## Zone Map Amendment (Rezoning) - Application

### PROPERTY OWNER INFORMATION*

<table>
<thead>
<tr>
<th>Property Owner Name</th>
<th>Sherman Plaza RLLP</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td>1888 Sherman Street, Suite 780</td>
</tr>
<tr>
<td>City, State, Zip</td>
<td>Denver, CO 80203</td>
</tr>
<tr>
<td>Telephone</td>
<td>303-255-4700</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:brad@sidfordcapital.com">brad@sidfordcapital.com</a></td>
</tr>
</tbody>
</table>

*If More Than One Property Owner:
All standard zone map amendment applications shall be initiated by all the owners of at least 51% of the total area of the zone lots subject to the rezoning application, or their representatives authorized in writing to do so. See page 3.

### PROPERTY OWNER(S) REPRESENTATIVE**

<table>
<thead>
<tr>
<th>Representative Name</th>
<th>Brad Brooks, Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td>1888 Sherman Street, Suite 780</td>
</tr>
<tr>
<td>City, State, Zip</td>
<td>Denver, CO 80203</td>
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<tr>
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<tr>
<td>Email</td>
<td><a href="mailto:brad@sidfordcapital.com">brad@sidfordcapital.com</a></td>
</tr>
</tbody>
</table>

**Property owner shall provide a written letter authorizing the representative to act on his/her behalf.

Please attach Proof of Ownership acceptable to the Manager for each property owner signing the application, such as (a) Assessor's Record, (b) Warranty deed or deed of trust, or (c) Title policy or commitment dated no earlier than 60 days prior to application date.

If the owner is a corporate entity, proof of authorization for an individual to sign on behalf of the organization is required. This can include board resolutions authorizing the signer, bylaws, a Statement of Authority, or other legal documents as approved by the City Attorney's Office.

### SUBJECT PROPERTY INFORMATION

<table>
<thead>
<tr>
<th>Location (address and/or boundary description):</th>
<th>1010 W. Colfax, 1050 W. Colfax &amp; 1443 Kalamath Street, Denver, CO 80204</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessor's Parcel Numbers:</td>
<td>05041-02-042-000, 05041-02-053-000 &amp; 05041-02-043-000</td>
</tr>
<tr>
<td>Area in Acres or Square Feet:</td>
<td>1.90 acres</td>
</tr>
<tr>
<td>Current Zone District(s):</td>
<td>B-4 with Waivers, UO-1, UO-2</td>
</tr>
</tbody>
</table>

### PROPOSAL

| Proposed Zone District:                        | C-MX-8                                                                    |

Last updated: May 24, 2018

Return completed form to rezoning@denvergov.org

2019I-00140

December 18, 2019 fees waived per DZC 12.3.3.4
### REVIEW CRITERIA

<table>
<thead>
<tr>
<th>General Review Criteria: The proposal must comply with all of the general review criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>DZC Sec. 12.4.10.7</td>
</tr>
<tr>
<td><strong>X</strong> Consistency with Adopted Plans: The proposed official map amendment is consistent with the City’s adopted plans, or the proposed rezoning is necessary to provide land for a community need that was not anticipated at the time of adoption of the City’s Plan. Please provide an attachment describing relevant adopted plans and how proposed map amendment is consistent with those plan recommendations; or, describe how the map amendment is necessary to provide for an unanticipated community need.</td>
</tr>
<tr>
<td><strong>X</strong> Uniformity of District Regulations and Restrictions: The proposed official map amendment results in regulations and restrictions that are uniform for each kind of building throughout each district having the same classification and bearing the same symbol or designation on the official map, but the regulations in one district may differ from those in other districts.</td>
</tr>
<tr>
<td><strong>X</strong> Public Health, Safety and General Welfare: The proposed official map amendment furthers the public health, safety, and general welfare of the City.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additional Review Criteria for Non-Legislative Rezonings: The proposal must comply with both of the additional review criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>DZC Sec. 12.4.10.8</td>
</tr>
<tr>
<td><strong>X</strong> Justifying Circumstances - One of the following circumstances exists:</td>
</tr>
<tr>
<td>□ The existing zoning of the land was the result of an error.</td>
</tr>
<tr>
<td>□ The existing zoning of the land was based on a mistake of fact.</td>
</tr>
<tr>
<td>□ The existing zoning of the land failed to take into account the constraints on development created by the natural characteristics of the land, including, but not limited to, steep slopes, floodplain, unstable soils, and inadequate drainage.</td>
</tr>
<tr>
<td><strong>X</strong> Since the date of the approval of the existing Zone District, there has been a change to such a degree that the proposed rezoning is in the public interest. Such change may include:</td>
</tr>
<tr>
<td>a. Changed or changing conditions in a particular area, or in the City generally; or,</td>
</tr>
<tr>
<td>b. A City adopted plan; or</td>
</tr>
<tr>
<td>c. That the City adopted the Denver Zoning Code and the property retained Former Chapter 59 zoning.</td>
</tr>
<tr>
<td>□ It is in the public interest to encourage a departure from the existing zoning through application of supplemental zoning regulations that are consistent with the intent and purpose of, and meet the specific criteria stated in, Article 9, Division 9.4 (Overlay Zone Districts), of this Code. Please provide an attachment describing the justifying circumstance.</td>
</tr>
<tr>
<td><strong>X</strong> The proposed official map amendment is consistent with the description of the applicable neighborhood context, and with the stated purpose and intent of the proposed Zone District. Please provide an attachment describing how the above criterion is met.</td>
</tr>
</tbody>
</table>

### REQUIRED ATTACHMENTS

Please ensure the following required attachments are submitted with this application:

- **X** Legal Description (required to be attached in Microsoft Word document format)
- **X** Proof of Ownership Document(s)
- **X** Review Criteria, as identified above

### ADDITIONAL ATTACHMENTS

Please identify any additional attachments provided with this application:

- **X** Written Authorization to Represent Property Owner(s)
- **X** Individual Authorization to Sign on Behalf of a Corporate Entity

Please list any additional attachments:

- Letter of Support from the LA/LP RNO

Return completed form to rezoning@denvergov.org

201 W. Colfax Ave., Dept. 205
Denver, CO 80202
720-865-2974 • rezoning@denvergov.org

2019I-00140
December 18, 2019 fees waived per DZC 12.3.3.4
<table>
<thead>
<tr>
<th>Property Owner Name(s) (please type or print legibly)</th>
<th>Property Address</th>
<th>Property Owner Interest % of the Area of the Zone Lots to Be Rezoned</th>
<th>Please sign below as an indication of your consent to the above certification statement</th>
<th>Date</th>
<th>Indicate the type of ownership documentation provided: (A) Assessor’s record, (B) warranty deed or deed of trust, (C) title policy or commitment, or (D) other as approved</th>
<th>Has the owner authorized a representative in writing? (YES/NO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>EXAMPLE</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>John Alan Smith and Josie Q. Smith</td>
<td>123 Sesame Street</td>
<td>100%</td>
<td>John Alan Smith</td>
<td>01/01/12</td>
<td>(A)</td>
<td>YES</td>
</tr>
<tr>
<td></td>
<td>Denver, CO 80202</td>
<td></td>
<td>Josie Q. Smith</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(303) 555-5555</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><a href="mailto:sample@sample.gov">sample@sample.gov</a></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Zocalo Retail RLLP</td>
<td>1888 Sherman Street, Suite 780</td>
<td>100%</td>
<td><strong>[Signature]</strong></td>
<td>10/29/19</td>
<td>(C)</td>
<td>YES</td>
</tr>
<tr>
<td>By: Sidford Capital LLC, Manager</td>
<td>Denver, CO 80203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>By: Brad Brooks, Mgr</td>
<td>303-255-4700</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Legal Description for 1010, 1050 W. Colfax Ave. & 1443 Kalamath St

LOTS 1 THROUGH 15 AND LOTS 34 THROUGH 39, BLOCK 2, HUNT’S ADDITION TO DENVER,

TOGETHER WITH VACATED ALLEY AS VACATED BY ORDINANCE NO. 306, SERIES OF 1979, RECORDED JUNE 14, 1979 UNDER RECEPTION NO. 51074,

EXCEPT THAT PORTION CONVEYED IN DEED RECORDED JUNE 25, 1982 IN BOOK 2609 AT PAGE 248, AS FURTHER DESCRIBED IN ORDINANCE NO. 651, SERIES OF 1982, RECORDED JANUARY 26, 1983 IN BOOK 2736 AT PAGE 119,

AND EXCEPT THAT PORTION CONVEYED IN DEED RECORDED DECEMBER 3, 2018 UNDER RECEPTION NO. 2018153369,

CITY AND COUNTY OF DENVER, STATE OF COLORADO
Order Number: ABC70628311  
Date: 10/30/2019  
Property Address: 1010 W. COLFAX AVE. & 1050 W. COLFAX AVE. & 1443 KALAMATH ST., Denver, CO 80204

**PLEASE CONTACT YOUR CLOSER OR CLOSER’S ASSISTANT FOR WIRE TRANSFER INSTRUCTIONS**

<table>
<thead>
<tr>
<th>For Closing Assistance</th>
<th>Closer’s Assistant</th>
<th>For Title Assistance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Katherine C. Talcott</td>
<td>Lauren Orona</td>
<td>Scott Bennetts</td>
</tr>
<tr>
<td>3033 EAST FIRST AVENUE, SUITE 600 DENVER, CO 80206</td>
<td>3033 EAST FIRST AVENUE, SUITE 600 DENVER, CO 80206</td>
<td>5975 GREENWOOD PLAZA BLVD GREENWOOD VILLAGE, CO 80111</td>
</tr>
<tr>
<td>(303) 331-6229 (Work)</td>
<td>(303) 331-6242 (Work)</td>
<td>(303) 850-4175 (Work)</td>
</tr>
<tr>
<td>(303) 393-4926 (Work Fax)</td>
<td>(303) 393-3895 (Work Fax)</td>
<td><a href="mailto:sbennetts@ltgc.com">sbennetts@ltgc.com</a></td>
</tr>
<tr>
<td><a href="mailto:ktalcott@ltgc.com">ktalcott@ltgc.com</a></td>
<td><a href="mailto:lorona@ltgc.com">lorona@ltgc.com</a></td>
<td></td>
</tr>
<tr>
<td>Company License: CO44565</td>
<td>Company License: CO44565</td>
<td></td>
</tr>
</tbody>
</table>

**Delivered via:** Electronic Mail

---

**OPUS DEVELOPMENT CORPORATION**
**Attention:** SEAN CUMMINGS
950 17TH STREET SUITE 1500
DENVER, CO 80202
(303) 515-8800 (Work)
Sean.Cummings@opus-group.com
Delivered via: Electronic Mail

**SIDFORD CAPITAL LLC**
**Attention:** ANDY WOLF
1888 SHERMAN ST #780
DENVER, CO 80203
(303) 877-8050 (Cell)
(303) 255-4700 (Work)
(303) 255-4755 (Work Fax)
andywolf@sidfordcapital.com
Delivered via: Electronic Mail

---

**OPUS DEVELOPMENT CORPORATION**
**Attention:** DUSTIN SLACK
950 17TH STREET SUITE 1500
DENVER, CO 80202
(303) 515-8800 (Work)
Dustin.Slack@opus-group.com
Delivered via: Electronic Mail

**NEWMARK KNIGHT FRANK DENVER**
**Attention:** JESSICA GRAHAM
1800 LARIMER ST #1700
DENVER, CO 80202
(303) 601-4670 (Cell)
(303) 892-1111 (Work)
(303) 892-6338 (Work Fax)
jessica.graham@ngkf.com
Delivered via: Electronic Mail

---

**OPUS DEVELOPMENT CORPORATION**
**Attention:** LARRY POBUDA
950 17TH STREET SUITE 1500
DENVER, CO 80202
(303) 515-8800 (Work)
Larry.Pobuda@opus-group.com
Delivered via: Electronic Mail

**NEWMARK KNIGHT FRANK DENVER**
**Attention:** CHRIS COWAN
1800 LARIMER ST #1700
DENVER, CO 80202
(303) 260-4419 (Work)
(303) 892-6338 (Work Fax)
chris.cowan@ngkf.com
Delivered via: Electronic Mail
December 18, 2019 fees waived per DZC 12.3.3.4
Land Title Guarantee Company
Estimate of Title Fees

Order Number: ABC70628311  Date: 10/30/2019
Property Address: 1010 W. COLFAX AVE. & 1050 W. COLFAX AVE. & 1443 KALAMATH ST., Denver, CO 80204
Parties: OPUS DEVELOPMENT COMPANY, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY
ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP

Visit Land Title's Website at www.ltgc.com for directions to any of our offices.

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;ALTA&quot; Owner's Policy 06-17-06 Reissue Rate</td>
<td>$12,311.00</td>
</tr>
<tr>
<td>Deletion of Exceptions 1-3</td>
<td>$60.00</td>
</tr>
<tr>
<td>Deletion of General Exception 4</td>
<td>$25.00</td>
</tr>
<tr>
<td>Tax Certificate 4 Parcels</td>
<td>$104.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$12,500.00</strong></td>
</tr>
</tbody>
</table>

If Land Title Guarantee Company will be closing this transaction, the fees listed above will be collected at closing.

Thank you for your order!

**Note:** The documents linked in this commitment should be reviewed carefully. These documents, such as covenants conditions and restrictions, may affect the title, ownership and use of the property. You may wish to engage legal assistance in order to fully understand and be aware of the implications of the effect of these documents on your property.

**Chain of Title Documents:**

Denver county recorded 12/08/2005 under reception no. 2005209381
Denver county recorded 12/08/2005 under reception no. 2005209382
Denver county recorded 12/08/2005 under reception no. 2005209383
Denver county recorded 12/03/2018 under reception no. 2018153369

**Plat Map(s):**

Denver county recorded 02/19/1874 at book 2 page 51A
Property Address:
1010 W. COLFAX AVE. & 1050 W. COLFAX AVE. & 1443 KALAMATH ST., Denver, CO 80204

1. Effective Date:
07/08/2019 at 5:00 P.M.

2. Policy to be Issued and Proposed Insured:
"ALTA" Owner's Policy 06-17-06 Reissue Rate
Proposed Insured:
OPUS DEVELOPMENT COMPANY, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY

3. The estate or interest in the land described or referred to in this Commitment and covered herein is:
A Fee Simple

4. Title to the estate or interest covered herein is at the effective date hereof vested in:
ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP

5. The Land referred to in this Commitment is described as follows:

LOTS 1 THROUGH 15 AND LOTS 34 THROUGH 39, BLOCK 2, HUNT'S ADDITION TO DENVER,

TOGETHER WITH VACATED ALLEY AS VACATED BY ORDINANCE NO. 306, SERIES OF 1979, RECORDED JUNE 14, 1979 UNDER RECEPTION NO. 51074.

EXCEPT THAT PORTION CONVEYED IN DEED RECORDED JUNE 25, 1982 IN BOOK 2609 AT PAGE 248, AS FURTHER DESCRIBED IN ORDINANCE NO. 651, SERIES OF 1982, RECORDED JANUARY 26, 1983 IN BOOK 2736 AT PAGE 119.

AND EXCEPT THAT PORTION CONVEYED IN DEED RECORDED DECEMBER 3, 2018 UNDER RECEPTION NO. 2018153369.

CITY AND COUNTY OF DENVER, STATE OF COLORADO
ALTA COMMITMENT
First American Title Insurance Company
Schedule B, Part I
(Requirements)

Order Number: ABC70628311

All of the following Requirements must be met:

This proposed Insured must notify the Company in writing of the name of any party not referred to in this
Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company
may then make additional Requirements or Exceptions.

Pay the agreed amount for the estate or interest to be insured.

Pay the premiums, fees, and charges for the Policy to the Company.

Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or
both, must be properly authorized, executed, delivered, and recorded in the Public Records.

1. RELEASE OF DEED OF TRUST, SECURITY AGREEMENT, AND FINANCING STATEMENT DATED
NOVEMBER 30, 2015 FROM ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY
PARTNERSHIP TO THE PUBLIC TRUSTEE OF DENVER COUNTY FOR THE USE OF GUARANTY BANK AND
TRUST COMPANY TO SECURE THE SUM OF $3,175,000.00 RECORDED DECEMBER 01, 2015, UNDER
RECEIPTION NO. 2015166675.

SAID DEED OF TRUST WAS FURTHER SECURED IN ASSIGNMENT OF RENTS AND LEASES RECORDED
DECEMBER 01, 2015, UNDER RECEPTION NO. 2015166676.

SUBORDINATION, NONDISTURBANCE AND ATTORNMENT AGREEMENT IN CONNECTION WITH SAID
DEED OF TRUST WAS RECORDED DECEMBER 02, 2015 UNDER RECEPTION NO. 2015166686.

2. TERMINATION OF FINANCING STATEMENT BY GUARANTY BANK AND TRUST COMPANY, THE SECURED
PARTY, RECORDED DECEMBER 01, 2015, UNDER RECEPTION NO. 2015166677.

3. WRITTEN CONFIRMATION THAT THE INFORMATION CONTAINED IN STATEMENT OF AUTHORITY FOR
ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP RECORDED
DECEMBER 01, 2015 AT RECEPTION NO. 2015166674 IS CURRENT.

NOTE: SAID INSTRUMENT DISCLOSES BRADLEY P. BROOKS IN HIS CAPACITY AS MANAGER OF
SIDFORD CAPITAL LLC, A COLORADO LIMITED LIABILITY COMPANY, AS THE MANAGING PARTNER OF
ZOCALO RETAIL RLLP, A COLORADO REGISTERED A COLORADO LIMITED LIABILITY PARTNERSHIP AS
AUTHORIZED TO EXECUTE INSTRUMENTS CONVEYING, ENCUMBERING OR OTHERWISE AFFECTING
TITLE TO REAL PROPERTY ON BEHALF OF SAID ENTITY. IF THIS INFORMATION IS NOT ACCURATE, A
CURRENT STATEMENT OF AUTHORITY MUST BE RECORDED.

4. A FULL COPY OF THE FULLY EXECUTED OPERATING AGREEMENT AND ANY AND ALL AMENDMENTS
THERETO FOR OPUS DEVELOPMENT COMPANY, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY
MUST BE FURNISHED TO LAND TITLE GUARANTEE COMPANY. SAID AGREEMENT MUST DISCLOSE
WHO MAY CONVEY, ACQUIRE, ENCUMBER, LEASE OR OTHERWISE DEAL WITH INTERESTS IN REAL
PROPERTY FOR SAID ENTITY.

NOTE: ADDITIONAL REQUIREMENTS MAY BE NECESSARY UPON REVIEW OF THIS DOCUMENTATION.

5. DULY EXECUTED AND ACKNOWLEDGED STATEMENT OF AUTHORITY SETTING FORTH THE NAME OF
OPUS DEVELOPMENT COMPANY, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY AS A DELAWARE
LIMITED LIABILITY COMPANY. THE STATEMENT OF AUTHORITY MUST STATE UNDER WHICH LAWS THE
ENTITY WAS CREATED, THE MAILING ADDRESS OF THE ENTITY, AND THE NAME AND POSITION OF
THE PERSON(S) AUTHORIZED TO EXECUTE INSTRUMENTS CONVEYING, ENCUMBERING, OR
OTHERWISE AFFECTING TITLE TO REAL PROPERTY ON BEHALF OF THE ENTITY AND OTHERWISE
COMPLYING WITH THE PROVISIONS OF SECTION 38-30-172, CRS.

NOTE: THE STATEMENT OF AUTHORITY MUST BE RECORDED WITH THE CLERK AND RECORDER.
ALTA COMMITMENT
First American Title Insurance Company
Schedule B, Part I
(Requirements)

Order Number: ABC70628311

All of the following Requirements must be met:

6. PROVIDE LAND TITLE GUARANTEE COMPANY WITH A CURRENT SURVEY OF SUBJECT PROPERTY. UPON REVIEW, ADDITIONAL REQUIREMENTS AND/OR EXCEPTIONS MAY BE NECESSARY.

LAND TITLE IS NOT RESPONSIBLE FOR ORDERING SAID SURVEY.

SAID SURVEY MUST BE CERTIFIED TO LAND TITLE GUARANTEE COMPANY AND FIRST AMERICAN TITLE INSURANCE COMPANY.

7. WARRANTY DEED FROM ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP TO OPUS DEVELOPMENT COMPANY, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY CONVEYING SUBJECT PROPERTY.

NOTE: THE PARTNERSHIP AGREEMENT AS AMENDED FOR ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP, DISCLOSES SIDFORD CAPITAL LLC, A COLORADO LIMITED LIABILITY COMPANY AS MANAGING PARTNER WITH THE WRITTEN CONSENT OF ALL THE OTHER PARTNERS: MOUNTAINSIDE LAND LLC, A COLORADO LIMITED LIABILITY COMPANY, ONE PARK CENTRE RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP AND HELEN B. BARRON FAMILY TRUST, AS THE MANAGER THAT MUST EXECUTE LEGAL INSTRUMENTS ON BEHALF OF SAID ENTITY.

REQUIREMENTS TO DELETE THE PRE-PRINTED EXCEPTIONS IN THE OWNER'S POLICY TO BE ISSUED

A. ITEMS 1-3 OF THE PRE-PRINTED EXCEPTIONS WILL BE DELETED UPON RECEIPT OF AN APPROVED SURVEY. MATTERS DISCLOSED BY SAID SURVEY MAY BE ADDED TO SCHEDULE B, PART II HEREOF.

B. UPON THE APPROVAL OF THE COMPANY AND THE RECEIPT OF A NOTARIZED FINAL LIEN AFFIDAVIT, ITEM 4 OF THE PRE-PRINTED EXCEPTIONS, WILL BE AMENDED TO READ:

ITEM 4 OF THE PRE-PRINTED EXCEPTIONS IS DELETED AS TO ANY LIENS OR FUTURE LIENS RESULTING FROM WORK OR MATERIAL FURNISHED AT THE SPECIFIC, DIRECT REQUEST, AND WITH THE ACTUAL KNOWLEDGE OF ZOCALO RETAIL RLLP, A COLORADO REGISTERED LIMITED LIABILITY PARTNERSHIP.

FIRST AMERICAN TITLE INSURANCE COMPANY SHALL HAVE NO LIABILITY FOR ANY LIENS ARISING FROM WORK OR MATERIAL FURNISHED AT THE SPECIFIC, DIRECT REQUEST, AND WITH THE ACTUAL KNOWLEDGE OF OPUS DEVELOPMENT COMPANY, L.L.C., A DELAWARE LIMITED LIABILITY COMPANY.

C. ITEM 5 OF THE PRE-PRINTED EXCEPTIONS WILL BE DELETED IF LAND TITLE GUARANTEE COMPANY CONDUCTS THE CLOSING OF THE CONTEMPLATED TRANSACTION(S) AND RECORDS THE DOCUMENTS IN CONNECTION THEREWITH.

D. UPON PROOF OF PAYMENT OF 2018 TAXES AND ASSESSMENTS, ITEM 6 OF THE PRE-PRINTED EXCEPTIONS WILL BE AMENDED TO READ:

TAXES AND ASSESSMENTS FOR THE YEAR 2019 AND SUBSEQUENT YEARS.

NOTE: THE ISSUANCE OF THE POLICIES AND/OR ENDORSEMENTS REFERENCED IN THIS COMMITMENT ARE SUBJECT TO THE APPROVAL OF THE UNDERWRITER OF SAID POLICIES AND/OR ENDORSEMENTS. THIS COMMITMENT MAY BE REVISED AS REQUIRED BY THE UNDERWRITER TO ISSUE THE POLICIES AND/OR ENDORSEMENTS REQUESTED. THIS NOTE WILL BE DELETED UPON THE RECEIPT OF SAID APPROVAL.
ALTA COMMITMENT
First American Title Insurance Company
Schedule B, Part II
(Exceptions)

Order Number: ABC70628311

This commitment does not republish any covenants, condition, restriction, or limitation contained in any
document referred to in this commitment to the extent that the specific covenant, conditions, restriction,
or limitation violates state or federal law based on race, color, religion, sex, sexual orientation, gender
identity, handicap, familial status, or national origin.

1. Any facts, rights, interests, or claims thereof, not shown by the Public Records but that could be
ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.

2. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.

3. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that
would be disclosed by an accurate and complete land survey of the Land and not shown by the Public
Records.

4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by
law and not shown by the Public Records.

5. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the
public records or attaching subsequent to the effective date hereof but prior to the date of the proposed
insured acquires of record for value the estate or interest or mortgage thereon covered by this
Commitment.

6. Any and all unpaid taxes, assessments and unredeemed tax sales.

7. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the
issuance thereof; (c) water rights, claims or title to water.

8. EXISTING LEASES AND TENANCIES, IF ANY.

9. TERMS, CONDITIONS, PROVISIONS, BURDENS AND OBLIGATIONS AS SET FORTH IN ORDINANCE NO.
331, SERIES OF 1978 RECORDED JULY 11, 1978 IN BOOK 1701 AT PAGE 511

10. EASEMENT AND RIGHT OF WAY CONVEYED TO PUBLIC SERVICE COMPANY OF COLORADO BY
DOCUMENT RECORDED JULY 24, 1978 IN BOOK 1710 AT PAGE 461.

11. SANITARY SEWER EASEMENTS AS RESERVED BY THE CITY AND COUNTY OF DENVER IN VACATION

12. LEASE BETWEEN ZOCALO ASSOCIATES, A COLORADO GENERAL PARTNERSHIP, LESSOR, AND
BURGER KING CORPORATION, A FLORIDA CORPORATION, LESSEE, AS SHOWN BY MEMORANDUM OF
LEASE RECORDED SEPTEMBER 28, 1979, IN BOOK 2016 AT PAGE 648.
STATEMENT OF COMMENCEMENT OF AGREEMENT TO BUILD AND LEASE TERM RECORDED
OCTOBER 30, 1981 UNDER RECEIPT NO. 4817.

13. EASEMENT AND RIGHT OF WAY CONVEYED TO PUBLIC SERVICE COMPANY OF COLORADO BY
DOCUMENT RECORDED FEBRUARY 19, 1980 IN BOOK 2107 AT PAGE 175.

14. EASEMENT AND RIGHT OF WAY CONVEYED TO PUBLIC SERVICE COMPANY OF COLORADO BY
DOCUMENT RECORDED SEPTEMBER 02, 1980 UNDER RECEIPT NO. 39298.
15. TERMS, CONDITIONS, PROVISIONS, BURDENS, OBLIGATIONS AND EASEMENTS AS SET FORTH AND
GRANTED IN RIGHT OF WAY GRANTED TO MOUNTAIN STATES TELEPHONE AND TELEGRAPH
COMPANY, A COLORADO CORPORATION, RECORDED MARCH 22, 1978 IN BOOK 1624 PAGE 670.

16. ORDINANCE NO. 20160842, AN ORDINANCE DESIGNATING CERTAIN PROPERTIES AS BEING
REQUIRED FOR PUBLIC USE, RECORDED OCTOBER 19, 2016 UNDER RECEPTION NO. 2016145496.

17. TERMS, CONDITIONS, PROVISIONS, BURDENS, OBLIGATIONS AND EASEMENTS AS SET FORTH AND
GRANTED IN TEMPORARY EASEMENT (W. COLFAX AVENUE AT N. LIPAN STREET) RECORDED
DECEMBER 03, 2018 UNDER RECEPTION NO. 2018153370.
JOINT NOTICE OF PRIVACY POLICY OF
LAND TITLE GUARANTEE COMPANY

This Statement is provided to you as a customer of Land Title Guarantee Company.

We want you to know that we recognize and respect your privacy expectations and the requirements of federal and state privacy laws. Information security is one of our highest priorities. We recognize that maintaining your trust and confidence is the bedrock of our business. We maintain and regularly review internal and external safeguards against unauthorized access to your non-public personal information ("Personal Information").

In the course of our business, we may collect Personal Information about you from:

- applications or other forms we receive from you, including communications sent through TMX, our web-based transaction management system;
- your transactions with, or from the services being performed by us, our affiliates, or others;
- a consumer reporting agency, if such information is provided to us in connection with your transaction;

and

- The public records maintained by governmental entities that we obtain either directly from those entities, or from our affiliates and non-affiliates.

Our policies regarding the protection of the confidentiality and security of your Personal Information are as follows:

- We restrict access to all Personal Information about you to those employees who need to know that information in order to provide products and services to you.
- We may share your Personal Information with affiliated contractors or service providers who provide services in the course of our business, but only to the extent necessary for these providers to perform their services and to provide these services to you as may be required by your transaction.
- We maintain physical, electronic and procedural safeguards that comply with federal standards to protect your Personal Information from unauthorized access or intrusion.
- Employees who violate our strict policies and procedures regarding privacy are subject to disciplinary action.
- We regularly assess security standards and procedures to protect against unauthorized access to Personal Information.

WE DO NOT DISCLOSE ANY PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT STATED ABOVE OR PERMITTED BY LAW.

Consistent with applicable privacy laws, there are some situations in which Personal Information may be disclosed. We may disclose your Personal Information when you direct or give us permission; when we are required by law to do so, for example, if we are served a subpoena; or when we suspect fraudulent or criminal activities. We also may disclose your Personal Information when otherwise permitted by applicable privacy laws such as, for example, when disclosure is needed to enforce our rights arising out of any agreement, transaction or relationship with you.

Our policy regarding dispute resolution is as follows: Any controversy or claim arising out of or relating to our privacy policy, or the breach thereof, shall be settled by arbitration in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.
Privacy Information

We are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. Therefore, together with our subsidiaries we have adopted this Privacy Policy to govern the use and handling of your personal information.

Applicability

This Privacy Policy governs our use of the information which you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity. First American has also adopted broader guidelines that govern our use of personal information regardless of its source. First American calls these guidelines its Fair Information Values.

Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means;
- Information about your transactions with us, our affiliated companies, or others, and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for the benefit of any non affiliated party. Therefore, we will not release your information to non affiliated parties except: (1) as necessary for us to provide the product or service you have requested to us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insurers, property and casualty insurers, and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies, and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies, or to other financial institutions with whom we or our affiliated companies have joint marketing agreements.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy and First American's Fair Information values. We currently maintain physical, electronic, and procedural safeguards that comply with referral...
regulations to guard your nonpublic personal information.

**Information Obtained Through Our Web Site**

First American Financial Corporation is sensitive to privacy issues on the Internet. We believe it is important you know how we treat the information about you we receive on the Internet. In general, you can visit First American or its affiliates' Web sites on the World Wide Web without telling us how you are or revealing any information about yourself. Our Web servers collect the domain names, not the e-mail addresses, of visitors. This information is aggregated to measure the number of visits, average time spent on the site, pages viewed and similar information. First American uses this information to measure the use of our site and to develop ideas to improve the content of our site. There are times, however, when we may need information from you, such as your name and email address. When information is needed, we will use our best efforts to let you know at the time of collection how we will use the personal information. Usually, the personal information we collect is used only by us to respond to your inquiry, process and order or allow you to access specific account/profile information. If you choose to share any personal information with us, we will only use it in accordance with the policies outlined above.

**Business Relationships**

First American Financial Corporation's site and its affiliates' sites may contain links to other Web sites. While we try to link only to sites that share our high standards and respect for privacy, we are not responsible for the content or the privacy practices employed by other sites.

**Cookies**

Some of First American's Web sites may make use of "cookie" technology to measure site activity and to customize information to your personal tastes. A cookie is an element of data that a Web site can send to your browser, which may then store the cookie on your hard drive. FirstAm.com uses stored cookies. The goal of this technology is to better serve you when visiting our site, save you time when you are here and to provide you with a more meaningful and productive Web site experience.

**Fair Information Values**

**Fairness**

We consider consumer expectations about their privacy in all our businesses. We only offer products and services that assure a favorable balance between consumer benefits and consumer privacy.

**Public Record**

We believe that an open public record creates significant value for society, enhances consumer choice and creates consumer opportunity. We actively support an open public record and emphasize its importance and contribution to our economy.

**Use**

We believe we should behave responsibly when we use information about a consumer in our business. We will obey the laws governing the collection, use and dissemination of data.

**Accuracy**

We will take reasonable steps to help assure the accuracy of the data we collect, use and disseminate. Where possible, we will take reasonable steps to correct inaccurate information. When, as with the public record, we cannot correct inaccurate information, we will take all reasonable steps to assist consumers in identifying the source of the erroneous data so that the consumer can secure the required corrections.

**Education**

We endeavor to educate the uses of our products and services, our employees and others in our industry about the importance of consumer privacy. We will instruct our employees on our fair information values and on the responsible
collection and use of data. We will encourage others in our industry to collect and use information in a responsible manner.

Security

We will maintain appropriate facilities and systems to protect against unauthorized access to and corruption of the data we maintain.
DISCLOSURE STATEMENTS

Pursuant to C.R.S. 30-10-406(3)(a) all documents received for recording or filing in the Clerk and Recorder’s office shall contain a top margin of at least one inch and a left, right and bottom margin of at least one-half of an inch. The Clerk and Recorder will refuse to record or file any document that does not conform to the requirements of this section.

NOTE: If this transaction includes a sale of the property and the price exceeds $100,000.00, the seller must comply with the disclosure/withholding provisions of C.R.S. 39-22-604.5 (Nonresident withholding).

NOTE: Colorado Division of Insurance Regulations 8-1-2 requires that “Every title insurance company shall be responsible to the proposed insured(s) subject to the terms and conditions of the title commitment, other than the effective date of the title commitment, for all matters which appear of record prior to the time of recording whenever the title insurance company, or its agent, conducts the closing and settlement service that is in conjunction with its issuance of an owner’s policy of title insurance and is responsible for the recording and filing of legal documents resulting from the transaction which was closed.

Pursuant to C.R.S. 10-11-122, the company will not issue its owner’s policy or owner’s policies of title insurance contemplated by this commitment until it has been provided a Certificate of Taxes due or other equivalent documentation from the County Treasurer or the County Treasurer’s authorized agent; or until the Proposed Insured has notified or instructed the company in writing to the contrary.

The subject property may be located in a special taxing district. A Certificate of Taxes due listing each taxing jurisdiction shall be obtained from the County Treasurer or the County Treasurer’s authorized agent. Information regarding special districts and the boundaries of such districts may be obtained from the Board of County Commissioners, the County Clerk and Recorder, or the County Assessor.

NOTE: Pursuant to CRS 10-11-123, notice is hereby given:

This notice applies to owner’s policy commitments containing a mineral severance instrument exception, or exceptions, in Schedule B, Section 2.

(a) That there is recorded evidence that a mineral estate has been severed, leased, or otherwise conveyed from the surface estate and that there is a substantial likelihood that a third party holds some or all interest in oil, gas, other minerals, or geothermal energy in the property; and

(b) That such mineral estate may include the right to enter and use the property without the surface owner’s permission.

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-1, Affirmative mechanic’s lien protection for the Owner may be available (typically by deletion of Exception no. 4 of Schedule B, Section 2 of the Commitment from the Owner’s Policy to be issued) upon compliance with the following conditions:

(a) The land described in Schedule A of this commitment must be a single family residence which includes a condominium or townhouse unit.

(b) No labor or materials have been furnished by mechanics or material-men for purposes of construction on the land described in Schedule A of this Commitment within the past 6 months.

(c) The Company must receive an appropriate affidavit indemnifying the Company against un-filed mechanic’s and material-men’s liens.

(d) The Company must receive payment of the appropriate premium.

(e) If there has been construction, improvements or major repairs undertaken on the property to be purchased within six months prior to the Date of the Commitment, the requirements to obtain coverage for unrecorded liens will include: disclosure of certain construction information; financial information as to the seller, the builder and or the contractor; payment of the appropriate premium, fully executed Indemnity Agreements satisfactory to the company, and, any additional requirements as may be necessary after an examination of the aforesaid information by the Company.
No coverage will be given under any circumstances for labor or material for which the insured has contracted for or agreed to pay.

NOTE: Pursuant to C.R.S. 38-35-125(2) no person or entity that provides closing and settlement services for a real estate transaction shall disburse funds as a part of such services until those funds have been received and are available for immediate withdrawal as a matter of right.
NOTE: C.R.S. 39-14-102 requires that a real property transfer declaration accompany any conveyance document presented for recordation in the State of Colorado. Said declaration shall be completed and signed by either the grantor or grantee.
NOTE: Pursuant to CRS 10-1-128(6)(a), It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

Nothing herein contained will be deemed to obligate the company to provide any of the coverages referred to herein unless the above conditions are fully satisfied.

First American Title Insurance Company
Commitment For Title Insurance
Issued by First American Title Insurance Company

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY’S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, First American Title Insurance Company, a Nebraska corporation (the “Company”), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured. If all of the Schedule B, Part I—Requirements have not been met within 6 months after the Commitment Date, this Commitment terminates and the Company’s liability and obligation end.

COMMITMENT CONDITIONS

1. DEFINITIONS
   (a) “Knowledge” or “Known”: Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
   (b) “Land”: The land described in Schedule A and affixed improvements that by law constitute real property. The term “Land” does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
   (c) “Mortgage”: A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
   (d) “Policy”: Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
   (e) “Proposed Insured”: Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
   (f) “Proposed Policy Amount”: Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
   (g) “Public Records”: Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
   (h) “Title”: The estate or interest described in Schedule A.

2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, Commitment terminates and the Company’s liability and obligation end.

3. The Company’s liability and obligation is limited by and this Commitment is not valid without:
   (a) the Notice;
   (b) the Commitment to Issue Policy;
   (c) the Commitment Conditions;
   (d) Schedule A;
   (e) Schedule B, Part I—Requirements; and
   (f) Schedule B, Part II—Exceptions; and
   (g) a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY’S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

5. LIMITATIONS OF LIABILITY

(a) The Company’s liability under Commitment Condition 4 is limited to the Proposed Insured’s actual expense incurred in the interval between the Company’s delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured’s good faith reliance to:
   i. comply with the Schedule B, Part I—Requirements;
   ii. eliminate, with the Company’s written consent, any Schedule B, Part II—Exceptions; or
   iii. acquire the Title or create the Mortgage covered by this Commitment.

(b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.

2019I-00140
December 18, 2019 fees waived per DZC 12.3.3.4
6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT
   (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
   (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
   (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
   (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
   (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
   (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company’s only liability will be under the Policy.

7. IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT
   The issuing agent is the Company’s agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company’s agent for the purpose of providing closing or settlement services.

8. PRO-FORMA POLICY
   The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

9. ARBITRATION
   The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is $2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

IN WITNESS WHEREOF, Land Title Insurance Corporation has caused its corporate name and seal to be affixed by its duly authorized officers on the date shown in Schedule A to be valid when countersigned by a validating officer or other authorized signatory.

Issued by:
Land Title Guarantee Company
3033 East First Avenue Suite 600
Denver, Colorado 80206
(303)321-1880

Senior Vice President

First American Title Insurance Company

Dennis J. Gilmore
President

Timothy Kemp
Secretary

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by Land Title Insurance Corporation. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I—Requirements; and Schedule B, Part II—Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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Date: 12/06/2019

Denver Community Planning and Development
201 W. Colfax Ave, Dept. 205
Denver, CO 80202

To Whom It May Concern:

Re: Rezoning Application 1010 W Colfax Ave, 1050 W Colfax Ave, 1443 Kalamath Street
Denver, CO 80204

I am the registered property owner of the above noted addresses.

Please accept this letter as my authorization for Joe Swensson and Dustin Slack, of Opus Development Company, L.L.C., to represent the property ownership with all entitlement applications related to the development including rezoning, site development plan, plat, and other associated documents.

Zocalo Retail RLLP, a Colorado limited liability company
By: Sidford Capital LLC, Manager

By: Bradley P. Brooks, Manager

By: [Signature]

By: Bradley P. Brooks, Manager

Date: December 6, 2019
December 6, 2019

Denver Community Planning
201 W. Colfax Ave., Dept. 205
Denver, CO 80202

Re: Rezoning Application 1010 W. Colfax Ave. and 1443 Kalamath Street,
Denver, CO 80204 ("Property")

Dear Sir or Madam:

Opus Development Company, L.L.C., a Delaware limited liability company, is submitting a Rezoning Application as contract purchaser of the Property.

Please accept this letter as my authorization, as Executive Vice President and General Manager of Opus Development Company, L.L.C., for Joe Swensson and Dustin Slack to represent Opus Development Company, L.L.C. with all entitlement applications related to the development including rezoning, site development plan, plat, and other associated documents.

Opus Development Company, L.L.C.,
a Delaware limited liability company

By: [Signature]
Name: Lawrence Fosumpa
Title: Executive Vice President
November 20, 2019

Community Planning and Development (CPD)
City and County of Denver
201 W. Colfax Ave., 2nd Floor
Denver, CO 80202

RE: Rezoning Application, 1010 and 1050 W Colfax Ave & 1443 Kalamath Street

Dear Community Planning and Development,

The owners of 1010 and 1050 W Colfax Ave. & 1443 Kalamath (the “Properties”) have authorized Opus Development Company to submit an application ("Application") for a map amendment/rezoning of the Properties. The Properties are situated in the La Alma/Lincoln Park Neighborhood of the City and County of Denver (the “City”). The Application requests to rezone the Properties from the current zoning of B-4 with waivers/ UO-1/ UO-2 to C-MX-8 under the Denver Zoning Code (the “DZC”) for the purpose of constructing a mixed-use community across the street from the Colfax at Auraria transit station. The Application does not request to maintain the UO-2 Billboard Use Overlay District.

The Properties are currently improved with a Burger King, strip center, and laundromat. The Properties, when combined, create a 1.89-acre site for redevelopment. The proposed project will include a mix of residential and retail uses (the “Project”).

The Properties are located in the State Capitol View Plane, which limits the maximum building height to approximately 139-145 feet. The maximum height of the proposed zone district is 110 feet and 75 feet within 175 feet of a Protected District. The Properties are within 175 feet of a Protected District. Therefore, the maximum height of the Project is 75 feet, well under the view plane limitation.

Our vision for the Project is to:

• Redevelop the site to reflect the change in orientation from a vehicular shopping center area to a transit adjacent neighborhood scale shopping and residential community.

• Embrace the site as a gateway to the Denver Arts District on Santa Fe and the La Alma/Lincoln Park neighborhood.

• Create a mixed-use community with ground floor activation, public art, live/work units, and a mix of unit types and price points, including affordable units on site.

• Create neighborhood retail amenities at the corners of Lipan and Colfax, as well as Kalamath and Colfax.

• Embrace an architectural style that complements the community and permits the placement of art installations and artistic architectural features.

• Step down the building massing on locations adjacent to nearby residential development.
The Application satisfies all of the DZC § 12.4.10.7 review criteria for zone map amendments discussed below.

Review Criteria (DZC § 12.4.10.7)

I. Consistency with Adopted Plans (DZC § 12.4.10.7.A)

The Denver Comprehensive Plan, Blueprint Denver, and the La Alma/Lincoln Park Neighborhood Plan guide the use and development of the Properties. The rezoning of the Properties to C-MX-8 is consistent with these adopted plans.


The Application is consistent with and advances the following objectives and recommendations outlined in the Denver Comprehensive Plan 2040:

“Equitable, Affordable and Inclusive Goal 1 Strategy A - Increase development of housing units close to transit and mixed-use developments.” (p28) – The redevelopment of the site provides the opportunity to create new housing units in the immediate proximity of the Colfax at Auraria transit station.

“Equitable, Affordable and Inclusive Goal 2 Strategy A - Create a greater mix of housing options in every neighborhood for all individuals and families.” (p28) – The redevelopment adds housing at a location where none currently exists. The housing will focus on delivering a variety of unit types from studios suitable for students and individuals to family-oriented three-bedroom units. The Project plan includes the development of affordable units onsite.

“Equitable, Affordable and Inclusive Goal 3, Strategy B – Use land use regulations to enable and encourage the private development of affordable, missing middle and mixed-income housing, especially where close to transit.” (p29) – The proposed mix of units will include affordable and missing middle housing offering units mixed income levels, all within walking distance of the Colfax at Auraria transit station.

“Strong and Authentic Neighborhoods Goal 1, Strategy A - Build a network of well connected, vibrant, mixed-use centers and corridors.” (p34) – Recognizing the history of the site as a retail destination, the proposed zoning allows for continued retail offerings as part of the mixed-use development.

“Strong and Authentic Neighborhoods Goal 1, Strategy B – Ensure neighborhoods offer a mix of housing types and services for a diverse population.” (p34) – The development plan includes ground level live/work units that will further diversify the housing and business options especially for locally based entrepreneurs, artists and others seeking live/work opportunities.

Economically Diverse and Vibrant Goal 3, Strategy A – Promote small, locally-owned businesses and restaurants that reflect the unique character of Denver.” (p46) - While zoning alone cannot achieve this goal, the proposed district will allow for the neighborhood-serving ground floor retail at a scale appropriate to the site. Additionally, the Project contemplates recruiting locally-owned businesses and restaurants to reflect the unique character of Denver.
“*Environmentally Resilient Goal 8, Strategy A – Promote infill development where infrastructure and services are already in place.*” (p54) – The Properties are located in an infill area where infrastructure and services already exist.

“*Environmentally Resilient Goal 8, Strategy B – Encourage mixed-use communities where residents can live, work and play in their own neighborhoods.*” (p54) – The Properties’ location at the convergence of downtown, Golden Triangle, Auraria Higher Education Campus and the historic La Alma Lincoln Park community provides a unique opportunity for residents to live, work and play within a wide range of neighborhood amenities. One site neighborhood scale retail and live/work units will activate the street and allow residents to live, work and play on their own block.

“*Environmentally Resilient Goal 8, Strategy C – Focus growth by transit stations and along high-and medium-capacity transit corridors.*” (p54) – The site is not only located across the street from the Colfax at Auraria transit station, it is also located along Colfax near the future Bus Rapid Transit (“BRT”) corridor.

B. Blueprint Denver (2019)

The rezoning of the Properties is consistent with and advances the objectives of Blueprint Denver.

1. Neighborhood Context

The Application seeks rezoning to the C-MX-8 district, an Urban Center district. However, Blueprint Denver’s Neighborhood Contexts Map depicts the Properties in the General Urban neighborhood context. The land use and built form of the General Urban neighborhood context is generally described as “[m]ulti-unit residential is the most common with some single-unit and two-unit residential, commercial and mixed-use embedded.” (Blueprint, p. 238). Several factors suggest, however, that the Properties are more appropriately zoned in the Urban Center context. As Blueprint indicates, “[t]he mapping of neighborhood context is at the citywide scale, so the boundaries of the contexts may be interpreted with limited flexibility if the request furthers the goals of Blueprint Denver and is consistent with the overall intent of the neighborhood contexts map.” (Blueprint, p. 66). This rezoning presents an appropriate case for interpretation with limited flexibility.

Limitations of General Urban Context Zoning. The need for flexibility described above is underscored by the fact that the only mixed-use zone district available in the General Urban neighborhood context is G-MX-3, allowing three stories of height in the shopfront and general building forms. Three-story zoning greatly limits opportunities for (a) achieving a rich mix of commercial and residential uses; and (b) providing necessary support for the types of neighborhood-serving retail that Blueprint and the La Alma/Lincoln Park Neighborhood Plan (the “Neighborhood Plan”) recommend. With respect to the latter point, small-scale retail is unlikely to thrive along a major, six-lane arterial corridor, such as Colfax Avenue, where high land values and the auto-oriented street character discourage the establishment of small-scale, neighborhood-serving retail environment. However, the colocation of a significant residential component on the Properties will provide the necessary residential density to support neighborhood-serving
businesses on the lower floors of the Project, as envisioned by Blueprint and the Neighborhood Plan.

**Neighborhood Contexts Map.** The Neighborhood Contexts Map shows the Properties within the General Urban context, in a General Urban area stretching along the south side of West Colfax Avenue from Kalamath Street to Mariposa Street, where it links to a larger General Urban context area west of Mariposa Street. The lands immediately to the south and west of the Properties are designated in the Urban context, and the lands immediately to the south and east of the Properties are designated in the Urban Center context. The Properties are also located immediately across West Colfax Avenue from the Auraria Higher Education Campus, designated as a District, and proximate to areas designated in the Downtown context.

Given the Properties’ location at the meeting of several different neighborhood contexts, as well as its location at the intersection of Downtown Arterial and Residential Arterial streets, it is appropriate to exercise the “limited flexibility” described by Blueprint. The Properties’ designation in an Urban Center zone district is an appropriate extension of the Urban Center plan designation across Kalamath Street, at one of the City’s significant intersections.

**Goals of Blueprint Denver.** The zoning of the Properties in the C-MX-8 zone district is consistent with the goals of Blueprint as follows:

- **Land Use & Built Form: General – Policy 01:** The proposed rezoning will allow higher density, mixed-use development in a transit-rich location, one block from a light rail station and along a transit priority corridor.

- **Land Use & Built Form: General – Policy 02:** The proposed rezoning will limit auto-oriented commercial uses, such as those that presently exist on the Properties, in favor of zoning that will encourage activation of the public realm.

- **Land Use & Built Form: General – Policy 03:** The proposed rezoning will result in the rezoning of property from Former Chapter 59 to the DZC.

- **Land Use & Built Form: Housing – Policy 06:** The proposed rezoning will result in the development of affordable and mixed-income housing approximately one block from a transit station, and in the vicinity of services and amenities such as the Auraria Higher Education Campus.

- **Land Use & Built Form: Housing – Policy 08:** The proposed rezoning will allow the development of new housing in a community corridor. As the Properties are located very near to the Downtown area, the proposed rezoning will also advance Blueprint’s goal of capturing housing growth in and around the Downtown neighborhood context.

- **Land Use & Built Form: Economics – Policy 06:** By allowing the colocation of residential density and retail establishments, the proposed rezoning will establish conditions for vibrant and authentic retail and hospitality businesses.
Land Use & Built Form: Design Quality & Preservation – Policy 04: The proposed rezoning will create conditions supporting an active and pedestrian-friendly environment, instead of the current mix of auto-oriented uses.

Mobility – Policy 01: The proposed rezoning will realize the strategy of promoting mixed-use development in all centers and corridors.

Mobility – Policy 02: The proposed rezoning will encourage the creation of a walkable, transit-friendly community, as the Properties are located within one block of a light rail station and along a transit priority street.

Additionally, the Properties’ location is better aligned with Blueprint-designated characteristics of an Urban Center. The Urban Center context is described as having “[a] high mix of uses throughout the area, with multi-unit residential typically in multi-story, mixed-use building forms,” and “[h]igh levels of pedestrian and bicycle use and good access to high-capacity transit with minimal reliance on cars.” (Blueprint, pp. 136-37). Unlike the General Urban context, which is characterized by primarily residential uses and access simply to transit priority streets, the Properties are surrounded by other properties with a variety of uses, and they are located across the street from a high-capacity transit mode. Moreover, as the Properties are located in a Community Corridor place designation near a mobility hub, the C-MX-8 district achieves the description of Community Corridors as follows: “Building scale and footprints along community corridors are typically mid- to large-scale, with the highest intensity at mobility hubs.” (Blueprint, p. 146).

Notably, the Properties are also located at the intersection of a Downtown Arterial (West Colfax Avenue), Residential Arterial (Kalamath Street), and Main Street Arterial (Santa Fe Drive). Downtown streets in particular are described as being “[s]urrounded by the most intense land uses including hotels, street level retail and office, residential and mixed-use towers.”

Neighborhood Plan Recommendation. The Neighborhood Plan recommendation (discussed in greater detail below) is also important in considering the context descriptions established by Blueprint. The Neighborhood Plan—the most site-specific plan guiding the development of the Properties—includes the Properties in the “Mixed Use Retail” area under the Framework Plan, and in the “Mixed Use” character area. The Neighborhood Plan specifically recommends “Commercial and Retail on . . . Colfax” and goes on to state that “[o]ffice or residential may also be supported on upper stories.” (Neighborhood Plan, p. 43). The types of retail uses encouraged by the Neighborhood Plan include those that “serve[e] the daily needs of the neighborhood and students.” (Neighborhood Plan, p. 43).

The proposed C-MX-8 zoning achieves the goals of the Neighborhood Plan as follows:

The Urban Center Neighborhood Context calls for a higher degree of transparency and more urban scale setbacks than the General Urban Neighborhood Context. The Urban Center Neighborhood Context is more appropriate for a site on Colfax at the intersection of the Aurora Campus and downtown Denver.
The Properties are immediately adjacent to the Urban Center context east of Kalamath and one block from the Downtown context.

The Properties are directly across the street from a transit stop and located along the future Colfax BRT corridor. Further, Blueprint Denver calls for greater density and heights in close proximity of transit.

Auraria Campus is zoned for CMP-EI with the same maximum heights as allowed in the C-MX-8 district.

General Urban Context Characteristics. Even if the Properties are rezoned to the Urban Center Neighborhood Context, the Project will still meet the characteristics of the General Urban Neighborhood Context in the following respects:

- “Predominately multi—unit structures.”
- “Block patterns are generally regular with consistent alley access.”
- “Buildings are medium scale and close to the street.”
- “High degree of walkability, bike-ability and good access to transit priority streets with little reliance on cars.”
- “Privately owned and publicly accessible outdoor space and plazas.”
- “Trees are within lawns/planting strips and expanded streetscape planting areas.”

2. Future Places Map- Community Corridor (p143)

Blueprint Denver’s Future Places Map depicts the Properties as within Community Corridors. Community Corridors “are mixed-use places oriented along a street. They provide spaces for people to shop, dine and access entertainment amenities.” (p147). The Application is consistent with this designation because the Project will incorporate both residential and commercial uses and add higher intensity near a transit station. The proposed zone district is consistent with the Community Corridor designation providing a mix of uses and active ground floors. Additionally, it furthers Blueprint Denver’s goal of creating affordable housing options in community corridors adjacent to transit. (p85).
Characteristics of Community Corridor district include (p244):

<table>
<thead>
<tr>
<th>Community Corridor Characteristics</th>
<th>General Urban</th>
<th>Urban Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>“Typically provides some mix of office, commercial and residential uses.”</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>“Buildings have a distinctively linear orientation along the street.”</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>“Building footprints are typically larger.”</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>- “Heights are generally up to 5 stories.”</td>
<td>X</td>
<td>8</td>
</tr>
<tr>
<td>- “Special attention may be needed for transitions to nearby residential areas.”</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

3. Building Heights

The proposed Project anticipates a ground floor mixed use (double height single story for the ground floor retail and amenities with a double decked podium behind) and five stories of residential above. From the street, the Project will read as a six-story building. The DZC does not provide for a six/seven-story mixed-use option in the General Urban Neighborhood Context. Building heights in Community Corridors in the General Urban Neighborhood Context are “generally up to 5 stories.” (p244). However, for Community Corridors in the Urban Center Neighborhood Context, “[h]eights are generally up to 8 stories.” (p258). The Properties are suitable for C-MX-8 zoning due to the unique nature of the site and proximity to the Colfax at Auraria transit station.

Blueprint Denver provides the following factors to consider when applying building height guidance (p66):

- “Guidance from a current small area plan.” – There is support for 8-12 stories in the Neighborhood Plan immediately east of the Properties. Additionally, this plan encourages greater density near transit stations.
“Surrounding context, including existing and planned building height.” – The Properties are immediately adjacent to the Urban Center Neighborhood Context with 5-12 story buildings already constructed around the site. Further, as noted above, the proximity to protected districts will limit the Project’s height to 75 feet or under.

“Transitions, including transitions from higher intensity to lower intensity areas.” – The Project will step back from adjacent residences and lower intensity commercial buildings. Live/work units with direct access to the street will help transition the building to nearby residential uses on Lipan and Kalamath.

“Adjacency to transit, especially mobility hubs.” – The Properties are adjacent to the Colfax at Auraria transit stop and along the future Colfax BRT high capacity transit corridor.

“Achieving plan goals for community benefits, including affordable housing.” – The Project will apply for the build option rather than paying the linkage fee and is providing more than the required number of units.

“Furthering urban design goals.” – The Project will enhance the street-level experience along Colfax, Kalamath and Lipan by creating an active street front with a variety of mixed-uses.
4. **Growth Strategy**

The Properties are included in the Community Corridors category. These areas will see 25% of the housing growth and 20% of the commercial growth. Small area plan guidance strongly supports the redevelopment of this area and identifies the area as appropriate for increased density (p50). Blueprint Denver identifies Colfax Ave as a high-capacity transit corridor, which supports additional density in this area. (p179). The Properties’ proximity to the Colfax at Auraria transit station further supports the increased density.

5. **Street Types**

The C-MX-8 zone district is appropriate for the Properties based on street typology.

- Colfax – Downtown Arterial – Downtown arterials are surrounded by the most intense land uses. The desire is to be pedestrian oriented with maximum building coverage of the site, narrow setbacks and strong engagement of the street.

- Kalamath – Residential Arterial – Residential arterials serve primarily residential uses, but may include small retail nodes and other similar uses. The setback depth varies by neighborhood context.

- Lipan – Local – Local streets vary in land uses. The current commercial use has an entry drive off Lipan.

C. **La Alma/Lincoln Park Neighborhood Plan**

The Property is within the boundaries of the La Alma/Lincoln Park Neighborhood Plan. The Neighborhood Plan envisions that “*La Alma Lincoln Park in 2020 will be a stable, mixed income residential neighborhood, with the Santa Fe corridor providing a vital core of arts and commercial uses that provide connections to surrounding neighborhoods, Downtown and the Auraria campus. The neighborhood has multi-modal connections to the light rail corridor and encourages walking, biking and transit use... The neighborhood is known throughout the City for its art’s district, parks and historic homes.*” (p14-15).

The Properties are in the mixed-use character area of the Neighborhood Plan, which encourages business opportunities for local businesses and entrepreneurs. Retail and live/work units will activate the ground floor and provide opportunities for local businesses and entrepreneurs. The rezoning will allow the redevelopment of an underutilized property and focus higher density development and concentration of businesses near a transit station.
1. **The Framework Plan**

The Neighborhood Plan’s framework plan “identifies the overall land use and transportation goals. The framework plan presents the issues that are relevant to the entire neighborhood and recommendations that tie the neighborhood together.”

The framework plan shows the Properties as both mixed-use retail and mixed-use commercial. The rezoning is consistent with this designation. A variety of uses on the ground floor of similar scope to current commercial uses will assure the availability of neighborhood services and amenities, as well as reinforce the Properties’ role and identity in the neighborhood.

2. **Goals and Policies**

The rezoning of the Properties furthers the following important goals and policies set forth in the Neighborhood Plan:

“*Attract development to Areas of Change.*” (p20) – The Neighborhood Plan references directing growth to “Areas of Change” in the prior version of Blueprint Denver. At the time the Neighborhood Plan was adopted, the entire site was in an Area of Change and designated as a commercial center.

“*Encourage a mix of uses that support a successful neighborhood.*” (p5) – The Project will bring a mix of retail, outdoor patios, and live/work units as part of the new mixed-use community.

“*Support greater heights at the station and key intersections.*” (p5) – Consistent with this intent, the requested zoning brings greater height at the Colfax at Auraria station.

“*Support public art in the community.*” (p5) – While not a criterion for the rezoning, the Project’s development plan will include a public art program recognizing its unique significance as a gateway to the neighborhood and its arts district.
“Gateway elements on key entry points such as along Colfax” (p17). – The rezoning will allow for the redevelopment of the Properties and provide opportunities for gateway elements and art on key entry points at Colfax and Kalamath/Lipan.

“Mixed use along Colfax Avenue including neighborhood and student-serving uses with a strong pedestrian orientation” (p17) – The proposed mixed-use zoning and the overall redevelopment will allow for the inclusion of neighborhood and student serving uses with a strong pedestrian orientation.

“Housing density supports transit and sustainable urban growth” (p17) – New housing density at the site will support transit and sustainable urban growth.

“Determine measures to improve pedestrian connections to/from Colfax at Aurora light rail station (Lipan and Colfax intersection)” (p43) – The Project’s development team will work with the City and community on ideas to continue to improve the pedestrian connections, especially at the Lipan and Colfax pedestrian crossing.

Goals: Appropriate mix of uses that support a diversity of businesses and allow more restaurants and shops to accommodate them. (p39) – The Project will further this goal by incorporating a mix of retail uses.

Recommendations: Support infill development of retail, office, livework and residential uses. Mixed-uses projects, with commercial, artist, or public uses on the ground floor and residential uses on upper levels are especially appropriate. (p40) – The rezoning will permit the Project to further this recommendation. The Project will redevelop an underutilized area and provide more business and affordable housing opportunities.

The Neighborhood Plan seeks commercial or retail on Colfax with the goal of “serving the daily needs of the neighborhood and students. Office or residential may also be supported on the upper stories of these streets”. Active edges are encouraged on Colfax and building entrances should be oriented to these streets (Colfax). High transparency is encouraged along ground floor facades.” (p43) – The Project will support residential on the upper and ground floor activation. The addition of residents at the site will have the added benefit of 24/7 eyes on the street and transit station.

“The completion of FasTracks promises to bring the Denver region unprecedented opportunity to promote and facility higher-density, missed use residential and commercial development.” (p33). – The site is at an important transit station that connects students, workers and residents to the metro wide system.

Land Use/Urban Design Recommendations: “Apply mixed use zoning to…the Colfax…Corridors” (p69) – The Project calls for mixed use zoning at the site consistent with the request.

Respect Neighborhood Transitions. “As properties backing to residential are expanded and redeveloped along Santa Fe, Colfax, and 8th Avenue, carefully consider transitions between the neighborhood and new mixed-use projects by encouraging parking in the rear, landscape buffers, and a gradual transition of building heights using step backs to reduce the overall bulk of buildings toward the back of the lot.” (p69) – The development plans anticipate including an upper floor
step back from adjacent residential developments. Further, discussions with the RNO include the concept of bringing public art into the alley to add visual interest in the alley.

The height needed by the applicant is one story higher than Neighborhood Plan guidance. However, the Neighborhood Plan allows neighboring properties to construct up to 12 stories, far more than the Project would need. Current Discussions with the Lincoln La Alma Neighborhood Organization support increased height over plan guidance.

II. Uniformity of District Regulations and Restrictions (DZC § 12.4.10.7.B)

The proposed rezoning to C-MX-8 zone district will result in the uniform application of zone district building form use and design regulations. The building form and design regulations are appropriate for the site and will be applied uniformly with other C-MX-8 zone districts.

III. Public Health, Safety, and Welfare (DZC § 12.4.10.7.C)

The Application furthers the public health, safety and general welfare of the City by allowing reinvestment in an under-utilized property and by implementing the City’s adopted plans for the area. The Application allows redevelopment of an aging retail center to a new, safe, walkable, pedestrian-friendly environment directly across the street from a transit station.

IV. Justifying Circumstances (DZC § 12.4.10.8.A)

As a preliminary matter, the Properties are still zoned under Former Chapter 59 of the Denver Municipal Code, which serves as a justifying circumstance to rezone the Properties pursuant to DZC § 12.4.10.8.A.4.c.

In addition, the area has been undergoing significant changes that serve as justifying circumstances to rezone the Properties pursuant to DZC § 12.4.10.8.A.4.a. A few of the recent investments that have changed the character of the area and site include:

- The completion of FasTracks further enhanced the value of the site as a regionally connected transit-oriented location.
Redevelopment is occurring along Colfax with the construction of a new residential community at Colfax and Osage.

The Denver Housing Authority redeveloped the area around 10th and Osage providing a vibrant mix of housing, retail and commercial opportunities for a wide range of residents including deep affordability.

CU Denver is planning to develop the three-acre parcel near East Colfax and Auraria Parkway with a 6-7 story mixed use development.

V. Consistency with Neighborhood Context Description, Zone District Purpose and Intent Statements (DZC § 12.4.10.8.B)

The proposed rezoning to C-MX-8 is consistent with the Neighborhood Context Description, Zone District Purpose, and Intent Statements.

A. Neighborhood Context Description.

The requested C-MX-8 zone district is within the Urban Center Neighborhood Context. The neighborhood description is detailed in DZC § 7.1. The rezoning is consistent with the Urban Center Neighborhood Context description in the following respects:

Section 7.1.1 General Character. “The Urban Center Neighborhood Context consists of multi-unit residential and mixed-use commercial strips and commercial centers. Multi-unit residential uses are typically in multi-story mixed use building forms. Commercial buildings are typically Shopfront and General forms. Multi-unit residential uses are primarily located along residential collector, mixed-use arterial, and local streets. Commercial uses are primarily located along main and mixed-use arterial streets.”

The Project will incorporate multi-unit residential uses in a multi-story, mixed-use building. The Project will encourage live/work units and its proximity near the Colfax at Auraria transit station furthers the goals of increased density in transit-oriented development.

Section 7.1.2 Street, Block and Access Patterns. The Urban Center Neighborhood Context consists of a regular pattern of block shapes surrounded by an orthogonal street grid. Orthogonal streets provide a regular pattern of pedestrian and vehicular connections through this context and there is a consistent presence of alleys. Block sizes and shapes are consistent and include detached sidewalks, tree lawns, street and surface parking, and landscaping in the front setback.

The Properties and Project are consistent in all regards.

Section 7.1.3 Building Placement and Location. All building typically have consistent orientation and shallow front setbacks with parking at the rear and/or side of the building. All buildings will have consistent orientation and rear setbacks will comply with protected district requirements.

Section 7.1.4 Building Height. The Urban Center Neighborhood Context is characterized by moderate to high building heights to promote a dense urban character. Lower scale structures are typically found in areas transitioning to a less dense urban neighborhood.
The Project will limit building height to below 75 feet because the Properties are located in the State Capitol View Plane and adjacent to a Protected District. This 75 feet maximum is well below the C-MX-8 district’s maximum height, but will still promote a dense urban character near a transit station.

Section 7.1.5 Mobility. There are high levels of pedestrian and bicycle use with the greatest access to multi-modal transportation system. The Project is located near the intersection of Colfax and Kalamath and directly across the street from the Colfax at Auraria Station. The redevelopment of this area will support high levels of pedestrian and bicycle use. Additionally, construction of mixed-use development within walking distance of the transit station will further encourage pedestrian and public transit use.

B. Zone District Purpose

The Mixed Use zone district purpose is set forth in § 7.2.2.1 of the DZC. The rezoning is consistent with the purposes as follows:

Section 7.2.2.1.A. The Mixed-Use zone districts are intended to promote safe, active, and pedestrian-scaled, diverse areas through the use of building forms that clearly define and activate the public street edge.

The Project will promote active street fronts with a mix of retail uses. The proximity to downtown and the Colfax at Auraria station will promote additional pedestrian use.

Section 7.2.2.1.B. The Mixed-Use zone districts are intended to enhance the convenience, ease and enjoyment of transit, walking, shopping and public gathering within and around the city’s neighborhoods.

The Project is consistent with this purpose statement, as it will create an inviting and active street front.

Section 7.2.2.1.C. The Mixed-Use zone district standards are also intended to ensure new development contributes positively to established residential neighborhoods and character, and improves the transition between commercial development and adjacent residential neighborhoods.

The Project will positively contribute to the established neighborhood by revitalizing an underused commercial area and providing new business and housing options. The Project will improve the transition between commercial and adjacent neighborhoods by providing a mix of residential and commercial uses.

Section 7.2.2.1.D. Compared to the Main Street districts, the Mixed-Use districts are focused on creating mixed, diverse neighborhoods. Where Main Street districts are applied to key corridors and retail streets within a neighborhood, the Mixed-Use districts are intended for broader application at the neighborhood scale.

As stated above, the Project and Properties are consistent in all regards.

Section 7.2.2.1.E. In the Urban Center Neighborhood Context, the Mixed-Use zone districts require the same level of pedestrian enhancements as the Main Street zone districts. In the Urban Center Neighborhood Context, the primary difference between the Mixed-Use zone districts and the Main Street zone district is Main Street districts mandate shopfront buildings at the street edge. As stated above, the Project and Properties are consistent in all regards.
Section 7.2.2.1.F. Mixed use buildings have a shallow front setback range. The build-to requirements are high."
As stated above, the Project and Properties are consistent in all regards.

C. Specific Intent Statement

The specific intent of the C-MX-8 district is described in DZC §7.2.2.2: “C-MX-8 applies to areas or intersection served primarily by arterial streets where a building scale of 2 to 8 stories is desired.” The Project is planned as a 6 story mixed-use building. Blueprint Denver identifies Colfax as a downtown arterial and Kalamath as a residential arterial. The Project is consistent with the specific intent statement of the C-MX-8 zone district.

For the reasons outlined in this narrative the Application satisfies all of the applicable review criteria in § 12.4.10.7 of the DZC. We respectfully request that the City approve the Application. Please feel free to contact me with any questions or comments.

Sincerely,

Joe Swensson
Opus Development Company