

EXHIBIT A
FN 070065

SIXTH AMENDMENT TO THE GENERAL PLAN OF
MILWAUKEE METRO CENTER

REVISED GENERAL PLAN PROJECT DESCRIPTION
AND OWNER'S STATEMENT OF INTENT (THE "STATEMENT")

Except as specifically provided below, all terms will have the meanings set forth in Milwaukee Code of Ordinances Chapter 295 (the "Zoning Code").

The Milwaukee Metro Center planned development was originally approved by the Common Council of the City of Milwaukee (the "Common Council") on May 14, 1985 (the "Original General Plan") as a general planned development. The Original General Plan provided for the staged deferred development of a 58.2 acre site. The Original General Plan was amended in 1993 (the "First Amended GPD") to reflect changes required by the realignment of access configurations and to include property acquired by the owner since approval of the Original General Plan.

The First Amended GPD for Milwaukee Metro Center was amended in 1997 to accommodate significant proposed changes to the surrounding transportation network, including the relocation of Metro Center and an interim ramp from U.S. Highway 45 (the "Second Amended GPD"). The Second Amended GPD provided for a hotel and offices on 40.32 acres of land bounded on the north and west by West Metro Boulevard and bounded on the east by North 107th Street ("Area A") and for a single user new and used automobile dealership on 23.19 acres of land bounded on the south by West Metro Boulevard, on the east by Fond du Lac Freeway, on the north by West Good Hope Road and on the west by U.S. Highways 41 and 45 ("Area B"). Since the approval of the Second Amended GPD, Area B has been divided into three parcels. Three auto dealerships have been or are currently being developed on Area B pursuant to three separate detailed plans. Area A has remained undeveloped.

The Second Amended GPD was further amended in 2004 (the "Third Amended GPD"). The Third Amended GPD expanded the boundaries of Milwaukee Metro Center to include four adjacent parcels acquired by the Applicant since the Common Council approved the Second Amended GPD. The Third Amended GPD also amended the zoning regulations as they apply to Area A to allow the division of Area A into six separate parcels to be developed for light motor vehicle sales, rental, repair, body shop and outdoor storage (collectively, the "Light Motor Vehicle Uses"), and sit-down restaurant, general office, bank or other financial institution, medical office or health clinic uses.

The Third Amended GPD was further amended in 2004 (the "Fourth Amended GPD") to allow an off-premise sign on one parcel in Area B to advertise a different parcel in Area B.

The Fourth Amended GPD was further amended in 2006 (the "Fifth Amended GPD") to change the permitted uses for Parcel 6 of Area A.

Bergstrom Automotive owns the west parcel of Area B (Hummer facility) and the east parcel of Area B (Chevrolet facility) and desires to amend the Fifth Amended GPD to allow a second light motor vehicle sales facility to be constructed on the west parcel (Hummer facility). Accordingly, the General Plan project description and owners statement for the Milwaukee Metro Center is amended and restated as follows.

1. PERMITTED USES.

(a) Area B. Area B includes three separate parcels: the Hummer Parcel, the Chevrolet Parcel and the parcel located between the Hummer Parcel and Chevrolet Parcel (the "Nissan Parcel"). The following uses are permitted within Area B:

- (i) General Office;
- (ii) Light Motor Vehicle Sales, Repair and Body Shop;
- (iii) Business Services;
- (iv) Commercial Hotel;
- (v) Community Serving Uses;
- (vi) Medical Office and Health Clinic;
- (vii) Private Non-commercial Club or Lodge; and
- (viii) Research and Development; and
- (ix) Off-premise signs.

In addition, the following uses are permitted provided they are located within a general office or commercial hotel:

- (i) Government Office;
- (ii) Bank or other Financial Institution;
- (iii) Travel Agency;
- (iv) Sit-down Restaurant;
- (v) Personal Service Establishment;

Theater; and

- (vi) Indoor and Outdoor Recreation Facilities, Health Club and

- (vii) Tavern;

(b) Area A. Area A presently includes two light motor vehicle sales facilities – Toyota to the rear west and Car Max adjacent to the Toyota dealership to the east. The east end of Area A is undeveloped. The Parcels and the Outlot are identified on the general plan development site plan submitted with the Third Amended GPD and labeled Metro Auto Parc Site Plan.

The following uses are permitted uses at Area A:

- (i) Light Motor Vehicle Sales;

- (ii) Light Motor Vehicle Rental, Repair, Body Shop and Outdoor Storage provided such uses are accessory to Light Motor Vehicle Sales;

- (iii) Sit-down Restaurant;

- (iv) General Office;

- (v) Bank or Other Financial Institution;

- (vi) Medical Office;

- (vii) Health Clinic;

- (ix) Accessory Use Parking Lots and other accessory uses normally associated with the above listed permitted uses; and

- (x) Parcel 6 only, single family residential (and such accessory uses as may be permitted under the Zoning Code and/or any declaration of restrictions encumbering such Parcel).

2. BUILDING LOCATION AND SIZE.

(a) Area B. The west parcel currently has been developed with a single light motor vehicle facility (Hummer). An additional light motor vehicle facility (Smart Car) will be developed on the north end of this west parcel.

The Smart Car facility will have a maximum aggregate building floor area of 6,000 sq. ft. The aggregate area does not include the floor area of the five level "Architectural display element".

The hours of operation will be consistent with the hours of operation at the current Hummer and Chevrolet facilities: 7:30 am to 8:00 pm Monday through Friday and Saturday 8:00 am to 5:00 pm. No vehicle test drives will be permitted on residential streets north of 107th and south of Metro Boulevard. No vehicles will be displayed on a ramp or moving platform except in specialty display areas.

(b) Area A. Currently has two light motor vehicle sales facilities and the remainder of area is undeveloped.

3. SPACE BETWEEN STRUCTURES Area B West Parcel. The spacing between the Hummer facility and the proposed Smart Car facility will be approximately 200 feet. Buildings will be not less than required by the Wisconsin Building Code.

4. SETBACKS.

Area B West Parcel. Setbacks shall be at least 25 feet around the perimeter of the Proposed GPD Site. In addition, setbacks of at least 10 feet will be maintained along the common lot lines of the Parcels.

5. SCREENING.

(a) Area B West Parcel. There are no adjacent residential uses requiring screening. Nevertheless, a landscape plan will be submitted as part of the detailed plan application for the affected area of the west parcel.

(i) Parking and Auto Display Areas. Parking and auto display areas shall be landscaped in compliance with the Zoning Code standards for Type "A" landscaping.

(b) Area A. The uses located on Area A are screened from adjacent uses according to detailed plans approved for Area A.

6. OPEN SPACES. All permanent open and unpaved areas shall be landscaped with a combination of grass and shrubs. All temporary unpaved areas shall be seeded. All landscaping will be continuously maintained. Landscaping shall be installed simultaneously with the completion of development pursuant to a detailed plan.

7. CIRCULATION Area B West Parcel. Traffic circulation within the existing west parcel will be modified only slightly to allow for easy and direct access to the Smart Car facility. Plans will provide for safe and convenient movement of pedestrians and vehicles, including emergency and municipal vehicles and delivery vehicles.

8. PARKING Area B West Parcel. Minor parking modifications will be made to accommodate the new Smart Car facility, adjacent inventory, guests and employee

parking. No on street parking shall be allowed. Currently there are a total of 165 parking stalls. The new configuration allows for approximately 161 parking stalls.

(a) Area A. Area A has been developed with parking in accordance with detailed plans submitted for Area A.

9. LOADING AND DELIVERIES Area B. Hummer and Smart Car facilities will have no more than five vehicle delivery trips per day. Each facility within Area B will prohibit vehicle delivery truck drivers from waiting in any public right of way.

10. LIGHTING. Site lighting will be non-intrusive and focused to the interior of the development.

(a) Area B (west parcel). The existing light pole location will be modified slightly. Any new poles will not exceed 24' in height. Illumination will be dimmed to low intensity level at 10:00 p.m. Site lighting shall have cut-off fixtures that ensure that lighting levels and glare are controlled as follows:

(i) No light source shall be visible from an adjoining property or public right-of-way; and

(b) Area A. Site lighting on Area A has been installed in accordance with detailed plans submitted for Area A.

11. UTILITIES. All utility lines shall be installed underground. Transformers and substations may be exterior installed but will be screened from view.

(a) The modification to the west parcel of Area B will be confined to an area less than one acre (43,560 sf). The modified area will include reconfiguration of the existing dry detention pond. No additional impervious surface area (the aggregate of building and paved surface) will be constructed. Additionally the modified area will contain approximately 1,000 sf more landscape (green) area than presently exists.

12. SIGNS.

(a) On-premise Building Signs. Illuminated and non-illuminated wall signs and projecting signs identifying commercial buildings, may be used at Area A and Area B.

(i) Area B (west parcel). Wall signs located on the proposed Smart Car facility shall not exceed 235 square feet. There will be no additional free standing signs.

(b) Other Advertising Devices Area B (West Parcel). Except during grand opening events, no balloons, pennants, flags, streamers, spinners, tinsels or other similar advertising devices shall be used on Area B.

(c) Construction Signs. Non-illuminated signs of up to 36 square feet each and advertising construction may be located at Area A and Area B provided that such signs are removed upon completion of the advertised construction.

(d) Traffic Control Signs. Signs directing vehicular and pedestrian traffic, which may be illuminated, may be located on Area A and Area B. These signs shall conform to the requirements of the Zoning Code and the Manual on Uniform Traffic Control Devices, as applicable.

EXHIBIT A

Legal Description of General Planned Development

LOT 1, METRO AUTO PARK, LOTS 1 AND 2 OF CERTIFIED SURVEY MAP NO. 7179, PARCEL 2 OF CERTIFIED SURVEY MAP NO. 6374, PARCELS 1 AND 2 OF CERTIFIED SURVEY MAP NO. 7026, AND LANDS IN THE NORTHEAST 1/4, SOUTHEAST 1/4, SOUTHWEST 1/4 AND NORTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 19, TOWNSHIP 8 NORTH, RANGE 21 EAST, IN THE CITY OF MILWAUKEE, MILWAUKEE COUNTY, WISCONSIN, WHICH IS BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID NORTHEAST 1/4 SECTION; THENCE SOUTH $00^{\circ}49'45''$ EAST ALONG THE WEST LINE OF SAID 1/4 SECTION 1122.01 FEET TO A POINT; THENCE NORTH $82^{\circ}01'15''$ EAST 226.76 FEET TO A POINT ON THE EAST LINE OF U.S. HIGHWAY 41 AND 45 AND THE POINT OF BEGINNING OF THIS DESCRIPTION; THENCE NORTH $09^{\circ}27'15''$ EAST 100.00 FEET TO A POINT; THENCE SOUTH $80^{\circ}32'45''$ EAST 40.00 FEET TO A POINT; THENCE NORTH $09^{\circ}27'15''$ EAST 100.00 FEET TO A POINT; THENCE NORTH $80^{\circ}32'45''$ WEST 40.00 FEET TO A POINT; THENCE NORTH $09^{\circ}27'15''$ EAST 80.00 FEET TO A POINT; THENCE NORTH $31^{\circ}43'43''$ EAST 225.30 FEET TO A POINT; THENCE NORTH $77^{\circ}49'15''$ EAST 598.61 FEET TO A POINT; THENCE SOUTH $88^{\circ}34'45''$ EAST 151.76 FEET TO A POINT; THENCE SOUTH $57^{\circ}13'19''$ EAST 815.02 FEET TO A POINT; THENCE SOUTH $45^{\circ}11'45''$ EAST 444.66 FEET TO A POINT; THENCE SOUTHEASTERLY 296.91 FEET ALONG THE ARC OF A CURVE WHOSE CENTER LIES TO THE SOUTHWEST WHOSE RADIUS IS 494.16 FEET WHOSE CHORD BEARS SOUTH $62^{\circ}28'12''$ EAST 292.46 FEET TO A POINT; THENCE SOUTH $45^{\circ}15'29''$ EAST 49.65 FEET TO A POINT; THENCE SOUTH $43^{\circ}15'15''$ WEST 375.98 FEET TO A POINT; THENCE SOUTH $00^{\circ}53'19''$ EAST 155.31 FEET TO A POINT; THENCE NORTH $87^{\circ}10'09''$ EAST 496.40 FEET TO A POINT ON THE CENTERLINE OF NORTH 107TH STREET; THENCE SOUTH $00^{\circ}53'19''$ EAST ALONG SAID CENTERLINE 267.99 FEET TO A POINT; THENCE SOUTH $87^{\circ}10'09''$ WEST 1893.19 FEET TO A POINT; THENCE SOUTH $00^{\circ}49'45''$ EAST 28.73 FEET TO A POINT; THENCE SOUTH $87^{\circ}10'09''$ WEST 564.89 FEET TO A POINT; THENCE NORTH $00^{\circ}49'45''$ WEST 366.21 FEET TO A POINT; THENCE NORTH $12^{\circ}45'03''$ EAST 199.02 FEET TO A POINT; THENCE NORTH $05^{\circ}36'21''$ WEST 200.92 FEET TO A POINT; THENCE NORTH $00^{\circ}49'45''$ WEST 396.86 FEET TO THE POINT OF BEGINNING.

CONTAINING 68.741 ACRES.

EXHIBIT B

Landscaping Standards

A. PERIMETER LANDSCAPING AND EDGE TREATMENTS

1. Type of Landscape Treatment. All landscaped perimeters shall have trees planted 25 feet on center, either base shrubs or a low wall, and curbing to prevent landscaping from encroaching on public sidewalks. Variations in required landscaping and edge treatments occur because some situations require a more substantial edge, such as a masonry element or ornamental metal fencing, and because some situations call for eye-level surveillance through the perimeter area, while others dictate that the view of what is behind the perimeter should be obscured. Type "A" landscaping is primarily intended for application along street frontages of light motor vehicle parking lots. It requires regularly-spaced trees and continuous base shrubs, but not fences or walls. Fences are allowed, but not required. Plantings in the low-level and high-level zones shall create a continuous edge of plants. However, the eye-level zone shall be kept mostly open, consistent with the standards of paragraph 2.E. below, to allow for surveillance between parking lots and streets.

2. Requirements. Table A below contains the fence/wall and landscaping requirements. Prior to issuance of any permit for a use for which perimeter landscaping and edge treatments are required by this chapter, a landscaping and screening plan with specifications and an installation schedule shall be submitted to the commissioner for approval. When interpreting the requirements of Table A, the following standards shall apply:

a. Trees. Where required, trees shall be at least 2.5-inch-caliper size at the time of planting and of a deciduous street tree variety, including but not limited maple, linden and ash, that has a leaf and branch structure that creates a uniform crown and an opaque tree canopy. If ornamental trees are used, they shall be spaced not more than 20 feet apart and the landscaped area must measure at least 10 feet in width. If an ornamental tree projects over a public sidewalk, such projection shall be at least 7 feet above grade.

b. Shrubs. Required shrubs may be either deciduous or coniferous, but shall meet the size requirements of Table A.

c. Landscaped Area. All required plantings shall be located within a landscaped area that meets the minimum width requirement of Table A and abuts the street property line of the property for which the landscaping is required. Where the landscaped area abuts a public sidewalk, a curb shall be provided or the landscaped area shall be recessed to prevent the depositing of soil, wood chips and other landscaping materials on the sidewalk.

d. Residential Buffers. A parking lot or structure which is within 25 feet of a wholly residential use shall be screened with an opaque wall or fence at least 6 feet in height erected and maintained between the parking area and the lot line separating the residential use from the parking area. If any adjoining building or fence meeting these height and opacity standards is on or substantially on the common property line, no wall or fence need be erected adjacent to the building or fence. If a residential fence is within 3 feet of the required fence or wall, the required height may be reduced to 3.5 feet. If there is an elevation difference between the parking area and the adjacent residential use, the height of the required fence shall be measured from the point of the higher elevation. Where the required fence or wall abuts a residential front yard, the height of the fence or wall shall be reduced to 3.5 feet. In no case shall a fence or wall be less than 3.5 feet in height. Where the parking area abuts an alley, no fence or wall shall be required.

e. Fence or Wall. Where a masonry wall, a fence with decorative metal pickets or a combination masonry wall/fence with decorative metal pickets is required, such wall or fence shall be provided throughout the length of the landscaped area. Masonry piers shall be spaced not more than 25 feet apart and shall also be provided on corners and at changes in fence direction. Piers shall be at least 16 inches wide and 16 inches deep, and shall have a minimum height of 3 feet and a maximum height of not more than one foot above the fence or wall. A decorative metal fence shall have an opacity not exceeding 50%, with fence pickets at least 0.75 inches wide and spaced no farther apart than an average of 5 inches on center. Masonry materials shall, in terms of color, texture and material type, be similar to or compatible with the materials used on the building located on the premises for which landscaping is required. If such building is not of masonry construction, the piers may be omitted or constructed of non-masonry material.

f. Berms. Berms shall not be considered a substitute for the landscaping and perimeter features required under this subsection.

g. Additional Plantings. Additional plantings are permitted and encouraged.

h. Encroachment into Public Right-of-Way. The required landscaped area may encroach into the public right-of-way if a masonry-pier-and-metal fence or a masonry wall conforming with the standards of paragraph 2.E. is provided. Such fence or wall shall be located on the non-public portion of the landscaped area. No tree or shrub shall be planted in the public right-of-way unless such planting is authorized by a permit issued by the commissioner of public works pursuant to section 116-52 of the City of Milwaukee Code of Ordinances.

i. Maintenance. Required landscaping and perimeter features shall be kept free of refuse and debris. All plant materials shall be maintained on an ongoing basis, including seasonal tree and plant replacement. Established trees shall not be removed and replaced with trees of smaller caliper, even if those trees meet the standards of this subsection.

TABLE A FENCE/WALL AND LANDSCAPING REQUIREMENTS		
		Type A Landscaping
Required Fence/ Wall	Fence or wall required?	Optional
	Fence/wall height requirements	Fence optional; see below
	Fence/wall materials required	Fence not required
	Fence/wall opacity	Fence not required
	Fence/wall location in landscaped area	If provided, adjacent to parking
Allowable Fence/ Wall	Masonry wall	Up to 4 ft. high
	Decorative metal fence	Up to 6 ft. high
	Wood fence, open	Up to 4 ft. high
	Wood fence, opaque	Up to 4 ft. high
	Chain link fence (coated wire only, except that existing fence described in paragraph 6(a)(i) can remain uncoated)	Up to 6 ft. high

TABLE A FENCE/WALL AND LANDSCAPING REQUIREMENTS		
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		Type A Landscaping
Trees and Shrubs Required & Allowed	Minimum landscaped area width	5 ft.
	Deciduous street-type trees	Minimum 1 every 25 ft.
	Ornamental tree option	Minimum 1 every 20 ft. if landscaped area is at least 10 ft. wide
	Shrub spacing requirement	2 staggered rows with plants a max. of 4 ft. on center in each row; if a 4-ft. opaque fence is provided only one row shall be planted, max. 3ft.
	Shrub size, min. (at time of planting)	2 ft. in diameter
	Shrub height, min. (at time of planting)	2 ft.
	Shrub height, max. (at maturity)	3.5 ft.

B. INTERIOR PARKING LOT LANDSCAPING

No interior parking lot landscaping shall be required for a parking lot having an area of less than 9,000 square feet. For a parking lot that is 9,000 square feet or more in area, one tree shall be provided for every 9,000 square feet of parking lot area or fraction thereof. Trees shall be at least 2.5-inch-caliper size at the time of planting and of a deciduous street tree variety, including but not limited to maple, linden and ash, that has a leaf and branch structure which creates a uniform crown and an opaque tree canopy. Required trees shall be evenly distributed throughout the parking lot; no parking space shall be located more than 54 feet from the base of a required tree.

C. VISION TRIANGLE

1. General. A vision triangle shall be provided at each intersection of 2 streets, an alley and a street, or an access drive and a street.

2. Description. A vision triangle is the triangular area formed by connecting the point of intersection of the curbs at the intersection of 2 streets, or the point of intersection of the alley or driveway line with the side of sidewalk closest to the property line, with 2 other points each located an equal distance away from the point of intersection along the 2 lines that intersect. Where sidewalks are not present, the point of

intersection shall be 4 feet streetside of the property line, along the alley or driveway line extended.

3. Required Vision Triangles. The measured distance along the intersecting lines, as specified in paragraph 2, shall be 10 feet for the intersection of an access drive and a street.

4. Objects Within Vision Triangle. Opaque fences and other opaque objects, such as but not limited to coniferous trees and shrubs and utility boxes, located in the vision triangle shall not exceed 3 feet in height. Semi-opaque and open fences and other semi-opaque objects, such as but not limited to deciduous trees and shrubs, sign and utility poles, traffic standards, and masonry fence piers not exceeding 16 inches in width, shall be permitted.

EXHIBIT C

Sign Standard Definitions

For the purposes of this Statement, a "Type A Freestanding Sign" shall mean a sign characterized by a continuous sign base that extends from grade to the display area and is at least as wide as the display area of the sign. Only individual letters or symbols may be internally illuminated on Type A Freestanding Signs. Type A Freestanding Signs include, but are not limited, to letters or symbols cut from an opaque panel such as metal, pin-set letters where individual letters may be back-lit, carved entablature-type signs and other general individual-letter, non-illuminated signs. Type A Freestanding Signs are commonly referred to as "monument signs."

For the purposes of this Statement, a "Type B Freestanding Sign" shall mean a sign with a display area that has a background that is designed as an integral part of the sign. A Type B Freestanding Sign is typically a plastic-panel-faced box sign. Other types of freestanding signs which do not have the characteristics of a Type A Freestanding Sign are included in this category. Type B Freestanding Signs may be mounted on one or multiple poles or may have monument-type bases.

For the purposes of this Statement, a "Type A Wall Sign" shall mean a sign with a display area that does not have a background that is designed as an integral part of the sign. Only individual letters or symbols may be internally illuminated on Type A Wall Signs. Type A Wall Signs include, but are not limited to, individual raised letters attached to the wall, letters or symbols cut from an opaque panel such as metal, pin-set letters where individual letters are back-lit, non-illuminated pin-set letters, carved entablature-type signs, and other general individual-letter, non-illuminated signs. Type A Wall Signs shall be attached only to flat, opaque wall surfaces.

For the purposes of this Statement, a "Type B Wall Sign" shall mean a sign with a display area that has a background that is designed as an integral part of the sign. A Type B Wall Sign is typically a plastic-panel-faced box sign. A permanent banner sign with a display area that is parallel to the building façade is also a Type B Wall Sign. Other types of wall signs which do not have the characteristics of a Type A Wall Sign, including but not limited to board signs and painted-on wall signs, are included in this category. Type B Wall Signs shall be attached only to flat, opaque wall surfaces.

For the purposes of this Statement, a "Type A Projecting Sign" shall mean a sign with a display area that does not have a background that is designed as an integral part of

the sign, except that a non-illuminated wood or metal board-type sign or a permanent banner sign shall be considered a Type A Projecting Sign. Only individual letters or symbols may be internally illuminated on Type A Projecting Signs. Type A Projecting Signs include, but are not limited to, letters or symbols cut from an opaque panel such as metal, pin-set letters where individual letters are back lit, and non-illuminated pin-set letters. If individual letters are used on a Type A Projecting Sign, they shall be applied to or affixed to a projecting board or to a cabinet not more than 12 inches thick in order for the sign to be considered a Type A Projecting Sign.

For the purposes of this Statement, a "Type B Projecting Sign" shall mean a sign with a display area that has an illuminated overall background. A Type B Projecting Sign is typically a plastic-panel-faced box sign. Other types of projecting signs which do not have the characteristics of a Type A Projecting Sign are included in the Type B Projecting Sign category.

EXHIBIT D
 STATISTICAL SHEET
 METRO AUTO PARC
 THIRD AMENDMENT TO GENERAL PLANNED DEVELOPMENT
 AMENDED GPD STATISTICS

STATISTICAL COMPARISONS	AMENDED GPD			AREA A 63.27% of Amended GPD			AREA B 36.74% of Amended GPD		
	SQ. FT	ACRES	% OF TOTAL	SQ. FT	ACRES	% OF TOTAL	SQ. FT	ACRES	% OF TOTAL
Gross Land Area	-----	68.74	----	-----	43.49	-----	-----	25.25	-----
Land on Site Devoted to Public Rights-of-way	-----	5.49	----	-----	3.44	7.89	-----	2.06	-----
Maximum Amount of Land on Site Covered by Principal Buildings	366,324	8.41	12.33	263,000	6.04	13.9	108,924	2.5	9.9
Maximum Amount of Land on Site Devoted to Parking and Drives	1,592,376	36.56	53.19	1,037,516	23.82	54.69	554,860	12.74	50.44
Minimum Amount of Land on Site Devoted to Open Space	794,705	18.24	26.53	442,735	10.16	23.32	351,970	8.08	32.00

AREA A STATISTICAL BREAKDOWN

SUMMARY INFORMATION		PARCEL 1	PARCEL 2	PARCEL 3	PARCEL 4	PARCEL 5	OUTLOT	PARCEL 6	T
Number of Buildings		1-2	1-2	1-2	1-2	1-2	0	3	
Parking Spaces		830	600	560	125	125	0	N/A	
Maximum Parking Ratio (Spaces Per 1,000 Sq. Ft. of Building Area)		32	24	22	16.7	16.7	0	N/A	

STATISTICAL COMPARISONS (EACH PARCEL)	Parcel 1 (sq. ft) (acres) (% of Parcel)	Parcel 2 (sq. ft) (acres) (% of Parcel)	Parcel 3 (sq. ft) (acres) (% of Parcel)	Parcel 4 (sq. ft) (acres) (% of Parcel)	Parcel 5 (sq. ft) (acres) (% of Parcel)	Parcel 6 (sq. ft) (acres) (% of Parcel)	Outlot (sq. ft) (acres) (% of Parcel)
Gross Land Area of Parcel	(564,489) (12.9589) (100%)	(435,600) (10) (100%)	(367,868) (8.4451) (100%)	(87,120) (2) (100%)	(108,900) (25) (100%)	(54,940) (1.2613) (100%)	(128,493) (2.9498) (100%)
Maximum Amount of Land Covered by Principal Buildings	(90,000) (2.1) (16%)	(90,000) (2.1) (21%)	(60,000) (1.4) (16%)	(7,500) (0.17) (8%)	(7,500) (0.17) (7%)	(8,200) (0.19) (15%)	(0) (0) (0)
Maximum Amount of Land Devoted to Parking and Drives	(365,904) (8.4) (64%)	(265,716) (6.1) (61%)	(243,936) (5.6%) (67%)	(57,935) (1.33) (67%)	(68,825) (1.58) (68%)	(35,200) (0.81) (64%)	(0) (0) (0)
Minimum Amount of Land Devoted to Open Space	(108,900) (2.5) (20%)	(78,408) (1.8) (18%)	(58,434) (1.4) (17%)	(25,000) (0.5) (25%)	(32,000) (0.75) (25%)	(11,500) (0.269) (21%)	(128,493) (2.9498) (100%)

AREA B STATISTICAL BREAKDOWN

SUMMARY INFORMATION	AS APPROVED IN CURRENT GPD	AS DEVELOPED PURSUANT TO APPROVED DETAILED PLANS
Number of Buildings	2	4
Parking Spaces	1,386	Unknown
Maximum Amount of Land Covered by Principal Buildings	108,924 sq. ft./2.5 acres/10.8% of Area B	Unknown
Maximum Amount of Land Devoted to Parking and Drives	554,860 sq. ft./12.7378 acres/54.9% of Area B	Unknown
Minimum Amount of Land Devoted to Open Space	351,970 sq. ft./8.0801 acres/34.8% of Area B	Unknown
Maximum Building Floor Area	120,000 sq. ft. if Motor Vehicle Uses; 450,000 sq. ft. if Office or Research and Development	Unknown
Maximum Number of Stories	2	Unknown
Maximum Height	30 feet Architectural elements of a building may exceed 30 feet and will be considered under the detailed plan development submittal.	Unknown

