in 2014 per Ordinance 5389; an ordinance to designate Planned Development #52.
- 6) The value to the community of the proposed use; The addition of retail and restaurant uses will provide additional sales tax revenue for the community.
- 7) The comprehensive plan; Per the Village Comprehensive Plan, the site is noted as a Catalyst Redevelopment Opportunity in the East Ogden Avenue Key Focus Area.

We appreciate your time and assistance. If you have any questions or require additional information, do not hesitate to call me.

Very truly yours,

Dan Angspatt, P.E. Vice President of Engineering Shorewood Development Group

Exhibit C



December 18, 2014

NEIGHBORHOOD MEETING SUMMARY REPORT

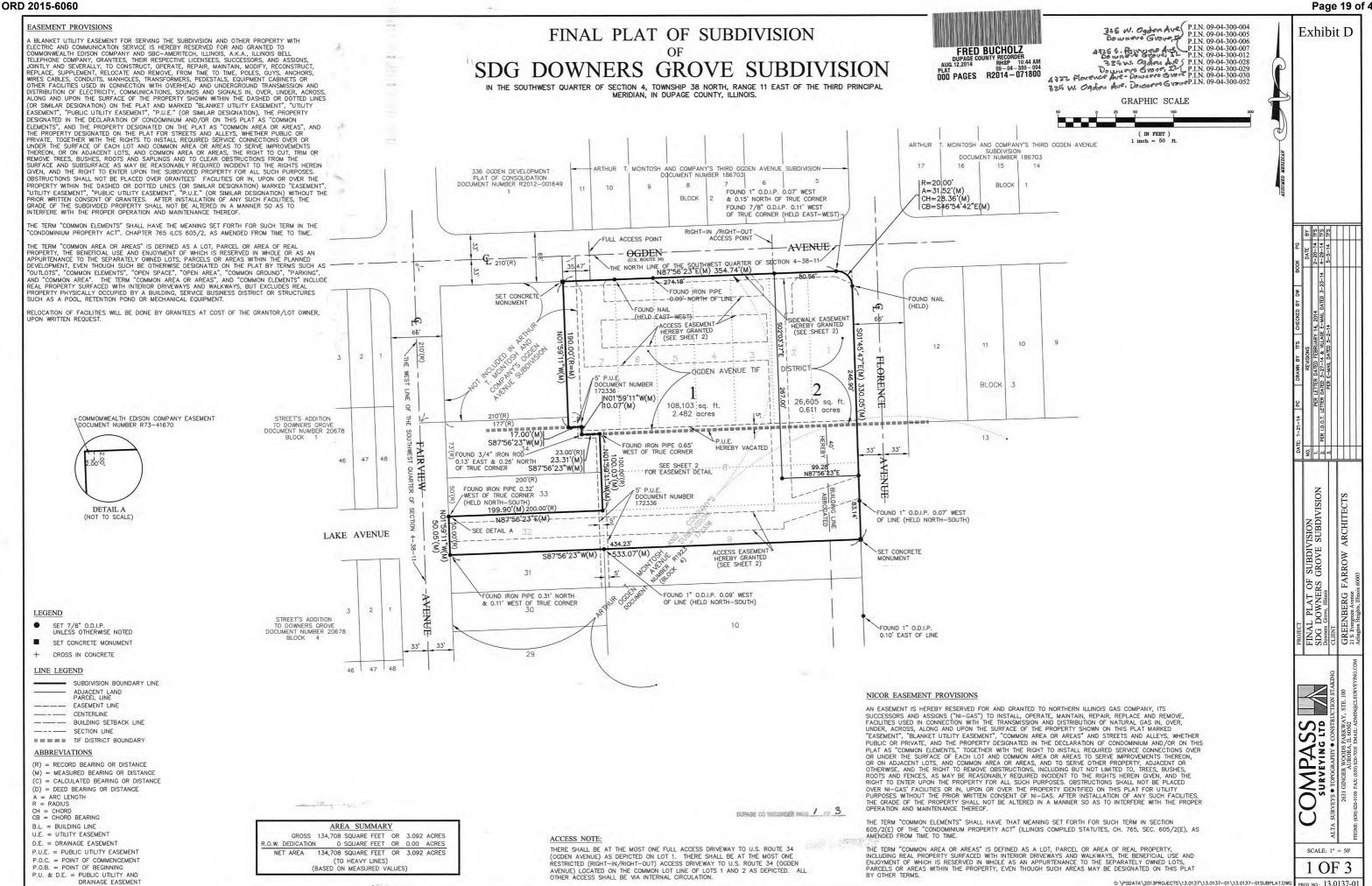
Topic:305 & 307 Ogden Avenue – Lot 2 Outlot Building RezoningDate:Tuesday December 16, 2014Time:6:00 pm – 7:00 pm

A neighborhood meeting was conducted on December 16th, 2014 to discuss the rezoning of Lot 2 and proposed building revisions with the adjacent neighbors. Nine (9) neighbors were in attendance and Dan Angspatt of Shorewood Development Group provided a short presentation to describe the changes that were being proposed. Bernard Morales of SDG and Dennis Jarrard of Jarrad Design were also in attendance to provide any information regarding truck turn movements or landscaping. An 11x17 color landscape exhibit was passed out depicting the approved building with drive-thru and the new proposed building without drive-thru. A 24x36 color rendering was also displayed for neighbors to view the proposed multi-tenant building. Upon the conclusion of the presentation SDG provided answers to any questions and concerns the neighbors had regarding the Lot 2 building.

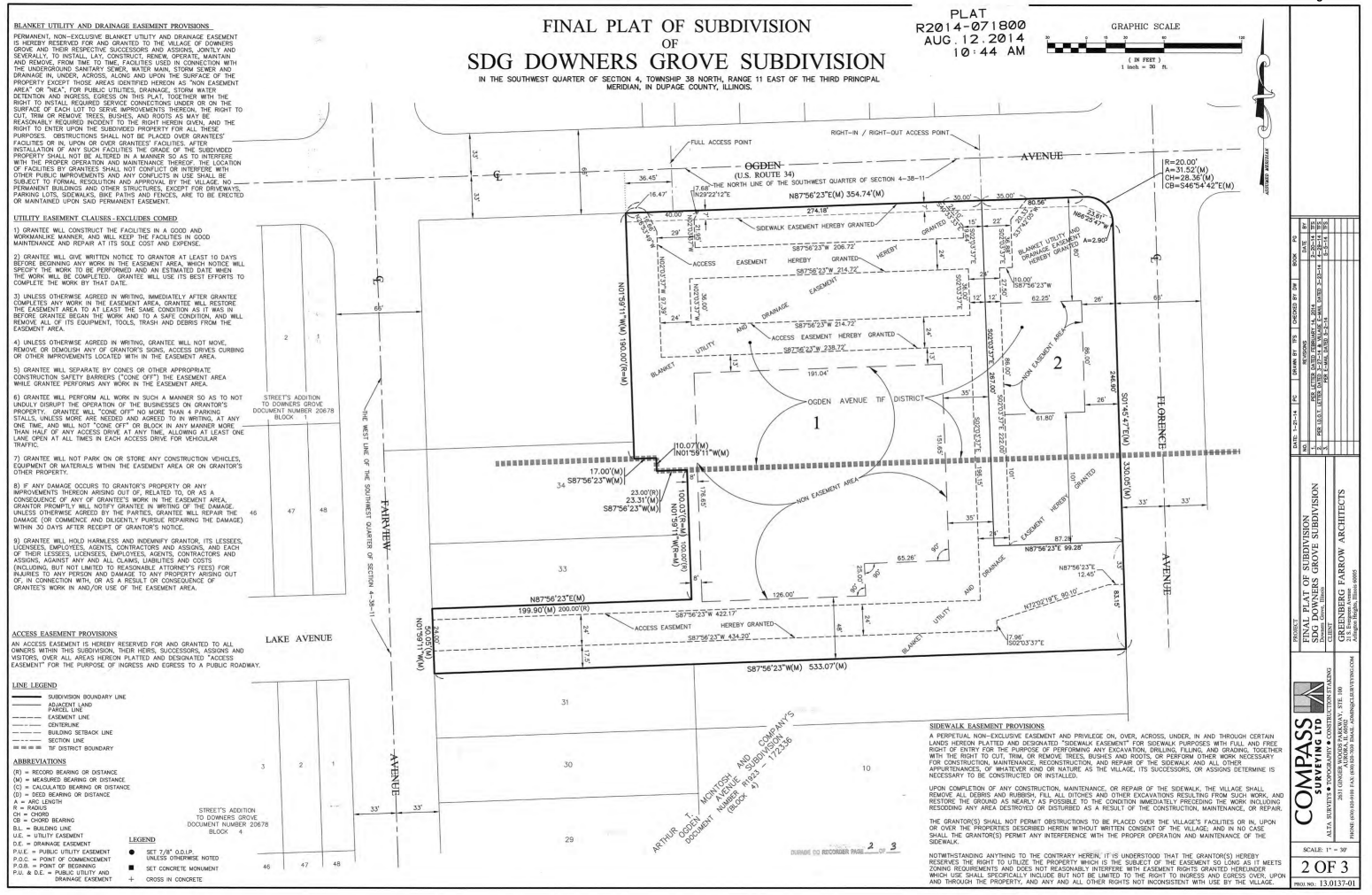
Resident questions regarding the Lot 2 building

Question Answer	Who are the users for the building? Mattress Firm will be the main tenant going in the Retail B space while the Restaurant A space tenant is still unknown at this time.
Question Answer	Can the proposed building add a drive-thru in the future? No, because of the setback variance being requested there is not sufficient room to add a drive-thru.
Question Answer	Is the proposed building shifting closer to the property line? Yes, we are requesting a setback variance from the Village for a slightly larger building which is proposed to be within the previous building's drive-thru lane.
Question	Are trucks required to deliver to and from the Mattress Firm building and if so how are deliveries being handled? Where will trucks go?
Answer	The Mattress Firm is stocked once before opening and is purely a showroom for customers. Any mattresses purchased are shipped from a different location. All truck traffic will enter and leave from Ogden Avenue and are only allowed to exit north on Florence from the site towards Ogden Avenue.
Question	Will employees use the side streets to park their cars?
Answer	All employee parking is accounted for on-site for both buildings.
Conclusion:	The neighbors in attendance unanimously voted in favor for the new proposed building, preferring the building to not have a drive-thru to decrease on and off site traffic.

Upon the conclusion of the Lot 2 discussions the residents voiced concerns regarding the current Fresh Thyme project ranging from the truck dock location, truck and car traffic, lighting and location of dumpsters. SDG provided responses to neighbors that discussed the paths of truck and car traffic, required traffic signage & speed bumps, the use of a solid wood fence, landscaping and light levels to attempt to remediate their concerns.



Page 19 of 40





OWNER'S CERTIFICATE STATE OF ILLINOIS

COUNTY OF LAKE

SDG Downers Grove LLC and

SS

THIS IS TO CERTIFY THAT SDG OSWEGE A LLG A LINTED LINGLITY COMMUNICS IS THE OWNER OF THE PROPERTY DESCRIBED IN THE FOREGOING SURVEYOR'S CERTIFICATE AND HAS CAUSED THE SAME TO BE SURVEYED, SUBDIVIDED, AND PLATTED AS SHOWN BY THE ANNEXED PLAT, FOR THE USES AND PURPOSES THEREON SET FORTH, AS ALLOWED AND PROVIDED BY STATUTE, THE SUBDIVISION TO BE KNOWN AS "SDG DOWNERS GROVE SUBDIVISION" AND IT HEREBY ACKNOWLEDGED AND ADOPTS THE SAME UNDER THE STYLE AND TITLE AFORESAID.

THE UNDERSIGNED DO HEREBY CERTIFY THAT, AS OWNERS OF THE PROPERTY DESCRIBED IN THE SURVEYOR'S CERTIFICATE, AND KNOWN AS SDG DOWNERS GROVESUBDIVISION TO THE BEST OF THEIR KNOWLEDGE, IS LOCATED WITHIN THE BOUNDARIES OF COMMUNITY HIGH SCHOOL DISTRICT 99, AND DOWNERS GROVE GRADE SCHOOL DISTRICT 58 IN DUPAGE COUNTY, ILLINOIS.

ALSO:

DECLARATION OF RESTRICTIVE COVENANTS

THE UNDERSIGNED OWNER HEREBY DECLARES THAT THE REAL PROPERTY DESCRIBED IN AND DEPICTED ON THIS PLAT OF SUBDIVISION SHALL BE HELD, TRANSFERRED, SOLD, CONVEYED AND OCCUPIED SUBJECT TO THE FOLLOWING COVENANTS AND SUBDIVISION S

(A) ALL PUBLIC UTILITY STRUCTURES AND FACILITIES, WHETHER LOCATED ON PUBLIC OR PRIVATE PROPERTY, SHALL BE CONSTRUCTED WHOLLY UNDERGROUND, EXCEPT FOR TRANSFORMERS, TRANSFORMER PADS, LIGHT POLES, REGULATORS, VALVES, MARKERS AND SMILAR STRUCTURES APPROVED BY THE VILLAGE ENGINEER OF THE VILLAGE OF DOWNERS GROVE PRIOR TO RECORDING OF THIS PLAT OF SUBDIVISION.

(B) AN EASEMENT FOR SERVING THE SUBDIVISION.
(B) AN EASEMENT FOR SERVING THE SUBDIVISION, AND OTHER PROPERTY WITH STORM DRAINAGE, SANITARY SEWER, STREET LIGHTING, POTABLE WATER SERVICE AND OTHER PUBLIC UTILITY SERVICES, IS HEREBY RESERVED FOR AND GRANTED TO THE VILLAGE OF DOWNERS GROVE AND TO THOSE PUBLIC UTILITY COMPANIES OPERATING UNDER FRANCHISE FROM THE VILLAGE OF DOWNERS GROVE AND TO THE DOWNERS GROVE SANITARY DISTRICT, THEIR RESPECTIVE SUCCESSORS AND ASSIGNS, JOINTLY AND SEPARATELY, TO INSTALL, OPERATE AND MAINTAIN AND REMOVE, FROM TIME TO TIME, FACILITES AND EQUIPMENT USED IN CONNECTION WITH THE PUBLIC UTILITY SERVICE, AND THEIR SPECTIVE SUCCESSORS AND ASSIGNS, JOINTLY AND SEPARATELY, TO INSTALL, OPERATE AND MAINTAIN AND REMOVE, FROM TIME TO TIME, FACILITES AND EQUIPMENT USED IN CONNECTION WITH THE PUBLIC UTILITY SERVICE, AND THEIR APPURTENANCES, EITHER ON, OVER, ACROSS, BELOW OR THROUGH THE GROUND SHOWN WITHIN THE DOTTED LINES ON THE PLAT MARKED "PUBLIC UTILITY AND/OR DRAINAGE EASEMENT', OR SIMILAR LANGUAGE DESIGNATING A STORMWATER OR SEWER EASEMENT, AND THE ROPORTY DESIGNATED ON THE PLAT FOR STREETS AND ALLEYS, TOGETHER WITH THE RIGHT TO CUT, TRIM OR REMOVE TREES, SUSHES AND ROOTS AS MAY BE REASONABLY REQUIRED INCIDENT TO THE RIGHT TO EVEN, AND THE RIGHT TO ENTER UPON THE SUBDIVIDED PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER GRANTEES' FACILITES OR IN, UPON OR OVER, THE PROPERTY WITHIN THE STORMWATER OR SEWER EASEMENT WITHOUT THE PROPERTY DESIGNATED. AFTER INSTALLATION OF ANY SUCH FACILITES, THE GRADE OF THE SUBDIVIDED PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERCERE WITH THE ROPER OF DEVENT WITHOUT THE PRIOR WITTEN CONSENT OF GRANTEES. AFTER INSTALLATION OF ANY SUCH FACILITES, THE GRADE OF THE SUBDIVIDED PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERCERE WITH THE PROPER OPERATION AND MAINTENANCE THEREOF.

WHEREAS, SAID LOTS WILL BE CONVEYED TO PURCHASERS SUBJECT TO THIS DECLARATION TO THE END THAT THE RESTRICTIONS IMPOSED SHALL INURE TO THE BENEFIT OF EACH AND ALL OF THE PURCHASERS OF SUCH LOTS WHETHER THEY SHALL HAVE BECOME SUCH BEFORE OR AFTER THE DATE THEREOF, AND THEIR RESPECTIVE HEIRS AND ASSIGNS, AND WHEREAS, THE AFORESAID PROPERTY DESCRIBED ON THE ATTACHED PLAT IS LOCATED ENTIRELY WITHIN THE CORPORATE LIMITS OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS, AND

WHEREAS, ALL OF THE PROVISIONS, RESTRICTIONS, CONDITIONS, COVENANTS, AGREEMENTS, AND CHARGES HEREIN CONTAINED SHALL RUN WITH AND BIND ALL OF SAND LOTS AND LAND AND SHALL INURE TO THE BENEFIT OF, AND BE ENFORCEABLE BY THE VILLAGE OF DOWNERS GROVE, ILLINDIS, AND THE OWNERS OR OWNER OF ANY OF THE LOTS OF LAND COMPRISED WITHIN SAID PLAT, AND THEIR RESPECTIVE HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS.

NOW, THEREFORE, ALL PERSONS, FIRMS OR CORPORATIONS NOW OWNING THE AFORESAID PROPERTY DO COVENANT AND AGREE THAT THEY OR ANY PERSON, FIRM OR CORPORATION HEREAFTER ACQUIRING ANY PROPERTY OR LOTS SHOWN UPON THE ATTACHED PLAT OF SUBDIVISION ARE HEREBY SUBJECTED TO THE FOLLOWING RESTRICTIONS RUNNING WITH SAID PROPERTY TO WHOMSOEVER OWNED, TO WIT:

1. NO IMPROVEMENTS SHALL BE MADE IN OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, AS DESCRIBED IN THE PLAT OF SUBDIVISION, EXCEPT FOR LANDSCAPE INSTALLATION OF TREES, SHRUBS, BUSHES AND GRASS AND THE INSTALLATION OF UNDERGROUND UTILITY LINES AND DRIVEWAYS.

2. EACH OWNER OR PURCHASER SHALL BE RESPONSIBLE FOR MAINTAINING THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, APPLICABLE TO HIS LOT IN SUCH MANNER AS TO INSURE THE FREE AND UNINTERRUPTED FLOW OF STORM WATER THROUGH THE DRAINAGE SYSTEM OF THE SUBDIVISION, AND SHALL NOT DESTROY OR MODIFY GRADES OR SLOPES WITHOUT HAVING FIRST RECEIVED PRIOR WRITTEN APPROVAL OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS

3. IN THE EVENT ANY OWNER OR PURCHASER FAILS TO PROPERLY MAINTAIN THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, THE VILLAGE OF DOWNERS GROVE, ILLINDIS, SHALL UPON TEN DAYS PROR WRITTEN NOTICE, RESERVE THE RIGHT TO PERFORM, OR HAVE PERFORMED ON ITS BEHALF, ANY MAINTENANCE WORK TO OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, REASONABLY, NECESSARY TO INSURE ADEQUATE STORMWATER STORAGE AND FREE FLOW OF STORMWATER THROUGH THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS,

4. IN THE EVENT THE VILLAGE OF DOWNERS GROVE, ILLINOIS, SHALL BE REQUIRED TO PERFORM, OR HAVE PERFORMED ON ITS BEHALF, ANY MAINTENANCE WORK TO OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, THE COST TOGETHER WITH THE ADDITIONAL SUM OF TEN PERCENT SHALL, UPON RECORDATION OF A NOTICE OF LIEN WITHIN SIXTY DAYS OF COMPLETION OF THE WORK, CONSTITUTE A LIEN AGAINST HIS LOT WHICH MAY BE FORECLOSED BY AN ACTION BROUGHT BY OR ON BEHALF OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS.

5. THE AFORESAID RESTRICTIONS AND COVENANTS, AND EACH AND EVERY ONE OF THEM, ARE HEREBY EXPRESSLY MADE AN ESSENTIAL PART OF THIS INSTRUMENT, AND SHALL BE AND REMAIN OF PERPETUAL EFFICACY AND OBLIGATION IN RESPECT TO THE SAID PREMISES AND THE PARTIES HEREIN DESIGNATED, THEIR AND EACH OF THEIR SUCCESSORS, HEIRS, AND ASSIGNS. IN WITNESS WHEREOF, THE OWNERS HAVE SET THEIR HANDS UPON THE ATTACHED PLAT THE DAY AND DATE FIRST WRITTEN THEREON.

DATED AT Thursday	, THIS _ 7th	
DAY OF AUGUST	A.D., 20 <u>14</u>	
BY: 20	ATTEST: Don	
TITLE: Manager		
NOTARY'S CERTIFICATE		
STATE OF) ss	
COUNTY OF _ COOK)	
1. Marnie Larsen		A NOTARY PUBLIC IN THE COUNTY AND STATE
AFORESAID, DO HEREBY CERTIFY	тнат Малала	
AND	(TITLE)	
	and SDG OSWESS A LLC	(COMPANY), WHO ARE PERSONALLY KNOWN TO
THIS DAY IN PERSON AND ACKNO		CERTIFICATE OF OWNERSHIP, APPEARED BEFORE M UMENT IN THEIR CAPACITY FOR THE USES AND DEED OF SAID CORPORATION.
GIVEN UNDER MY HAND AND NOT	ARIAL SEAL THIS7+h	DAY
OF AUGUST	A.D., 20 14	MARNIE LARSEN OFFICIAL SEAL
BY. Marnie Larre		Hy Commission Expires
NOTARY PUBLIC		March 22, 2017

FINAL PLAT OF SUBDIVISION OF SDG DOWNERS GROVE SUBDIVISION

IN THE SOUTHWEST QUARTER OF SECTION 4, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY, ILLINOIS.

SS

SURFACE WATER STATEMENT

STATE OF IMMONS

COUNTY OF _____COOK

I, <u>KPR INMARTINE</u>, A REGISTERED PROFESSIONAL ENGINEER IN ILLINOIS AND SUP DOWNER'S FORELLE & <u>SUP DOWNER'S FORELLE</u>. THE OWNER OF THE LAND DEPICTED HEREON OR HIS DULY AUTHORIZED ATTORNEY, DO HEREBY STATE, THAT TO THE BEST OF OUR KNOWLEDGE AND BELIEF, REASONABLE PROVISION HAS BEEN MADE FOR COLLECTION AND DIVERSION OF SUCH SUPRACE WATERS AND PUBLIC AREAS, OR DRAINS WHICH THE SUBDIVIDER HAS A RIGHT TO USE, AND THAT SUCH WATERS WILL BE PLANNED FOR IN ACCORDANCE WITH GENERALLY ACCOPTED ENGINEERING PRACTICES SO AS TO REDUCE THE LIKELHOOD OF DAMAGE TO THE ADJOINING PROPERTY BECAUSE OF THE CONSTRUCTION OF THE SUBDIVISION. FURTHER, AS ENGINEER, I HEREBY CERTIFY THAT THE PROPERTY WHICH IS THE SUBJECT OF THIS SUBDIVISION OR ANY PART THEREO'S NOT LOCATED WITHIN A SPECIAL FLOOD HAZARD AREA AS IDENTIFIED BY THE FEDERAL EMERGENCY.

DATED	THIS	7th	DAY	OF	AUGUST ,	A.D.,	20 14

Un & Walions	272
ILLINOIS PROFESSIONAL ENGINEER	OWNER OR DULY AUTHORIZED ATTORNEY
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LICENSE NUMBER	ROFESSION
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EXPIRATION / RENEWAL DATE	KERI L. WILLIAMS
	062-068062

DOWNERS GROVE SANITARY DISTRICT CERTIFIC STATE OF ILLINOIS)

SS COUNTY OF DUPAGE

COLLECTOR OF THE DOWNERS GROVE SANITARY DISTRICT, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUENT OR UNPAD CURRENT OR FORFIITED SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS THEREOF THAT HAVE NOT BEEN APPORTIONED AGAINST THE TRACT OF LAND INCLUDED IN THIS PLAT.

30th DATED DAY OF an

VILLAGE COLLECTOR CERTIFICATE STATE OF ILLINOIS)

22 COUNTY OF DUPAGE)

I. JUDY BUTTNY ______ COLLECTOR OF THE VILLAGE OF DOWNIERS GROVE, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUENT OR UNPAID CURRENT OR FORFILIED SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS THEREOF THAT HAVE NOT BEEN APPORTIONED AGAINST THE TRACT OF LAND INCLUDED IN THIS PLAT. DAY OF MAY DATED THIS _ 19th 20 /

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Didy Butting COLLECTOR

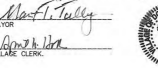
PLAN COMMISSION CERTIFICATE

APPROVED BY THE PLAN COMMISSION OF THE VILLAGE OF DOWNERS GROVE, THIS __________ DAY

Inne CHAIRMAN

VILLAGE COUNCIL CERTIFICATE

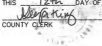
APPROVED THIS 13th DAY OF MAN ___ A.D. 20 14 BY THE COUNCIL OF THE VILLAGE



COUNTY CLERK CERTIFICATE

STATE OF ILLINOIS) SS COUNTY OF DUPAGE)

COUNTY OF DUPAGE, I. <u>CLARN</u> A. <u>KING</u> COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUENT GENERAL TAXES, NO UNPAID FORFEITED TAXES AND NO REDEEMABLE TAX SALES AGAINST ANY OF THE LAND INCLUDED IN THIS PLAT. IFURTHER CERTIFY THAT I HAVE RECEIVED ALL STATUTORY FEES IN CONNECTION WITH THIS PLAT. GIVEN UNDER MY HAND AND SEAL OF THE COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS, THIS <u>1210</u> DAY OF AUGUST 2014 COUNTY CLERK



	Page 21 of 4
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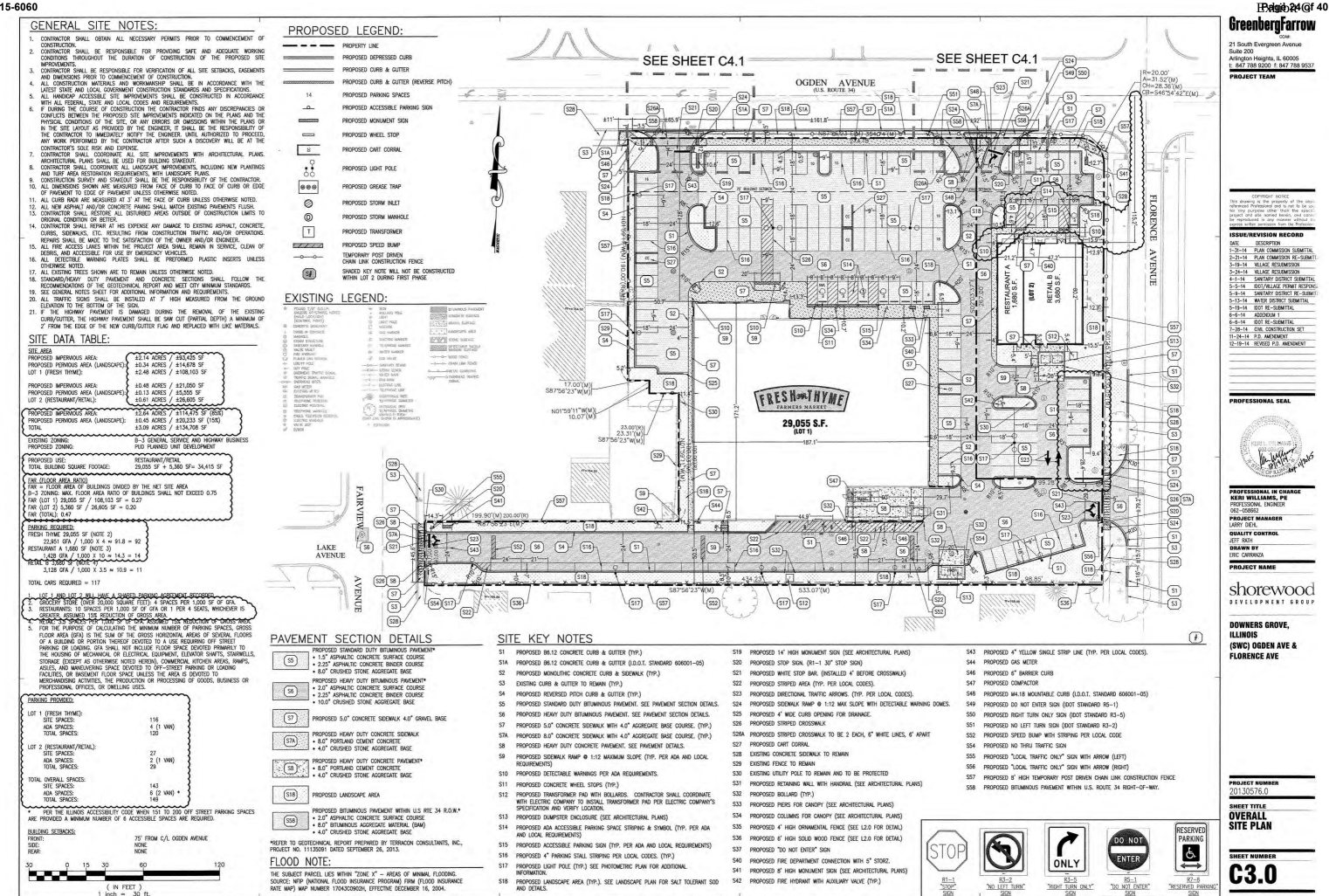
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, ALAN V. ECK, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 1961, HAVE SURVEYED AND SUBDIVIDED THE OLLOWING PROPERTY:			REENBERG S. Evergreen Avenue director Heichts Illing
LOTS 1, 2, 3, 4, 5, 6, 7, 8, THE NORTH HALF OF LOT 9, LOT 32 AND THE NORTH 13.00 FEET OF THE EAST 17.00 FEET OF LOT 34 ALL IN BLOCK 4 IN ARTHUR T, MC INTOSH AND COMPANY'S OGDEN AVENUE SUBDIVISION, BEING A SUBDIVISION IN THE SOUTHWEST QUARTER OF SECTION 4, TOWNSHIP 38 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED DECEMBER 7, 1923 AS DOCUMENT 172336, TOGETHER WITH THE NORTH 210.00 FEET OF THE EAST 17.00 FEET OF THE WEST 210.00 FEET (EXCEPT THE NORTH 33.00 FEET THEREOF) OF THE SOUTHWEST QUARTER OF SECTION 4,			-
TOWNSHIP 38 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ALL IN DUPAGE COUNTY, ILLINOIS. THIS PLAT IS A TRUE AND CORRECT REPRESENTATION OF SAID SURVEY AND SUBDIVISION AND IS WITHIN THE VILLAGE OF DOWNERS GROVE, AND THIS SITE FALLS WITHIN "OTHER AREAS: ZONE X" (AREAS DETERMINED TO DE OUTSIDE THE 0.2% ANNUAL CHANCE FLOODPLAIN) AS DEFINED BY THE FLOOD INSURANCE RATE MAP, MAP			Y, STE. 100 MIN@CLSURVE
NUMBER 17043C090H, HAVING AN EFFECTIVE DATE OF DECEMBER 16, 2004 SIVEN UNDER MY HAND AND SEAL AT AURORA, ILLINOIS THIS DAY OF		SS	ARKWA L 60502 AAIL: AD
COMPASS LAND SURVEYING LTD. PROFESSIONAL DESIGN FIRM LAND SURVEYING GORPORATION NO. 184-002778 LICENSE EXPIRES 4/40/2015 ALAN V. ECK ILLINO'S EROFESSIONAL LAND SURVEYOR NO. 1961	BNITTED BY	COMPASS SURVEVING LTD SURVEY • CONSTRUCTION STACHOG	2631 GINGER WOODS PARKWAY, STE. 100 AURORA, IL 60502 PHONE: (630) \$20-9100 FAX: (530) \$20-7030 EMAIL: ADMIN@CLSURVEYING.COM
EXPIRES 11/30/2014	SUBNI	U	PHONE: (630)
COMMENT OF SCORDER PAGE 3_OF 3	5	SCALE: N	
	PLAT.DWG	3 OF	73

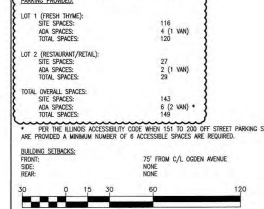
		Page 2	21 of 4
R201 AUG	. 12	AT 07180 2,20 :44	14
	1		
DOT CERTIFICATE			
DOT CERTIFICATE HIS PLAT HAS BEEN APPROVED BY THE ILLINOIS DEPARTMENT OF TRANSPORTATION WITH HESPECT TO ROADWAY ACCESS PURSUANT TO ILLINOIS COMPILED STATUTES CH. 765, SEC. 205/2; HOWEVER A HIGHWAY PERMIT IS REQUIRED OF THE OWNER OF THE PROPERTY. A PLAN THAT HEETS THE REQUIREMENTS CONTAINED IN THE DEPARTMENT'S "POLICY ON PERMITS FOR ACCESS RIVEWAYS TO STATE HIGHWAYS" WILL BE REQUIRED. BY THE DEPARTMENT. HATED THIS DAY OFAD. 20.14			
Y: John Forlmoon Mars. ITLE: DEPuri Director of Hennards, FIRGED ONE ENGINEE			
	=	BY TFS TFS	ПП
COUNTY RECORDER CERTIFICATE	BOOK PG	DATE 20-29-29-	
COUNTY OF DUPAGE)	M	-23-14	
THE _12th DAY OF August, 20,14 AT 10:44 O'CLOCK _AM. AS DOCUMENT NUMBER R2014- 071800	CHECKED BY D	OATEC	
The d Puchola	TES CH	AGE	
	à	DATION	
PUBLIC UTILITY EASEMENT VACATION AND UTILITY EASEMENT GRANT SHOWN HEREON IS HEREBY APPROVED AND ACCEPTED BY:	DRAWN	LETTER DA	
Some Road or DATE 7-11-14	PC BC		
ITLE: <u>Real Estate Rep</u> TELEPHONE	1-01-14		
34: 12- Kenty DATE_7-11-14	DATE	NO	
BY: DATE 7-23-14 DATE 7-23-14 TITLE: Sr. Land Management Agent		NOISIVI	ST
CABLE TV BY: Thenk Stanting DATE 8/7/2014 MILE: R.O. W. ENGINEER			ARCHITECTS
		SUBDIVISION GROVE SUBI	FARROW A
SURVEYOR'S CERTIFICATION			
STATE OF ILLINOIS) SS COUNTY OF KANE)		PLAT OWNE ove, Illino	EENBERG Evergreen Avenue gton Heights, Illinc
, ALAN V. ECK, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 1961, HAVE SURVEYED AND SUBDIVIDED THE OCLOWING PROPERTY:	ppOleCT	JAÖ	GREENBERG 21 S. Evergreen Avenue Arlington Heights, Illino
LOTS 1, 2, 3, 4, 5, 6, 7, 8, THE NORTH HALF OF LOT 9, LOT 32 AND THE NORTH 13.00 FEET OF THE EAST 17.00 FEET OF LOT 34 ALL IN BLOCK 4 IN ARTHUR T. MC INTOSH AND COMPANY'S OGDEN AVENUE SUBDIVISION, BEING A SUBDIVISION IN THE SOUTHWEST QUARTER OF SECTION 4, TOWNSHIP 38 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED DECEMBER 7, 1923 AS DOCUMENT 172336, TOGETHER WITH THE NORTH 210.00 FEET OF THE EAST 17.00 FEET OF THE WEST 210.00 FEET (EXCEPT THE NORTH 33.00 FEET THEREOF) OF THE SOUTHWEST QUARTER OF SECTION 4,	Jaa		
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SIVEN UNDER MY HAND AND SEAL AT AURORA, ILLINOIS THIS DAY OF		SS	ARKWA IL 60502 MAIL: AD
COMPASS LAND SURVEYING LTD. PROFESSIONAL DESIGN FIRM LAND SURVEYING GORPORATION NO. 184-002778 LICENSE EXPIRES 4/40/2018 PROFESSIONAL LIND SURVEYOR NO. 1061	BNITTED BY	SURVEVING LTD SURVEVING LTD EYS • TOPOGRAPHY • CONSTRUCTION STARTING	2631 GINGER WOODS PARKWAY, STE. 100 AURORA, IL 60502 HONE: (530) \$20-9100 FAX: (530) \$20-700 EMAIL: ADMIN@CLSURVEYING.COM
EXPIRES 11/30/2014	SMI	SALTA SURVEYS	NE: (630) 8
CONTRACTOR PAGE 3 OF 3	500	SCALE: N	
	Ī	3 OF	73
G: \PSDATA\2013PROJECTS\13.0137\13.0137-01\13.0137-01SUBPLAT	.DWG	proj. no.: 13.0	0137-01

VILLAGE CLERK

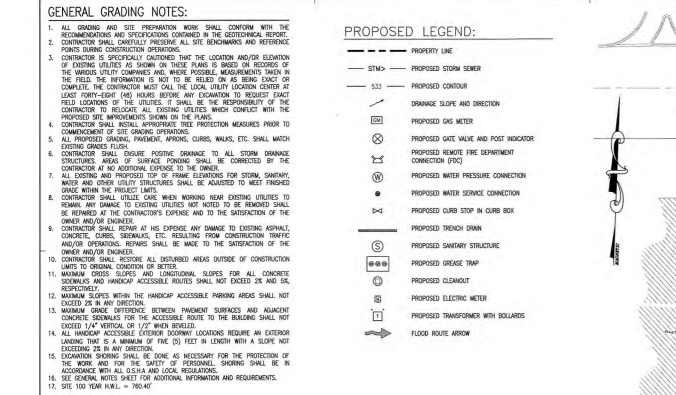


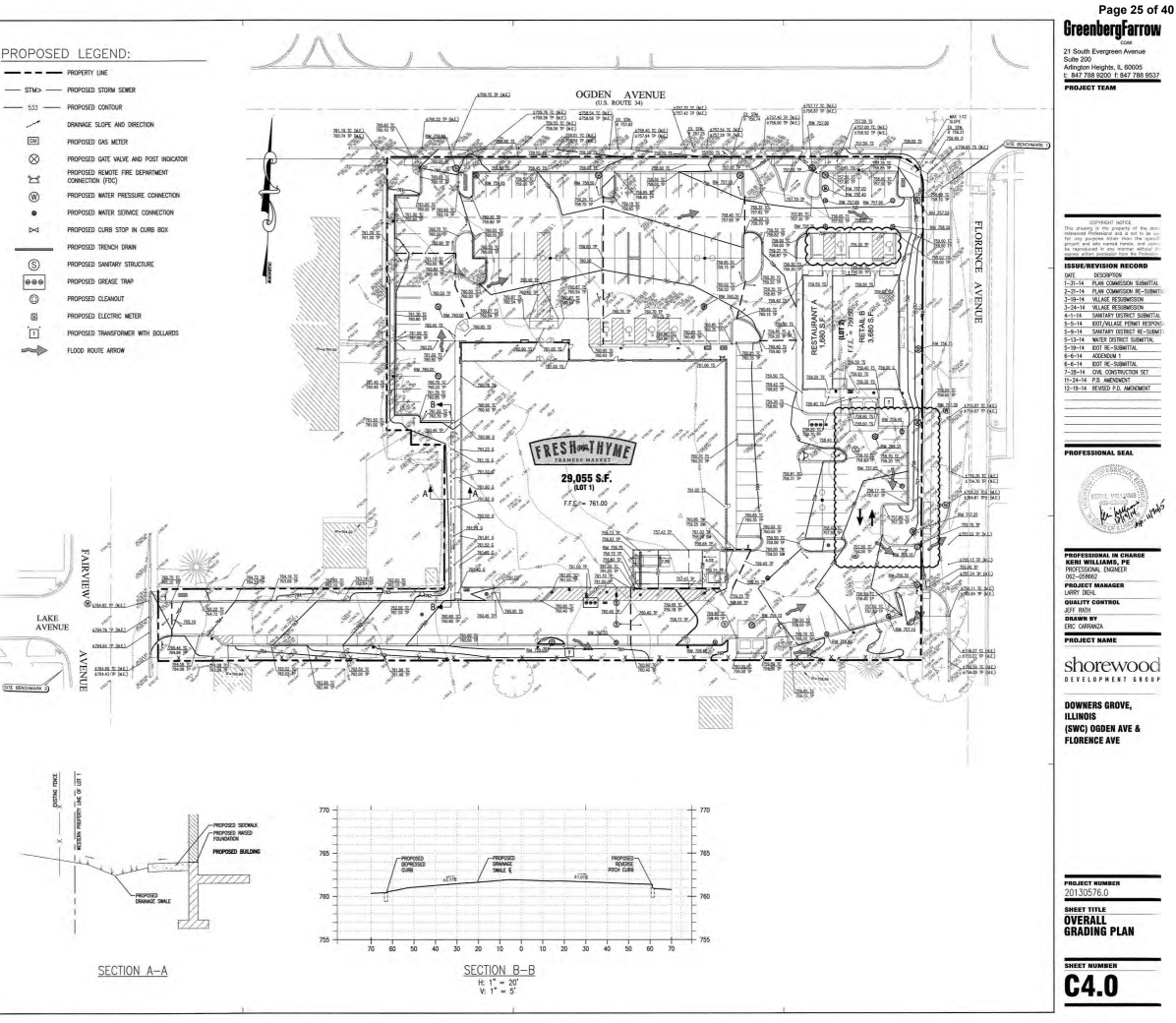


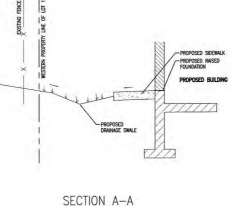


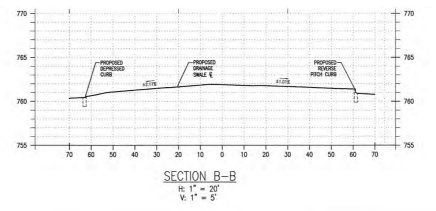


- R1-1 "STOP"









NORTHWEST BONNET BOLT OF FIRE HYDRANT LOCATED AT THE SOUTHWEST CORNER OF OGDEN AVENUE AND FLORENCE AVENUE. ELEVATION = 757.16SITE BENCHMARK 2 NORTHWEST BONNET BOLT OF FIRE HYDRANT LOCATED AT THE SOUTHWEST CORNER OF LAKE AVENUE AND FAIRVIEW AVENUE.

DUPAGE COUNTY BENCHMARK DGN03001/PID DK3126 (NAVD88)

BRONZE DISK IN THE WEST SIDE OF A CONCRETE TRAFFIC SIGNAL BASE LOCATED AT THE NORTHEAST CORNER OF THE INTERSECTION OF ROUTE 34 (OGDEN AVENUE) AND CASS AVENUE.

ELEVATION = 766.91

EXISTING LEGEND:

BENCHMARKS:

REFERENCE BENCHMARK

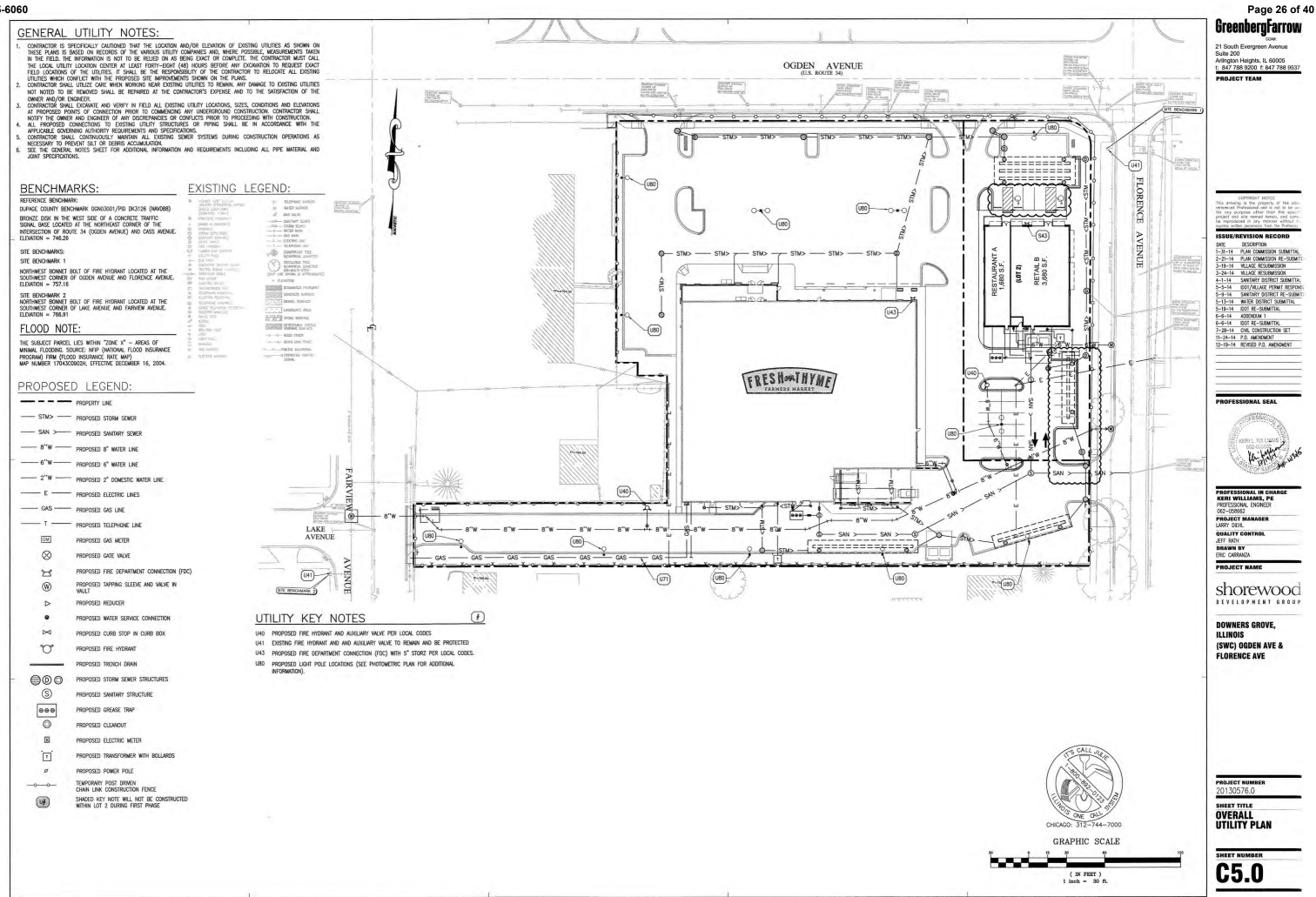
ELEVATION = 746.26

SITE BENCHMARKS:

SITE BENCHMARK 1



(IN FEET) 1 inch = 30 ft



LIT	ILITY KEY NOTES	PROPO
U1	PROPOSED SANITARY SEWER LINE (TYP).	STM>
U2	EXISTING SANITARY SEWER LINE TO REMAIN AND BE PROTECTED. PROPOSED SANITARY SEWER MANHOLE.	SAN
U3 U4	EXISTING SANITARY SEWER STRUCTURE TO REMAIN AND BE PROTECTED.	
U7	CONNECT PROPOSED SANITARY SEWER SERVICE LINE TO EXISTING SANITARY MANHOLE	—— 8"W
07	VERIEVAL CODES (CONTRACTOR TO CORE DRILL EXISTING MANHOLE, PROVIDE WATERTIGHT RUBBER BOOT AND REFORM BENCH TO PROVIDE SMOOTH FLOW. FIELD VERIEV LOCATION AND ELEVATION PRIOR TO INSTALLING PROPOSED SANITARY SEWER LINES)	6"W 2"W
U8	PROPOSED SANITARY SEWER POINT OF ENTRY. (SEE MEP PLANS FOR ADDITIONAL INFORMATION)	E
U9	PROPOSED 1800-GALLON GREASE TRAP.	GAS
U10	PROPOSED SANITARY SEWER CLEANOUT	
U20	PROPOSED STORM SEWER LINE. (TYP.)	— I -
U21	EXISTING STORM SEWER LINE TO REMAIN AND BE PROTECTED.	GM
U23	PROPOSED STORM SEWER STRUCTURE WITH NEENAH R-2502-D FRAME AND GRATE	
	PROPOSED STORM SEWER STRUCTURE WITH NEENAH R-1772 FRAME AND GRATE	\otimes
	B PROPOSED STORM SEWER STRUCTURE WITH IDOT TYPE 11V FRAME AND GRATE	×
	PROPOSED STORM SEWER STRUCTURE WITH IDOT TYPE 11 FRAME AND GRATE	
U24		W
U26	ADJUST EXISTING FRAME AND GRATE. FIELD VERIFY.	
U264	REPAIR AND CLEAN STRUCTURE AS NECESSARY TO DRAIN. INSTALL TYPE 1 FRAME AND GRATE PER IDOT SPEC 604001. PROPOSED STORM SEWER CLEANOUT.	X
U28	PROPOSED 7' PRECAST CONCRETE MANHOLE WITH NEENAH R-1772-D FRAME AND	~
020	CRATE (CONTRACTOR SHALL SHALL FIELD VERIFY EXISTING LOCATION AND ELEVATION OF EXISTING 24* STORM SEWER PRIOR TO INSTALLING NEW CATCH BASIN)	Ŭ
U29	PROPOSED CONTECH CDS-2015 WATER QUALITY UNIT.	-
U30	PROPOSED STORM SEWER TRENCH DRAIN. NEENAH R-4990-CX, TYPE C OR APPROVED EQUAL CONTRACTOR TO PROVIDE A MINIMUM OF 0.5% SLOPE IN BOTTOM OF TRENCH DRAIN.	
U31	30" DIA, RISER W/ CONCRETE COLLAR AND NEENAH R-2540 FRAME AND GRATE OR EQUAL	0 (S
U32	content to be relationed on management	
U40		000
U41	EXISTING FIRE HYDRANT AND AND AUXILIARY VALVE TO REMAIN AND BE PROTECTED	0
U43	PROPOSED FIRE DEPARTMENT CONNECTION (FDC) WITH 5" STORZ PER LOCAL CODES.	
U44	PROPOSED 6" D.I.P. CLASS 52 FIRE PROTECTION LINE.	
U45	PROPOSED 8" D.I.P. CLASS 52 WATER LINE.	[न]
U46	PROPOSED 2" TYPE K COPPER DOMESTIC WATER LINE.	
U47		ø
U49 U50	PROPOSED 2" WATER TAP SERVICE CONNECTION TO PROPOSED 8" WATERMAIN PER LOCAL CODES. FIELD VERIFY LOCATION. PROPOSED CURB STOP AND CURB BOX PER LOCAL CODES.	-0-0
U51	PROPOSED CORD STOP AND CORD BOX FER LOCAL CODES. PROPOSED TAPPING SLEEVE AND VALVE CONNECTION TO EXISTING 8" WATERMAIN IN	U#
U52	PRECAST CONCRETE VAULT. FIELD VERIFY LOCATION. PROPOSED FIRE LINE BACKFLOW PREVENTOR TO BE LOCATED INSIDE BUILDING PER	٢
U53	LOCAL JURISDICTION (SEE PLUMBING PLANS FOR ADDITIONAL INFORMATION). PROPOSED DOMESTIC BACKFLOW PREVENTION DEVICE TO BE LOCATED INSIDE BUILDING PER LOCAL CODES (SEE PLUMBING PLANS FOR ADDITIONAL INFORMATION).	EXIST
U54	PROTOCAL CODES (SEE PLOMBING PLANS FOR ADDITIONAL INFORMATION). PROPOSED 2" TYPE K COPPER DOMESTIC WATER LINE TO BE TAPPED OFF OF 6" FIRE PROTECTION LINE INSIDE BUILDING MECHANICAL ROOM (SEE PLUMBING PLANS OF ADDITIONAL INFORMATION AND DETAILS)	POUNT 7/8' UNLESS CH- (PELD USCA (CONTROL P CONTROL P CONTROL P CONTROL P CONTROL P CONTROL P CONTROL P
U55		A principal Complete
U56	BORE AND JACK PROPOSED 8" WATER LINE UNDER FAIRVEW AVENUE (CONTRACTOR SHALL FIELD VERIFY LOCATION OF EXISTING 8" WATER LINE PRIOR TO BORING UNDER ROAD)	Santary In Walke Yalle C File Hudani C File Hudani C Hanej She - Ultriff Poll - Ultriff Poll - OYPECID TR
U57 U58	PROPOSED BORE PIT PROPOSED RECEIVING PIT	NY WRAFFU SOM -OHW- OVERHEND WI RÅK GAS HETER RÅK ELEDTRIC HET

- U59 EXISTING VALVE BOX TO REMAIN. ADJUST TO PROPOSED GRADE.
- U60 PROPOSED TAPPING SLEEVE AND VALVE CONNECTION TO EXISTING 6" WATERMAIN IN PRECAST CONCRETE VAULT. FIELD VERIFY LOCATION.
- U61 PROPOSED 8" X 6" REDUCER
- U70 PROPOSED GAS METER (CONTRACTOR SHALL COORDINATE METER LOCATION WITH THE GAS COMPANY AND THE BUILDING MECHANICAL PLANS).
- U71 PROPOSED GAS SERVICE LINE (CONTRACTOR SHALL COORDINATE INSTALLATION REQUIREMENTS WITH GAS COMPANY. SEE BUILDING MECHANICAL PLANS FOR ADDITIONAL INFORMATION AND DETAILS).
- U72 EXISTING GAS LINE TO REMAIN AND BE PROTECTED. FIELD VERIFY
- U75 PROPOSED PRIMARY ELECTRIC SERVICE (CONTRACTOR SHALL COORDINATE WITH ELECTRIC COMPANY FOR REQUIREMENTS PRIOR TO ANY EXCAVATION OR INSTALLATION OF CONDUITS)
- U76 PROPOSED ELECTRIC TRANSFORMER WITH BOLLARDS. (CONTRACTOR TO INSTALL TRANSFORMER PAD CONTRACTOR SHALL COORDINATE TRANSFORMER LOCATION, SIZE AND DESIGN WITH ELECTRIC COMPANY PRIOR TO INSTALLATION).
- U77 PROPOSED SECONDARY ELECTRIC SERVICE LINE (CONTRACTOR SHALL COORDINATE NEW BUILDING ELECTRIC SERVICE INSTALLATION WITH ELECTRIC COMPANY PRIOR TO ANY EXCAVATION OR INSTALLATION OF CONDUITS. SEE BUILDING ELECTRICAL PLANS FOR ADDITIONAL INFORMATION AND DETAILS).
- U78 PROPOSED ELECTRIC METER LOCATION (SEE BUILDING ELECTRICAL PLANS FOR ADDITIONAL INFORMATION AND DETAILS).
- U79 EXISTING ELECTRIC LINE TO REMAIN AND BE PROTECTED. ANY CHANGES TO THE EXISTING ELECTRIC LINE SHALL BE COORDINATED WITH THE UTILITY PROVIDER AND MEP PLANS.
- U80 PROPOSED LIGHT POLE LOCATIONS (SEE PHOTOMETRIC PLAN FOR ADDITIONAL INFORMATION).
- U82 EXISTING ELECTRIC POLE TO REMAIN AND BE PROTECTED.
- U85 PROPOSED TELEPHONE SERVICE LINE (CONTRACTOR TO COORDINATE INSTALLATION REQUIREMENTS WITH TELEPHONE COMPANY. SEE BUILDING ELECTRICAL PLANS FOR ADDITIONAL INFORMATION AND DETAILS).

GRAPHIC SCALE

0 10 20 40 (IN FEET) 1 inch = 20 ft.

PROPOSED LEGEND:

 PROPERTY	LINE		
 PROPOSED	STORM	SEWER	

- ---- SAN >----- PROPOSED SANITARY SEWER
- 8"W ----- PROPOSED 8" WATER LINE
- 6"W ----- PROPOSED 6" WATER LINE
- 2"W ----- PROPOSED 2" DOMESTIC WATER LINE
- E ----- PROPOSED ELECTRIC LINES
- GAS ----- PROPOSED GAS LINE
- T ----- PROPOSED TELEPHONE LINE
- GM PROPOSED GAS METER
- PROPOSED GATE VALVE
- PROPOSED FIRE DEPARTMENT CONNECTION (FDC)
- W PROPOSED TAPPING SLEEVE AND VALVE IN
- PROPOSED WATER SERVICE CONNECTION
- PROPOSED CURB STOP IN CURB BOX
- PROPOSED FIRE HYDRANT
- PROPOSED REDUCER
- PROPOSED TRENCH DRAIN
- D PROPOSED STORM SEWER STRUCTURES
- S PROPOSED SANITARY STRUCTURE
- PROPOSED GREASE TRAP
- PROPOSED CLEANOUT
- PROPOSED ELECTRIC METER
- PROPOSED TRANSFORMER WITH BOLLARDS
- PROPOSED POWER POLE
- CHAIN LINK CONSTRUCTION FENCE SHADED KEY NOTE WILL NOT BE CONSTRUCTED WITHIN LOT 2 DURING FIRST PHASE

EXISTING LEGEND:

FOUND 7/8" GLELP. UNLESS CHIERWISE HODES	1: TELEPHICKE MARKER
(HELD LOCATION)	SK WATER MASKER
(CONTROL POINT)	13 ⁵ GAS VALVE
CONCRETE MONIPATERS	- SAL - SANTARY SEVER
CROSS IN CONCRETE NAMESLE STORM STRUCTURE SANTRAY MAINGLE VALVE VMULE	
FIRE HYDRANT FLANED SNE SECTION	T TELEPHORE LATE
URGEY POLS	5 WARPARD, DAMETER
CUY POLE OVERHEAD TRAFTIC SIGNAL TRAFFIC SIGNAL MANHOLE OVERHEAD WIRES	CO DESERVOUS IRE WARPERS, BASSIES US-MULT-SILW
GAS METER	-0-0- 18000 FENCE
ELECTRIC METER	A
TRAMSFORMER PAD	0
ELECTREC PEDESTAL TREEPICING MANYOLE	-RAYC
CARLE TALEMEICH PERCENT.	AF LIGHT POLE
ELECTRIC MANAGES	() RABIBLIC
WALVE BOX	THE GRE MARKED
B/BOX SIGK	AT ELECTRIC MARKER
SOULASD PRE	+ ucht

PUBLIC ACT 86-616 DATA:

ELEVATION AT R.O.W. =757.00 UNDERGROUND STORAGE BOTTOM =748.40

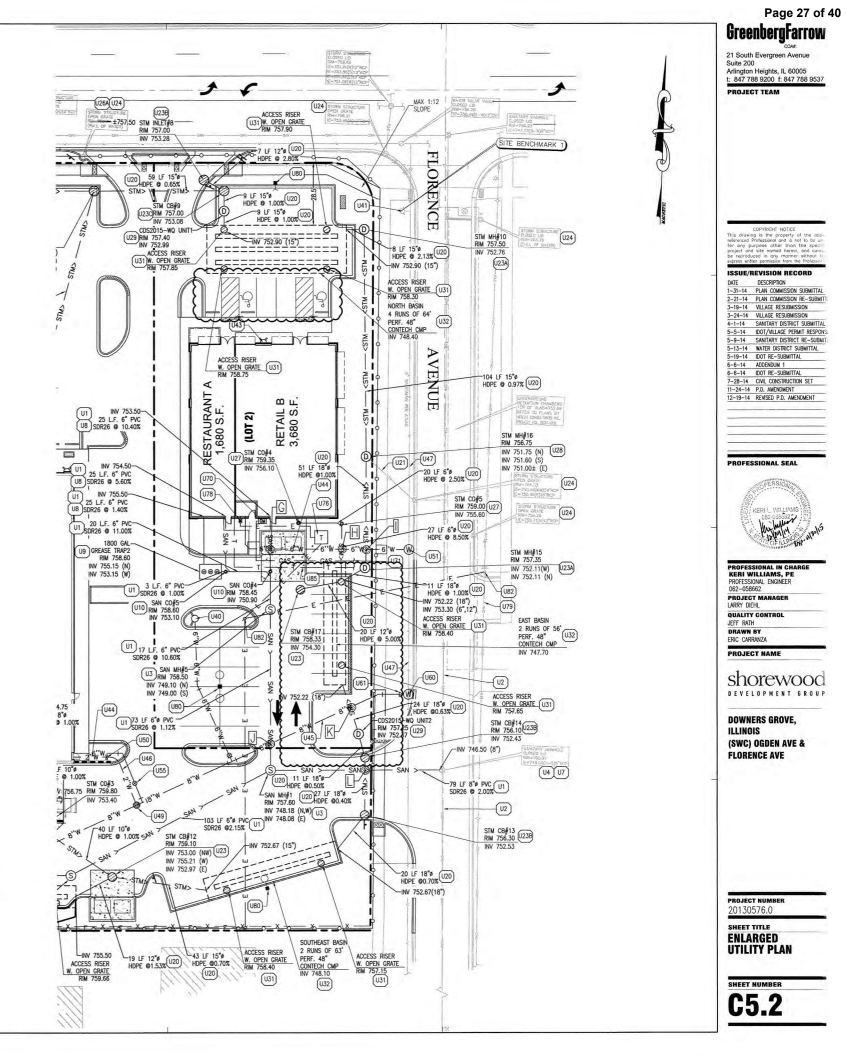
REQUIRED SETBACK 10 + 1.5 * Hd =22.90

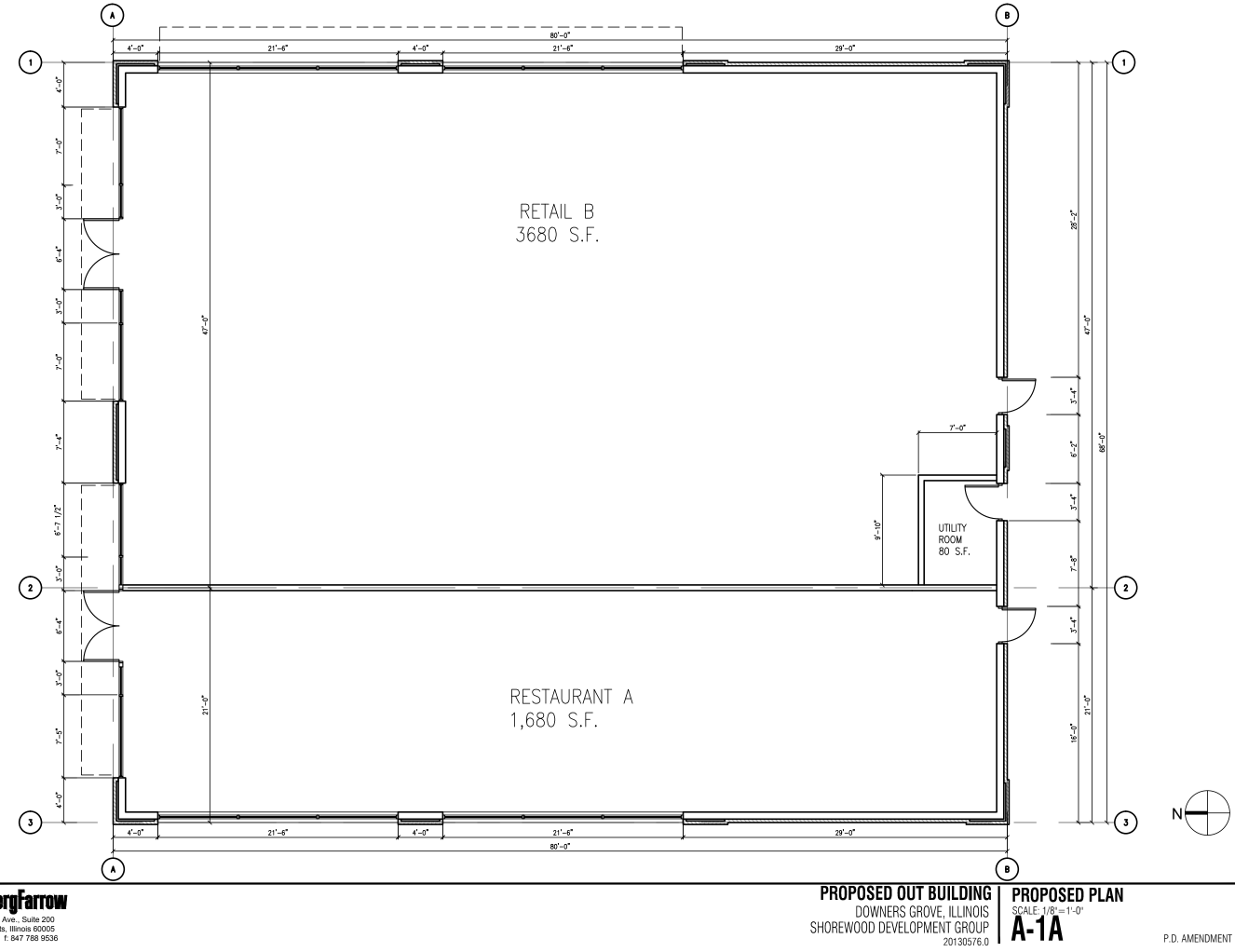
PROVIDED SETBACK =28.50

			CROS	SINGS TABLE			
LTR	PIPE TYPE/SIZE	INVERT	BOT/PIPE	PIPE TYPE/SIZE	INVERT	TOP/PIPE	SEPARATION
G	6" SANITARY	751.94	751.84	6" WATER	749.70	750.30	1.54
Н	6" STORM	754.58	754.48	6" WATER	752.30	752.90	1.58
1	18" STORM	752.03	751.93	6" WATER	749.80	750.40	1.53
J	8" WATER	N/A	751.75	6" SANITARY	748.33	749.03	2.72
к	18" STORM	752.31	752.11	8" WATER	749.74	750.61	1.50*
L	18" STORM	752.45	752.25	8" SANITARY	747.20	748.07	4.18

MAINTAIN MINIMUM 1.5 CLEARANCE TO WATEL

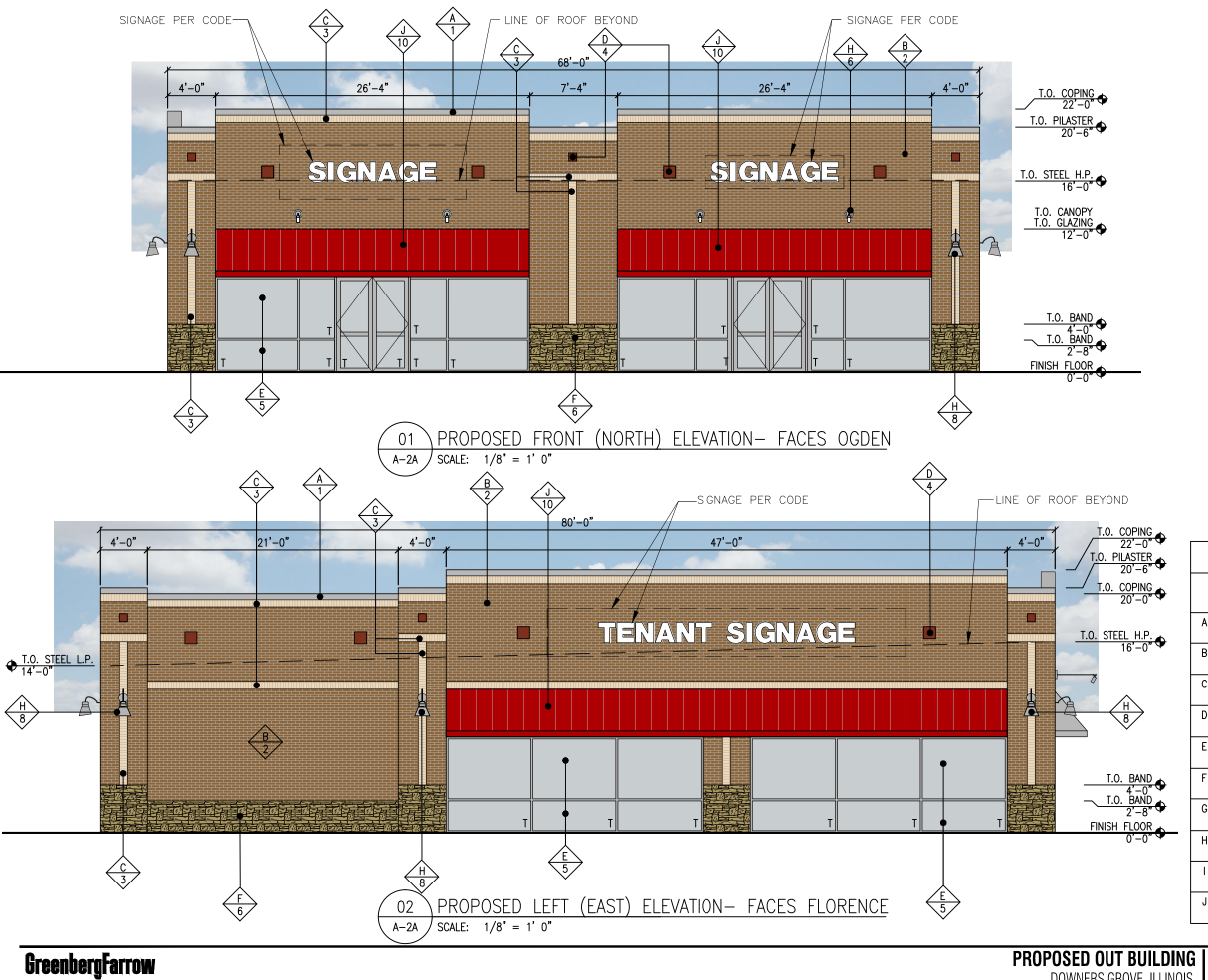






CreenbergFarrow 21 S Evergreen Ave., Suite 200 Arlington Heights, Illinois 60005 t: 847 788 9200 f: 847 788 9536

Exhibit H

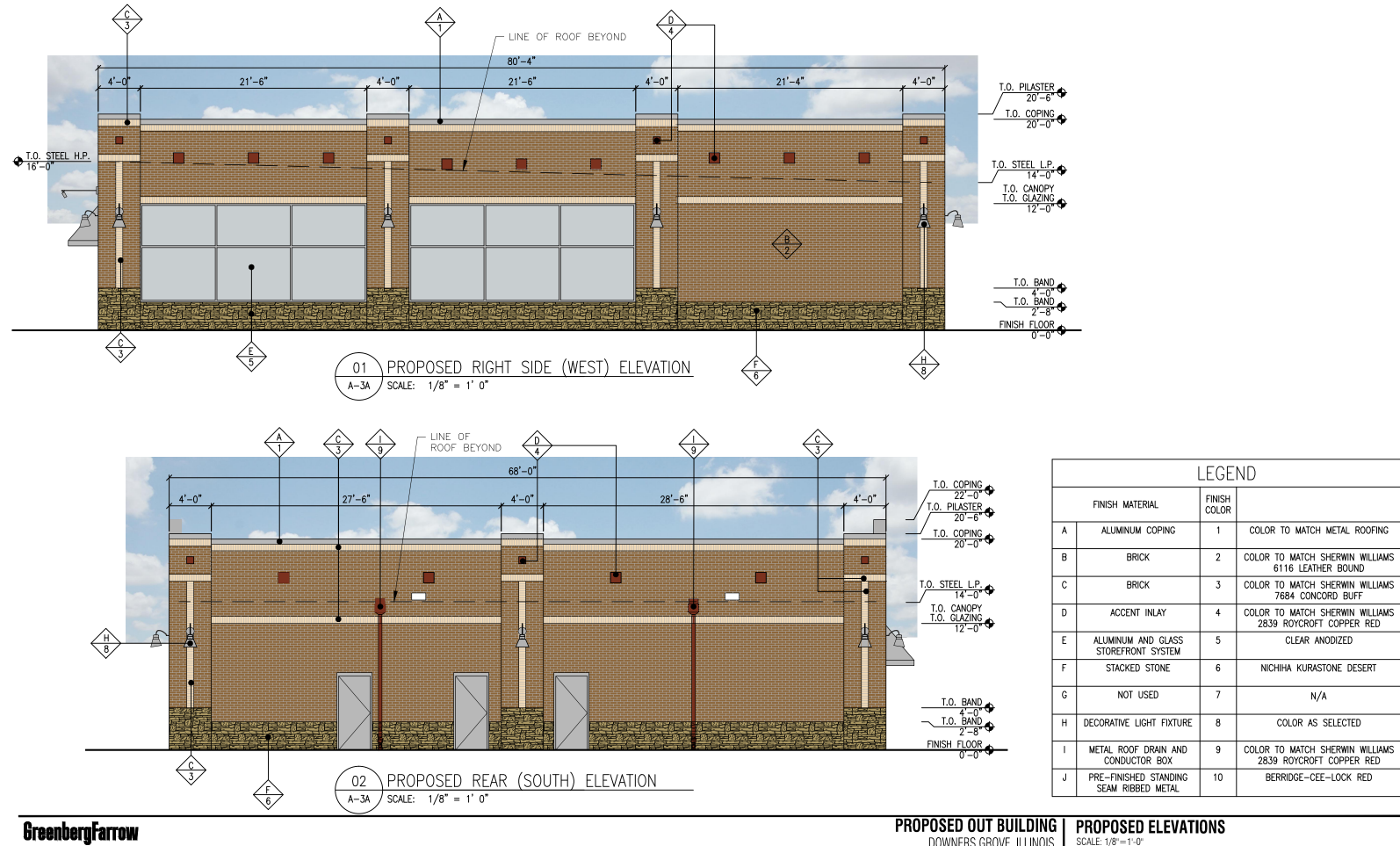


21 S Evergreen Ave., Suite 200 Arlington Heights, Illinois 60005 t: 847 788 9200 f: 847 788 9536 DOWNERS GROVE, ILLINOIS SHOREWOOD DEVELOPMENT GROUP 20130576.0



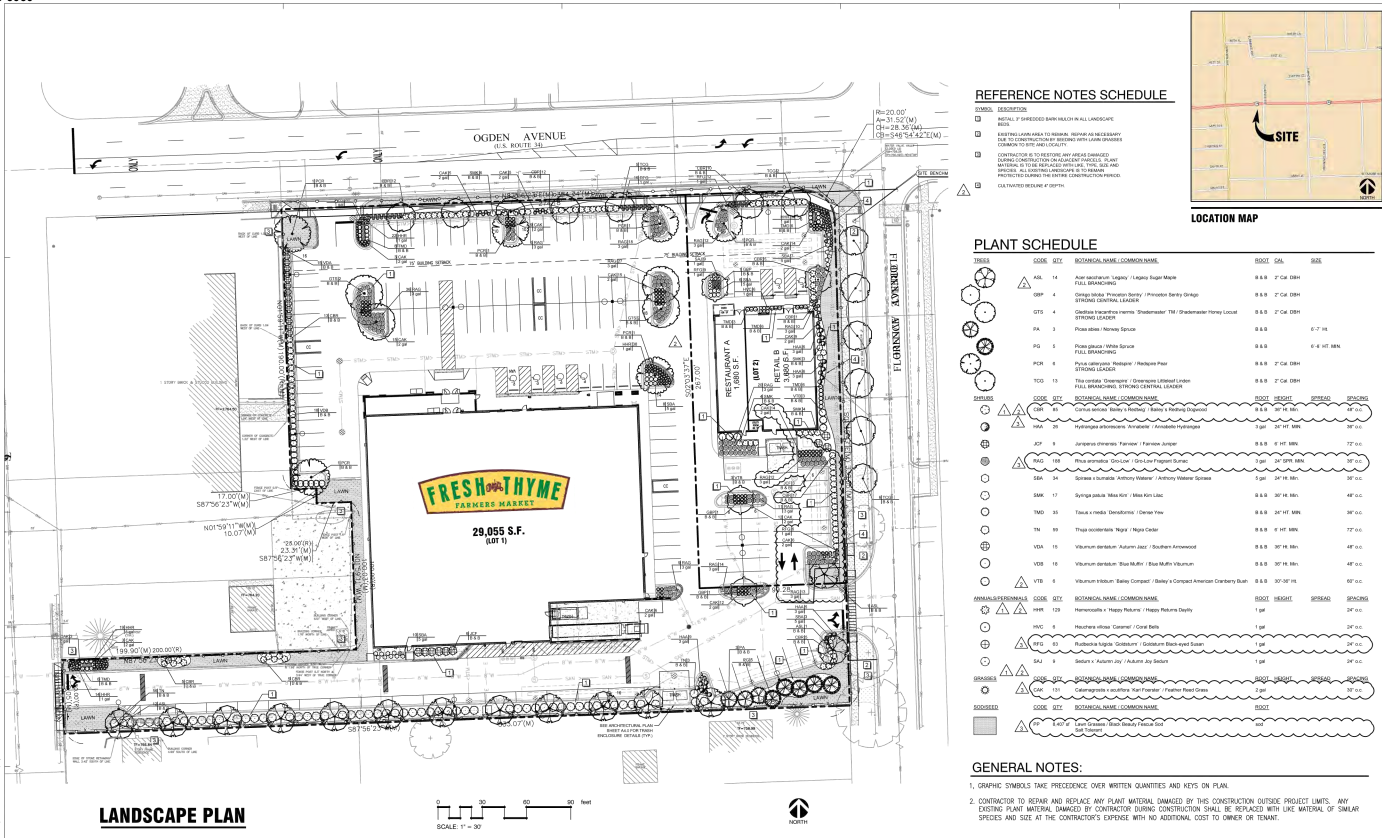
	FINISH MATERIAL	FINISH COLOR	
A	ALUMINUM COPING	1	COLOR TO MATCH METAL ROOFING
В	BRICK	2	COLOR TO MATCH SHERWIN WILLIAMS 6116 LEATHER BOUND
С	BRICK	3	COLOR TO MATCH SHERWIN WILLIAMS 7684 CONCORD BUFF
D	ACCENT INLAY	4	COLOR TO MATCH SHERWIN WILLIAMS 2839 ROYCROFT COPPER RED
E	ALUMINUM AND GLASS STOREFRONT SYSTEM	5	CLEAR ANODIZED
F	STACKED STONE	6	NICHIHA KURASTONE DESERT
G	NOT USED	7	N/A
Н	DECORATIVE LIGHT FIXTURE	8	COLOR AS SELECTED
Ι	METAL ROOF DRAIN AND CONDUCTOR BOX	9	COLOR TO MATCH SHERWIN WILLIAMS 2839 ROYCROFT COPPER RED
J	PRE-FINISHED STANDING SEAM RIBBED METAL	10	BERRIDGE-CEE-LOCK RED

LEGEND



21 S Evergreen Ave., Suite 200 Arlington Heights, Illinois 60005 t: 847 788 9200 f: 847 788 9536 PROPOSED OUT BUILDING DOWNERS GROVE, ILLINOIS SHOREWOOD DEVELOPMENT GROUP 20130576.0

A-3A



N NAME_	ROOT	CAL	SIZE	
gacy Sugar Maple	B & B	2" Cal. DBH		
y' / Princeton Sentry Ginkgo	B & B	2" Cal. DBH		
ihademaster' TM / Shademaster Honey Locust	B & B	2" Cal. DBH		
	B & B		6`-7` Ht.	
	B & B		6'-8' HT. MIN.	
tedspire Pear	B & B	2" Cal. DBH		
enspire Littleleaf Linden CENTRAL LEADER	B & B	2" Cal. DBH		
N NAME	ROOT	HEIGHT	SPREAD	SPACING
vig' / Bailey's Redtwig Dogwood	B&B	36" Ht. Min.		48" O.C.
	2.00		\sim	\sim
belle' / Annabelle Hydrangea	3 gal	24" HT. MIN.		36" o.c.
/ Fairview Juniper	B & B	6` HT. MIN.		72" o.c.
o-Low Fragrant Sumac	3 gal	24" SPR. MIN.	~ ~ ~ ~	36" 0. C.
laterer' / Anthony Waterer Spiraea	5 gal	24" Ht. Min.		36" o.c.
s Kim Lilac	B & B	36" Ht. Min.		48" o.c.
Dense Yew	B & B	24" HT. MIN.		36" o.c.
ra Cedar	B & B	6' HT. MIN.		72" o.c.
azz' / Southern Arrowwood	B & B	36" Ht. Min.		48" o.c.
in' / Blue Muffin Viburnum	B & B	36" Ht. Min.		48" o.c.
npact' / Bailey's Compact American Cranberry Bush	B & B	30"-36" Ht.		60" o.c.
N NAME	ROOT	HEIGHT	SPREAD	SPACING
i' / Happy Returns Daylily	1 gal			24" o.c.
oral Bells	1 gal			24" o.c.
/ Goldsturm Black-eyed Susan	1 gal	~~~~	\sim	24" O.C.
In Joy Sedum	1 gal	~~~	~~~	24" o.c.
	ROOT	HEIGHT	SPREAD	SPACING
I Foerster' / Feather Reed Grass	2 gal	***	· • • •	30" o.c.
<u>N NAME</u>	ROOT	~~~	~~~	\sim
Fescue Sod	sod	\sim	\sim	\sim
	\sim	\sim	\sim	\sim



Page 31 of 40 Exhibit 1 JARAAAD DESIGN. Jardaqe arthledare + 3er planning 506 Greennfield Avenue Giene Ellyn, IL 60137 t 248.212.4920
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referenced Professional and is not to be used for any purpose ather than the specific project and site named herein, and cannot be reproduced in any manner without the express witten permission from the Professional
ISSUE/REVISION RECORD
DATE DESCRIPTION
01/31/14 PLAN COMMISSION SUBMITTAL
02/21/14 VILLAGE RESUBMISSION
03/19/14 VILLAGE RESUBMISSION
03/24/14 VILLAGE RESUBMISSION
05/05/14 IDOT/VILLAGE PERMIT RESPONSE
05/09/14 SANITARY DIST. RESUBMITTAL
05/16/14 IDOT RESUBMITTAL
06/06/14 ADDENDUM #1 1
10/24/14 ADDENDUM #2 2
12/18/14 ADDENDUM #3 3



PROJECT NAME

FRESH THYME FARMERS MARKET **DOWNERS GROVE,** ILLINOIS

(SWC) OGDEN AVE & FLORENCE AVE.

PROJECT NUMBER 20140012	
SHEET TITLE	
LANDSCAPE Plan	
SHEET NIIMRED	

L1.0

LANDSCAPE NOTES



TOP OF ROOTBAL TO MATCH FINISH GRADE WITHIN 1"

- 3" DEPTH MULCH SHREDDED BARK MULCH

- 3.
- 5.
- 6.
- 7. SF OF 10-10-10 FERTILIZER.
- 8. GRASS GROWTH

TURF AND LAWNS

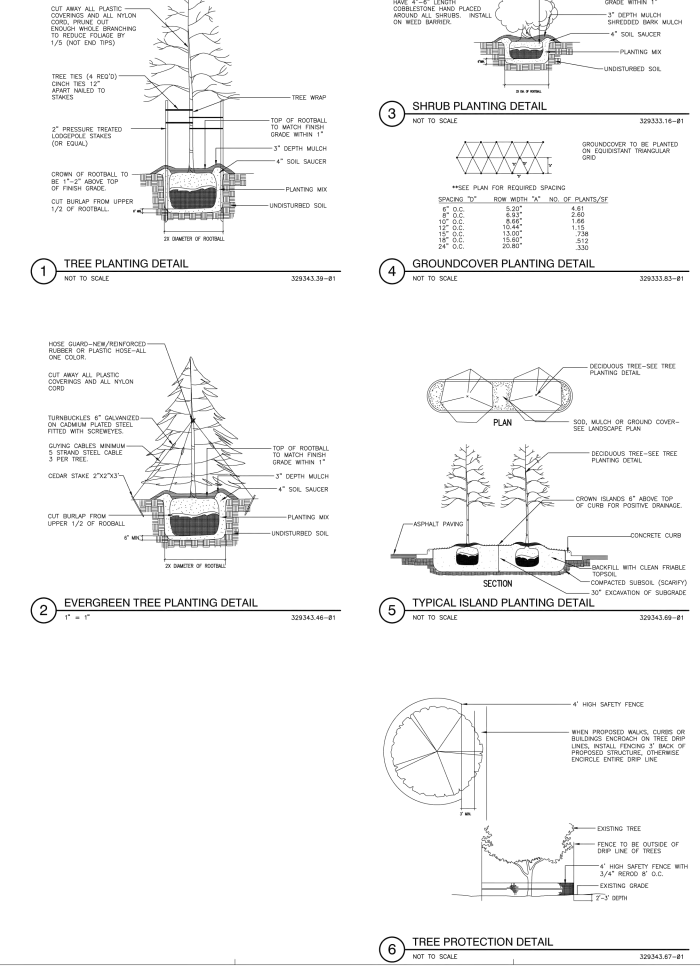
- 2.
- NECESSARY TO MEET FINISH GRADE
- 5.
- 6

SEEDING TREES AND SHRUBS

1.

7.

- 2.
- 3. STRUCTURE
- 5.



NOTE: PLANTING BEDS AROUND TEXAS ROADHOUSE BUILDING TO HAVE 4"--6" LENGTH COBBLESTONE HAND PLACED AROUND ALL SHRUBS. INSTALL ON WEED BARRIER.

THE LANDSCAPE CONTRACTOR SHALL FAMILLARIZE HIMSELF WITH THE SITE CONDITIONS AND VERIFY THEM TO HIS SATISFACTION. THE LANDSCAPE CONTRACTOR SHALL ACCEPT THE SITE CONDITIONS AND DO THE WORK SPECIFIED WITHOUT ADDITIONAL COMPENSATION FOR POSSIBLE VARIATION FROM GRADES AND CONDITIONS

PRIOR TO CONSTRUCTION THE LANDSCAPE CONTRACTOR SHALL BE RESPONSIBLE FOR LOCATING ALL UNDERROUND UTILITES AND SHALL AVOID DAMAGE TO ALL UTILITES DURING CONSTRUCTION. SHOULD THE LANDSCAPE CONTRACTOR CAUSE DAMAGE TO ANY UTILITES HE SHALL MAKE NECESSARY REPAIRS AS QUICKLY AS POSSIBLE WITHOUT ADDITIONAL COMPENSATION.

ALL PLANT MATERIAL SIZES AND MEASUREMENTS, INCLUDING TRUNK, HEAD, AND SPREAD SIZES, CONTAINER AND ROOTBALL SIZES, QUALITY AND CONDITION SHALL CONFORM TO THE STANDARDS SET FORTH IN THE CURRENT ISSUE OF "AMERICAN STANDARDS FOR NURSERY STOCK" (ANSI.Z60.1).

ALL PLANT MATERIAL ARE SUBJECT TO THE APPROVAL BY THE OWNER, AND MAY BE INSPECTED AT THE PLACE OF GROWTH OR ON SITE PRIOR TO PLANTING. LANDSCAPE ARCHITECT RETAINS THE RIGHT TO REJECT ANY PLANT MATERIAL, WHICH IS NOT TO HIS SATISFACTION.

THE LANDSCAPE CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING, IN FULL, ALL LANDSCAPE PLANTING WORK (INCLUDING WATERING, SPRAYING FOR INSECTS AND DISEASE, MULCHING, MOWING, FERTILIZING, CULTIVATING, EDGING AND WEEDING) FOR A PERIOD OF 90 DAYS AFTER ACCEPTANCE BY THE OWNER.

THE LANDSCAPE CONTRACTOR SHALL COMPLETELY GUARANTEE ALL LANDSCAPE PLANTING WORK AND MATERIALS FOR A PERIOD OF ONE (1) FULL YEAR FROM THE DATE THE WORK HAS BEEN APPROVED BY THE OWNER AS INSTALLED. ALL PLANT MATERIAL NOT HEALTHY GROWING CONDITION SHALL BE REMOVED IMMEDIATELY AND REPLACED AS SOON AS POSSIBLE WITH LIKE KIND AND SIZE AT NO CHARGE TO THE

THE LANDSCAPE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING SOIL SAMPLES FROM SOIL AND NATIVE OR FILL SOILS AT THE SITE AND SUBMITING THEM TO AN APPROVED SOIL TESTING LABORATORY, AND ORTAIN MANLYSES AND RECOMMENDATIONS FOR AMENING THESE SOILS AND FERTILIZATION OF SPECIFIED PLANT MATERIAL AT A MINIMUM ALL PLANTING AREAS SHALL BE FERTILIZED WITH 12 LBS. /1000

ALL PLANTING AREAS, SHRUB BEDS AND TREES SHALL BE MULCHED WITH A MINIMUM COMPACTED DEPTH OF ALL POWING ALCS, SINGE LES AND INCENES SINCE DE MICHTER MICHTER MICHTER (3) INCHES OF MULCH AS SPECIFIED. PRIOR TO MULCHING APPLY A PRE-EMERGENT HERBICIDE (APPROVED BY OWNER) AS RECOMMENDED BY THE MANUFACTURER, TO PREVENT RECURRING WEED AND

CONTRACTOR IS TO TAKE SPECIAL CARE WHEN INSTALLING NEW PLANT MATERIAL SO AS NOT TO DISTURB ANY EXISTING PLANTINGS DESIGNATED TO REMAIN. ANY EXISTING PLANT MATERIAL DAMAGED BY CONTRACTOR DURING CONSTRUCTION SHALL BE REPLACED WITH LIKE MATERIAL OF SIMILAR SPECIES AND SIZE AT THE CONTRACTOR'S EXPENSE AND NO ADDITIONAL COST TO OWNER.

1 ALL DISTURBED AREAS SHALL RECEIVE 4" MINIMUM OF TOPSOIL (COMPACTED) AND GRASSED WITH SOD OR

SEED AS INDICATED ON PLAN. LANDSCAPE CONTRACTOR TO COORDINATE HIS/HER WORK WITH OTHER TRADES REGARDING FINISH GRADING. IF AVAILABLE CONTRACTOR IS TO USE STOCKPILED TOPSOIL ONSITE. IF NOT AVAILABLE THE LANDSCAPE CONTRACTOR WILL BE RESPONSIBLE FOR IMPORTING THE TOPSOIL

TOPSOIL, SHALL BE FERTILE, FRIABLE AND REPRESENTATIVE OF LOCAL PRODUCTIVE SOIL, CAPABLE OF SUSTAINING VICOROUS PLANT GROWTH AND FREE OF CLAY LUMPS, SUBSOIL, NOXIOUS WEEDS OR OTHER FOREIGN MATTER SUCH AS STONES, ROOTS, STICKS AND OTHER EXTRANEOUS MATERIALS: NOT FROZEN OR MUDDY. PH OF TOPSOIL TO RANCE BETWEEN 5.5 AND 7.5.

SODDED AREAS SHALL BE GRASSED WITH KENTUCKY BLUEGRASS SOD. SOD SHALL BE LAID WITH CLOSE, TIGHT FITTING JOINTS, WHICH SHALL BE LAID IN ROWS PARALLEL TO THE CONTOUR LINES. ALL SODDED AREAS SHALL BE ROLLED TO ACHIEVE A SMOOTH, UNIFORM LAWN.

SEEDED AREAS SHALL BE GRASSED WITH KENTUCKY 31 TALL FESCUE AND BLUEGRASS AT A RATE OF (5) POUNDS PER 1000 SQ, FT, OF GRASSED AREA. SEED MAY BE APPLED EITHER BY A NECHANICAL SPREADER OR HYRDROSEEDING. WHICHEVER METHOD IS CHOSEN A THICK STAND OF GRASS SHALL BE ACHIEVED WITHIN 21 DAYS OR A SECOND OVERSEEDING WILL BE REQUIRED.

FERTILIZATION AND SOIL AMENDMENTS FOR ALL GRASSED AREAS SHALL BE AS PER LABORATORY ANALYSIS. TECHICALITION AND SOLE ANELTOWIENTS TO ALL OWAGED ANCOLS AND STALL DE ADDIVISION AND DIS HTDROSEEDING MAY BE SUBSTITUTED FOR MECHANICAL SEEDIS BY MIXING SEED, FERMILIZER AND PULVERIZED MULCH IN WATER, USING EQUIPMENT SPECIFICALLY DESIGNED FOR HYDROSEED APPLICATION. MIX UNTLI UNIFORMLY BLENDED INTO HOMOGENEOUS SLUMRY SUITABLE FOR HYDRAULC APPLICATION. APPLY UNIFORMLY AT A RATE AS REQUIRED TO OBTAIN SPECIFIED SEEDING RATE.

ANY EXISTING LAWN AREA DISTURBED BY CONSTRUCTION IS TO BE REPAIRED TO ITS ORIGINAL CONDITION BY

ALL TREES LOCATED IN GRASSED AREAS SHALL BE PLANTED AS PER DETAIL AND MULCHED WITH AT LEAST FOUR (4) FOOT DIAMETER OF SHREDDED BARK MULCH, TO A MINIMUM 3" DEPTH.

SHRUB BEDS SHALL BE MOUNDED WITH TOPSOIL A MINIMUM OF 6" ABOVE TOP OF CURB AND SHALL BE MULCHED WITH A 3" DEPTH OF SHREDDED BARK MULCH.

TREES SHALL BE PLANTED NO CLOSER THAN FIVE (5) FEET FROM BACK OF SIDEWALK OR BUILDING

4. LOCATION AND LAYOUT OF ALL SHRUBS AND TREES SHALL BE APPROVED BY LANDSCAPE ARCHITECT. ALL TREE PROTECTION DEVICES ARE TO BE INSTALLED PRIOR TO START OF LAND DISTURBANCE AND MAINTAINED UNTIL FINAL LANDSCAPING IS INSTALLED.

6. ALL TREES ARE TO BE STAKED AND GUYED PER PLANTING DETAILS.

Page 32 of 40

506 Greenfield Avenue Glen Ellyn, IL 60137 t: 248.212.4920

JARRAAD DESIGN.

DATE	DESCRIPTION
01/31/14	PLAN COMMISSION SUBMITTA
02/21/14	VILLAGE RESUBMISSION
03/19/14	VILLAGE RESUBMISSION
03/24/14	VILLAGE RESUBMISSION
05/05/14	IDOT/VILLAGE PERMIT
	RESPONSE
05/09/14	SANITARY DIST. RESUBMITTAL
05/16/14	IDOT RESUBMITTAL
06/06/14	ADDENDUM #1 1
10/24/14	ADDENDUM #2 2
12/18/14	ADDENDUM #3 3

PROFESSIONAL SEAL



PROFESSIONAL IN CHARGE PROJECT MANAGER

QUALITY CONTROL

DRAWN BY A ISI OS

PROJECT NAME

FRESH THYME FARMERS MARKET **DOWNERS GROVE.** ILLINOIS

(SWC) OGDEN AVE & FLORENCE AVE.

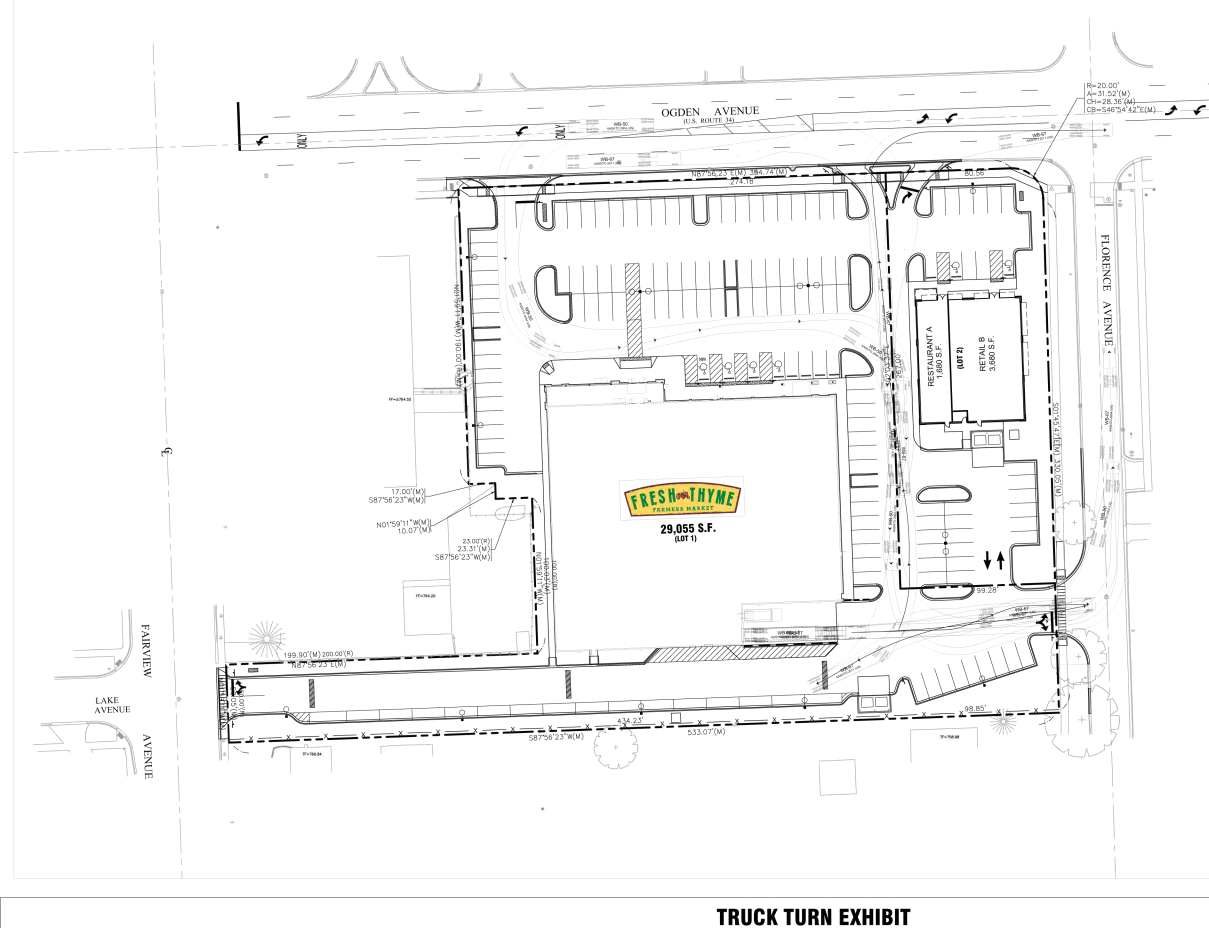
PROJECT NUMBER

SHEET TITLE

LANDSCAPE NOTES AND DETAILS

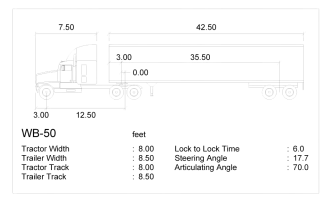
SHEET NUMBER

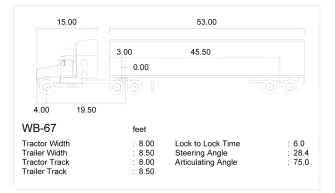


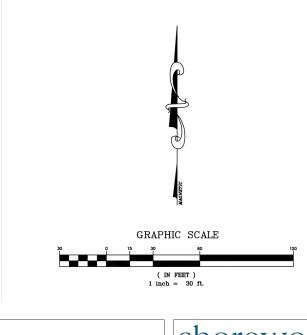


305, 307 & 325 OGDEN AVENUE DOWNERS GROVE, IL

Exhibit J









DATE:12/22/14

VILLAGE OF DOWNERS GROVE PLAN COMMISSION MEETING PUBLIC HEARING

JANUARY 5, 2015, 7:00 P.M.

Chairperson Urban called the January 5, 2015 meeting of the Downers Grove Plan Commission to order at 7:00 p.m. and led the Plan Commissioners and the public in the recital of the Pledge of Allegiance.

ROLL CALL:

- **PRESENT:** Chairperson Urban, Mr. Cozzo, Matejczyk, Mr. Quirk, Mrs. Rabatah, Mr. Rickard, Mr. Webster
- ABSENT: Mr. Bassler, Mr. Davenport, Mr. Waechtler (ex-officios Menninga, Souter)
- STAFF: Planning Manager Stan Popovich and Planner Kelley Chrisse
- VISITORS: Mr. Weng Foong, Sunway Realty, 1432 W. Fullerton, Addison, IL; Mr. David Bartel, 4336 Florence, Downers Grove; Mr. John Mattaus, 4333 Florence, Downers Grove; Mr. William Natale, 422 Lake Ave., Downers Grove; Mr. Joe Fisher, 432 Florence, Downers Grove; Shorewood Development Group representatives Dan Anaspatt, Louis Schriber, Bernard Morales and Aaron Roth, 2150 E. Lake Cook Road, Ste. 820, Buffalo Grove, IL

APPROVAL OF DECEMBER 1, 2014 MINUTES

MINUTES OF THE DECEMBER 1, 2014 MEETING WERE APPROVED ON MOTION BY MRS. RABATAH, SECONDED BY MR. QUIRK. MOTION CARRIED BY VOICE VOTE OF 5-0-2, (MR. COZZO AND MR. MATEJCZYK ABSTAINED.)

PUBLIC HEARINGS:

Chairperson Urban reviewed the protocol for the meeting and swore in those individuals that would be speaking on the following petition:

FILE PC 40-14: A petition seeking an amendment to the planned development and approval of a Zoning Ordinance Map Amendment to rezone the property from B-3, General Services and Highway Business to B-3/PUD, General Services and Highway Business with a Planned Unit Development overlay. The property is located at the southwest corner of Ogden and Florence Avenues, commonly known as 305, 307, and 325 Ogden Avenue, Downers Grove, IL (PINs 09-04-300-053, -054, -055, -056). Shorewood Development Group, Petitioner; SDG Downers Grove, LLC and SDG Oswego A, LLC, Owners.

Village planner Kelley Chrisse summarized the above request was for a planned unit development amendment and a rezoning for the Fresh Thyme development. Per the new zoning ordinance

requirements, a neighborhood meeting was held on December 16, 2014; the summary was listed as Exhibit C. Ms. Chrisse reviewed the site and discussed the zoning around the subject site. She noted the new zoning ordinance, which was recently adopted in June 2014, allows for minor modifications to existing planned developments to occur administratively. Major modifications, such as the requested setback deviation, require an amendment to the planned development and prompts rezoning to add a PUD overlay.

Details of the overall development followed, including its four access points. Details of Lot 2 followed, noting there were previous deviations granted with the original planned development -- one of which was the vehicle parking setback along Ogden Avenue, number of stacking spaces, number of monument signs, and sign setback requirements. Also, there was a shared parking scenario with the prior approved development.

The petitioner was proposing to retain the retail and restaurant uses but modify the plan so that the retail was located closer to Florence Avenue. The drive-through would be removed and the building would be increased by approximately 850 square feet. Both requests could be approved administratively. However, the request for the building to be setback 15.5 feet from the lot line, could not be approved administratively, which was why it was before this commission. The proposed site plan and colored renderings were shown on the screen.

It was noted by Ms. Chrisse that there were concerns about the southern access drive, which is not part of the requested amendment and would remain as approved including signage posted for no though traffic and installation of speed bumps. The petitioner offered to restrict tractor-trailer traffic to only Ogden Avenue with an exit onto Florence Avenue, which staff had incorporated as a condition of approval.

Discussing Lot 2, the proposal eliminated the need for the deviation of stacking spaces because there was no drive-through. Additionally, the proposed site layout increased the number of parking spaces to meet the requirement – the site required 14 spaces and the petitioner was providing 29 spaces.

A review of the proposal's landscaping plan followed, noting that the new zoning ordinance requires a minimum of 10% open space where 15% had previously been required. The petitioner was leaving open space at 15% with enhanced landscaping material. No change is being proposed to the six-foot tall private fence along the southern boundary of the overall development to buffer this commercial site from the adjacent residential zoning. The proposal also met the intent of the village's Comprehensive Plan. Benefits of the PUD followed.

Staff recommended the Plan Commission forward a positive recommendation to the Village Council, including staff's two conditions listed in its report.

Asked if trucks were exiting onto Fairview Avenue currently, Ms. Chrisse clarified tractor-trailers are to be restricted from access to/from Fairview Avenue and that all tractor-trailers would be onto Ogden Avenue heading east or onto Florence Avenue and then north to Ogden Avenue to head east or west. As to the restricted turn onto southbound Florence Avenue, signage stating "Local Traffic only" has already been approved and will remain. Ms. Chrisse explained the discussions surrounding staff's Condition No. 2, i.e., it was a compromise between the neighbors and the petitioner to eliminate some Fairview traffic. Mr. Quirk suggested that a better clarification of the

language in Condition No. 2 may be necessary. Concerns were then raised as to what would stop tractor trailer traffic from exiting onto Ogden Avenue and heading north/southbound Florence. Asked if there was a reason why the signage would not refer to tractor trailers specifically, wherein Ms. Chrisse explained the signage was standard signage and was approved as part of the prior approval to the development and not this proposal. Further explanations followed.

Mr. Cozzo inquired about the setback request for the prior drive-through as compared to the request for the new building setback and whether they were the same or different, wherein Ms. Chrisse explained there was 13.5 feet to the edge of the approved drive-through and the proposal is for 15.5 feet to the building – a slight increase.

Petitioner, Mr. Dan Angspatt, 2951 N. Clyborn, Chicago, Illinois, Vice President of Engineering with Shorewood Development Group, introduced himself. He shared that the reason the drive-through was being eliminated was to bring benefits to the overall development, such as increasing the parking by seven spaces and increasing the landscaping, especially at the east side, since it was closer to the property line.

Per questions, Mr. Louis Schriber, 2150 E. Lake Cook Road, Buffalo Grove, and also with Shorewood Development Group, discussed that the changes being proposed were received from feedback from Fresh Thyme and the project was predicated upon the success of that company. Additionally, there was feedback regarding the intensity of a drive-through and the proposal decreased that internal and external intensity with better flow, fit, and use for the parking.

As to a question regarding the right-in/right-out "pork chop" curb, Mr. Angspatt confirmed that it was modified (prior to Council approval) to a mountable curb to allow trucks access in/out and to address truck movement. IDOT had approved the modification.

Chairperson Urban invited the public to speak.

Mr. Weng Foong, 2308 Sunset Drive, Inverness, who represented the property owner at 4326 Florence Avenue, south of the development, asked that the commission deliberate carefully on the petition so as not to affect the neighborhood. In the prior PC 05-14 hearing for the development of the Fresh Thyme Farmers Market, Mr. Foong stated that there was a decision to move the semi-truck traffic from Ogden Avenue, which was 325 feet away from his house to 50 feet from his house; not his property line. He expressed concern that the prior proposal approved the length of such trucks exiting the site. He voiced concern about the proposed location of the dumpster, the loading bay, and truck engines humming while unloading 70 feet away from his house. He asked the commissioners to consider the well being of the community and to take their time making a decision. Mr. Foong asked to consider the truck turning radius and those trucks exiting to Florence Avenue which would deteriorate the roads.

Chairperson Urban swore in Mr. William Natale, 422 Lake Avenue, Downers Grove, who was present on behalf of 65 citizens, many of whom live on Fairview, Lake and Florence Avenues. He expressed concern about truck traffic and suggested the commissioners visit the site in person. He shared a discussion he had with a construction manager at the site as well as Mayor Tully. He also stated that the 65 citizens have grown to over 333 "friends" on social media and to over 3,000 households regarding this matter. He stated that citizens were upset and thought they had a compromise that semi-trucks would enter from Ogden. The citizens also thought that trucks would

only be making a northbound turn both on Fairview and Florence, but the arrow reflected both ways, going to the right. As to posting "local traffic only" he questioned its vagueness and stated he contacted Mr. Popovich and suggested installing a "No Truck Traffic Permitted Southbound" sign on Florence and on Fairview. Mr. Natale shared that if the citizens had to call the police for enforcement, it was another encumbrance on the citizens and he questioned why the commission would do that. He added that the citizens on Florence also had safety concerns about children going to school. He discussed the vehicles already trying to exit Lake Street, which was just about impossible, and to allow trucks to do that was not good. Mr. Natale mentioned his meeting with the mayor and explained that the citizens intend to hold the developer, commissioners, etc. accountable. He reached out to the 333 friends on social media sharing his discussion with the mayor, and sent literature to 3931 households regarding same in order to keep the citizens updated since it was the citizens, not IDOT, that dealt with the actual traffic issues in the area.

Chairperson Urban swore in Mr. Joe Fisher, 4332 Florence Ave., Downers Grove, who shared that he lived at his present address for 20 plus years and noticed trucks delivering goods have left tire marks on the curb indicating that they cannot make the turn out onto Florence. He believed those vehicles trying to exit out of the development onto Ogden were a "joke" and would eventually travel instead to Grant. He did not believe a sign would do anything. Mr. Fisher expressed concern about truck noise close to his home, the location of the dumpster so close to the above resident's home, employee parking, and parking lot lighting.

Chairperson Urban swore in Mr. David Bartel, 4336 S. Florence, Downers Grove, who stated the road condition on Florence was terrible due to truck traffic and construction. He preferred that Florence be blocked off and have no southbound traffic. The dumpster was in a terrible location. He asked for the distance a truck would take to back into the loading dock given that he was a truck driver and stated it would not take three turns to back into a loading dock. He stated that the trucks will travel down Fairview, turn into the alley and then back into the loading dock.

Hearing no further public comments, the petitioner was invited to respond to the above comments, specifically the proposed truck turning template, access, and the condition in staff's report.

Petitioner, Mr. Dan Angspatt, for Shorewood Development Group, returned to the podium and explained his clients were requesting the setback deviation to improve parking on the site to make the site less intense as it relates to traffic. He stated the traffic for the larger trucks was restricted accesses, as explained by village planner, Ms. Chrisse. The way the exhibit was presented is the way the restrictions will be enforced – access via Ogden Avenue and northbound only on Florence Avenue. He hoped those addressed the residents' concerns. As to the proposed signage, he offered to work with village engineering staff regarding the sign's verbiage. Regarding enforcement of trucks turning, he stated that it will be enforced through Fresh Thyme and the petitioner believed it was a condition of their original approval. Trucks will be enforced through Fresh Thyme's operations.

Regarding the current location of the dumpster, Mr. Angspatt stated he had worked with staff to determine different locations and this was the final location. The screening wall was added but landscaping was also added. Additionally, a compactor would be located in Fresh Thyme's loading dock which would address odor concerns. The dumpster was added as a recycling location. Employee parking would be on-site. Lastly, Mr. Angspatt shared that he did listen to resident concerns during the village's first meeting and revised the plans since to address truck turning

concerns. Mr. Angspatt added that he was not opposed to working with engineering staff as to the Florence signage but he asked to work with someone with traffic experience. Both he and Chairperson Urban mentioned that the Manual for Uniform Traffic Control Devices provides for traffic signage and it must be followed in order to be enforceable. Asked what the operational response was to those trucks who did not follow Fresh Thyme's movement rules, Mr. Angspatt indicated they would be reprimanded and prevented from employment with Fresh Thyme.

As a closing statement, Mr. Angspatt reminded the commissioners they were to vote on the building setback request. He asked for approval based on the low intensity of the site, providing more parking, and improving the overall parking scheme project.

Mr. William Natale, 422 Lake Avenue, returned and stated since there was concern about the sign's verbiage, to add a sign that states "No Right Turn" or "No Left Turn," respectively, to which the chairperson reminded him of the goals of tonight's meeting. The sign verbiage was not the commission's purview and it did not specify signage details. She reiterated to Mr. Natale that the petitioner was willing to work with staff regarding appropriate signage that complies with law.

Mr. Weng Foong, 2308 Sunset, also returned and stated the applicant showed that the southern access would no longer being used for tractor trailer traffic. He inquired what it was used for now, wherein Mr. Popovich explained the road was originally approved as a southern access drive for all vehicles. Mr. Foong asked if it should be closed off, thereby creating a few more parking spaces and adding a favorable dumpster location. He questioned whether the six-foot fence would shield the entire development. As a suggestion, he asked if there could be a masonry fence constructed on the southern loading dock to block truck noise. Again, he asked for consideration and added that he was not present for previous meetings because he had just purchased the property and he was not on the mailing list because the new ownership was not yet recorded with the County. It was only after, when he tried to sell his property, he learned of these issues.

Mr. Joe Fisher, 4332 Florence presented a photo of the dumpster location and expressed concern about odors coming from two port-o-potties at the site. He believed it was inconsiderate.

To clarify, Mr. Popovich stated the location of the port-o-potties and construction fencing was within the permitting process for new construction, which was reviewed by staff for compliance.

Mr. Louis Schriber returned to the podium and stated he will address the site concerns with the site supervisor and have the port-o-potties relocated.

Mr. David Bartel, resident, asked where was the location of the dumpster for Lot 2 which the chairperson pointed out for him next to the proposed out-building.

As a last comment, Mr. Angspatt stated that the access on Fairview Avenue is required for emergency vehicles around the buildings for life safety purposes.

Chairperson Urban closed the public hearing again and invited deliberation.

Mr. Matejczyk inquired of staff whether the Florence Avenue roadway, heading north, was capable of handling truck traffic, wherein Mr. Popovich stated Public Works reviewed the proposal when it was originally approved and had no concerns. Mrs. Rabatah, again, inquired about the mountable

curbs being designed specifically for the tractor-trailers, to which Mr. Popovich confirmed the mountable curbs would allow trucks to travel over them. Also, the width of the curb cut on Florence Avenue at the property line was 29 feet, which was wider than the typical drive aisle in order to make the curb there. Mr. Angspatt also confirmed that it was wider since Fresh Thyme did not want to see damaged curbs on Florence.

Chairperson Urban noted that with the recent adoption of the new zoning ordinance, which requires a conversion to the planned unit development criteria, and the timing of recently seeing this case, the particulars were fresh in everyone's mind. She believed the difficulty in limiting tonight's testimony to the changes was challenging for everyone and she appreciated everyone's patience and the petitioners clarifying responses to those concerns. Chairperson Urban agreed the removal of the drive-through was a positive, as they are normally an intense use, and believed the proposed change, with respect to Lot 2, was appropriate for the site.

Mr. Quirk also believed moving the building closer to Florence Avenue would be nice, since it was commercial. Mr. Rickard believed the comments/concerns were addressed prior and agreed the development was a positive. Mr. Cozzo had no issues with what was being proposed, but agreed other issues were present that were not in this commission's purview tonight and supported the proposal. Mr. Matejczyk supported the elimination of the drive-through also and agreed it was beneficial to the overall development of the Ogden Avenue Corridor.

WITH RESPECT TO FILE PC 40-14, MR. MATEJCZYK MADE A MOTION THAT THE PLAN COMMISSION MAKE A POSITIVE RECOMMENDATION TO THE VILLAGE COUNCIL, SUBJECT TO THE FOLLOWING TWO CONDITIONS STATED IN STAFF'S REPORT:

- 1. THE AMENDED PUD DEVELOPMENT PLAN SHALL SUBSTANTIALLY CONFORM TO THE STAFF REPORT DATED JANUARY 5, 2015; ENGINEERING DRAWINGS PREPARED BY SHOREWOOD DEVELOPMENT GROUP, DATED JANUARY 31, 20014, AND LAST REVISED DECEMBER 19, 2014; ARCHITECTURAL DRAWINGS PREPARED BY GREENBERG FARROW DATED DECEMBER 19, 2014; LANDSCAPE PLAN AND DETAILS PREPARED BY JARRARD DESIGN, DATED JANUARY 31, 2014 AND LAST REVISED DECEMBER 18, 2014, EXCEPT SUCH PLANS MAY BE MODIFIED TO CONFORM TO THE VILLAGE CODES AND ORDINANCES; AND
- 2. TRACTOR TRAILER TRAFFIC FOR THIS DEVELOPMENT IS RESTRICTED TO OGDEN AVENUE AND FLORENCE AVENUE NORTH OF THE SUBJECT SITE'S FLORENCE AVENUE CURB CUT.

SECONDED BY MR. RICKARD. ROLL CALL:

AYE: MR. MATEJCZYK, MR. RICKARD, MR. COZZO, MR. QUIRK, MRS. RABATAH, MR. WEBSTER, CHAIRPERON URBAN NAY: NONE

MOTION CARRIED. VOTE: 7-0

NEW BUSINESS

Per staff, there may be one potential subdivision item for the February 2nd meeting. As a last comment to staff, Mrs. Rabatah asked to revisit the sign verbiage due to the residents' concerns and eliminating the possibility of tractor trailers going south on Florence Avenue.

THE MEETING WAS ADJOUFRNED AT 8:19 P.M. ON MOTION BY MR. WEBSTER, MOTION CARRIED UNANIMOUSLY BY VOICE VOTE OF 7-0.

/s/ Celeste K. Weilandt Celeste K. Weilandt (As transcribed by MP-3 audio)