

August 13, 2024

#### SENT BY FIRST CLASS & CERTIFIED MAIL

Ms. Jonelle Cameron Walsh Colucci Lubeley and Walsh, PC 4310 Prince William Parkway, Suite 300 Woodbridge, VA 22192

Stack NVA Holdings LLC 1700 Broadway Suite 1750 Denver, CO 80290

Re: Zoning Verification and Proffer Determination Case # ZNR2024-0020

**Property Address:** Property list attached (the "Property") **Acreage:** 123.85 [Combine] acres; **GPIN:** Per Attachment A

Zoning District: PBD, Planned Business District

To Whom It May Concern:

This is in response to the application that you filed on June 6, 2024, requesting a zoning verification and proffer determination for the above referenced Property on behalf of the property owner, Stack NVA Holdings LLC. More specifically, you have requested confirmation that: 1) the FAR designated for Land Bays 3, 4, and 5 as referenced in Rezoning #REZ2019-00028, Avanti at Innovation and Land Bays 1 and 2, in Rezoning #REZ2019-00032, Hornbaker is a maximum of 1.0 FAR for the Property and not on a percentage of each subdivided parcel; and 2) that in the event that portions of the Property were dedicated to Prince William County for a public purpose, that dedicated acreage is not deducted from the FAR calculation of the Property.

#### Zoning Verification for the Property:

- The Property is zoned PBD, Planned Business District, and is subject to the proffers approved by the Prince William County Board of Supervisors on July 16, 2019, as part of rezoning cases #REZ2019-00028 and #REZ2019-00032 respectively (copies attached). The Property is regulated by part 404 of the Prince William County Zoning Ordinance: (https://www.municode.com/library/va/prince\_william\_county/codes/code\_of\_ordinances?nodel d=CH32ZO).
- 2. The Property is not subject to any variances, nonconforming uses, or special use permits.
- The Property is located within the Airport Safety Overlay District.

Based on our records, which are complaint based, there are no zoning enforcement actions
pending on the Property. However, no inspections of the Property have been conducted to
determine if any violations exist.

#### Background

The Property is zoned PBD, Planned Business District, and is subject to the proffers approved for Rezonings #REZ2019-00028 and #REZ2019-00032 by the Prince William County Board of Supervisors on July 16, 2019 (copies attached). The Property is regulated by part 404 of the Prince William County Zoning Ordinance. As outlined in the proffers, the Property is zoned PBD, with O(F), Office Flex, O(H), Office High-Rise and M-2, Light Industrial for the land bay designations.

Your request asks: 1) for confirmation that the FAR designated for both above referenced rezoning cases are for all of Land Bays, including reciprocally on each rezoning and not on a percentage of each subdivided parcel; and 2) that in the event that portions of the Property were dedicated to Prince William County for a public purpose, that acreage is not deducted from the FAR calculation of the Property.

Rezoning #REZ2019-00028

Proffer #2 states:

<u>Permitted Development</u> - Development within the Property, subject to compliance with all applicable County ordinances, requirements and individual site plan approvals, and subject to reasonable shift of boundary and acreage of each land bay as hereinbefore provided, shall be allowed in accordance with the attached Density Table ("Density Table"). The Applicant may amend the Density Table as it applies to Applicant's Property during any future rezoning of any portion of the Property without the consent of other landowners within Innovation.

Land Bay	Land Bay Use Designation	(Gross Acres)	Maximum FAR	Maximum Height
3 and 5	O/F, O(H), M-2	81.8	1.0	90
4	O/F, O(H), M-2	6.4	1.0	90

Rezoning #REZ2019-00032

Proffer #2 states:

<u>Floor Area Ratio</u> - Pursuant to Zoning Ordinance Section 32-400.04.3, the maximum floor area ratio (FAR) for any data center/data center associated use on the Property may be up to 1.0 FAR.

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#### Proffer #7 states:

<u>Maximum Lot Coverage</u> - The lot coverage shall not exceed seventy percent (70%). In the event the Property is purchased by the owner(s) of and developed with GPINs 7595-76-7903 and 7595-77-7411 (hereinafter, the "Avanti Property"), the required lot coverage may be satisfied on the Property and Avanti Property cumulatively. Lot coverage shall be satisfied cumulatively.

## **Definitions & Applicable Sections of Zoning Ordinance**

<u>Sec. 32-400.04.2</u> – In calculating the permitted FAR for the site, the total area of the lot shall not be reduced by the area to be dedicated for public street or other public purposes.

#### **Proffer Analysis**

Pursuant to Rezoning #REZ2019-00028, Proffer #2 specifically delineates and separates the FAR between land bay 3 and 5 and land bay 4. There is no additional specificity that allows the transfer between Land Bays 3 and 5 and Land Bay 4. Furthermore, there is no proffer that allows for the transfer of FAR between Land Bays in #REZ2019-00028 and Land Bays in #REZ2019-00032.

#### Determination

Based on the above referenced background information and analysis of the relevant sections of the Zoning Ordinance and approved documents of Rezoning #REZ2019-00032, the FAR designated for Land Bays 1 and 2 is applicable to the combine land bays as a whole and not as a percentage of each subdivided parcel. The same is true for Land Bays 3 and 5 of Rezoning #REZ2019-00028. However, FAR from one of these land bays may not be used on another land bay, unless specifically stated above. Land Bay 4, for the purposes of FAR calculation is a standalone land bay and cannot share in other land bays FAR including land bays from #REZ2019-00028.

The property is eligible for application of Section 32-400.04.2. of the Zoning Ordinance provided any land dedication is for public street or other public purposes. Development of the Property is subject to site plan approval, including but not limited to compliance with all proffered conditions of Rezonings #REZ2019-00028 and #REZ2019-00032 and local and state regulations/requirements. This determination is based on regulations that are in effect on the date of this letter, which are subject to change. Should you have any questions, please feel free to contact this office. State law mandates the following paragraph to be included in all determinations rendered by the Zoning Administrator.

The Zoning Ordinance allows that anyone aggrieved by a proffer determination of the Zoning Administrator may appeal the decision to the Board of County Supervisors (BOCS). An appeal must be filed within 30 days of receipt of this letter with the clerk to the board and the zoning administrator. The BOCS will schedule and advertise a public hearing to consider an appeal within 30 days unless there is no regular meeting scheduled, in which case the BOCS shall act at its next regular meeting. The determination contained within this letter shall be final if an appeal is not filed

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within 30 days of receipt of this letter. The application fee and the appeal application form is available on our web page at the following link:

https://www.pwcva.gov/assets/2021-06/Application%20for%20an%20Appeal.pdf

Sincerely,

Alexander Stanley, CZO

Principal Planner Zoning Administration

Attachment A – Property and Ownership Chart

Attachment B - Proffers - #REZ2019-00028

Attachment C - Proffers - #REZ2019-00032

cc: Joyce Fadeley, Department of Development Services, Land Development Division Chief

# ATTACHMENT A

# **OWNERSHIP CHART**

OWNER	ADDRESS	GPIN
SI NVA02G LLC	9522 Hornbaker Road Manassas, VA 20109	7595-66-9670
SI NVA02E LLC	9570 Hornbaker Road Manassas, VA 20109	7595-65-9182.00
SI NVA 04 LLC	9590 Hornbaker Road Manassas, VA 20109	7595-76-6544.00
STACK NVA02F LLC	9640 Hornbaker Road Manassas, VA 20109	7595-75-2306
STACK NVA HOLDINGS LLC	9650 Hornbaker Road Manassas, VA 20109	7595-75-7953
STACK NVA HOLDINGS LLC	9680 Hornbaker Road Manassas, VA 20109	7595-85-1099
SI NVA02A-C LLC	9720 Hornbaker Road Manassas, VA 20109	7595-85-3439
SI NVA02A-C LLC	9750 Hornbaker Road Manassas, VA 20109	7595-85-6929

# ATTACHMENT B

MOTION: LAWSON July 16, 2019

Regular Meeting

SECOND: ANGRY Ord. No. 19-34

RE: PROFFER AMENDMENT AND REZONING #REZ2019-00028

AVANTI AT INNOVATION - BRENTSVILLE MAGISTERIAL DISTRICT

ACTION: APPROVED

WHEREAS, this is a request to amend the proffers associated with REZ #PLN2005-00600, Sowder Proffer Amendment, to allow a data center development with electric substation (totaling ±88.20 acres), along with associated modifications and waivers, to include building height and floor area ratio (FAR) increases, and to rezone ±0.79 acres from A-1, Agricultural, to PBD, Planned Business District; and

WHEREAS, the subject property is located ±1,100 feet southwest of the Industrial Road and Hornbaker Road intersection; and

WHEREAS, the project site is currently addressed as 9604 and 9518 Hornbaker Road, and is identified on County maps as GPINs 7595-76-7903 and 7595-77-7411, respectively; and

WHEREAS, the site is designated REC, Regional Employment Center, and ER, Environmental Resource, in the Comprehensive Plan, and is located within the Innovation Sector Plan; and

WHEREAS, the site is also located within Technology Overlay District (TeOD), Employment Center R&D / Light Manufacturing (EL) subdistrict of the TeOD, Data Center Opportunity Overlay District, and Airport Safety Overlay District; and

WHEREAS, staff has reviewed the subject application and recommends approval, as stated in the staff report; and

WHEREAS, the Planning Commission, at its public hearing on June 5, 2019, recommended approval, as stated in Resolution Number 19-044; and

WHEREAS, a Board of County Supervisors' public hearing, duly advertised in a local newspaper for a period of two weeks, was held on July 16, 2019, and interested citizens were heard; and

WHEREAS, the Prince William Board of County Supervisors finds that public necessity, convenience, general welfare, and good zoning practice are served by the approval of the request;

**NOW, THEREFORE, BE IT ORDAINED** that the Prince William Board of County Supervisors hereby approves Proffer Amendment and Rezoning, #REZ2019-00028, Avanti at Innovation, subject to the proffers dated June 26, 2019;

July 16, 2019 Regular Meeting Ord. No. 19-34 Page Two

BE IT FURTHER ORDAINED that the Prince William Board of County Supervisors' approval and adoption of any proffered conditions does not relieve the applicant and/or subsequent owners from compliance with the provisions of any applicable ordinances, regulations, or adopted standards.

ATTACHMENT: Proffers, dated June 26, 2019

Ayes: Anderson, Angry, Caddigan, Candland, Lawson, Nohe, Principi

Nays: None

Absent from Vote: None Absent from Meeting: Stewart

For Information: Planning Director

Jessica Pfeiffer / Pete Dolan Walsh, Colucci, Lubeley & Walsh, P.C 4310 Prince William Parkway, Suite 300 Prince William, VA 22192

AVANTI AT INNOVATION PROFFER STATEMENT

REZ2019-00028

Property: ±88.2025 acres

GPINs 7595-76-7903 and 7595-77-7411 (hereinafter, the "Property")

Applicant/Owner: TPC Hornbaker LC and National Harbor Waterfront, L.C.

Brentsville Magisterial District

Date: June 26, 2019

The undersigned hereby proffers that the use and development of the subject Property shall strict conformance with the following conditions, which shall supersede all other proffers be in strict conformance with the following conditions, which shall supersede all other proffers made prior hereto (including the proffers approved with PRA2005-00600, Sowder Proffer Amendment). In the event the above-referenced proffer amendment is not granted as applied for by the Applicant, these proffers shall be withdrawn and are null and void and the proffers approved with PRA2005-00600 will remain in full force and effect.

The headings of the proffers set forth below have been prepared for convenience or reference only and shall not control or affect the meaning or be taken as an interpretation of any provision of the proffers. Any improvements proffered herein below shall be provided at the time of development of the portion of the site served by the improvement, unless otherwise specified. The terms "Applicant" and "Developer" shall include all future owners and successors in interest.

References to plans and exhibits shall include the following:

The Master Zoning Plan entitled "Avanti at Innovation - Master Zoning Plan", prepared by Dewberry Engineers Inc., dated May 23, 2019, including the following:

- 1. Land Use Sheet (hereinafter, the "MZP")
- 2. Open Space and Buffers Sheet (hereinafter, the "Buffers Plan")

#### PERMITTED USES AND PROHIBITED USES

1. Use - The Property is zoned PBD, O/F, O(H), M-2. All by-right uses, secondary uses, and Special Use Permit uses as set forth in the Zoning Ordinance for the PBD, O/F, O(H), M-2 and TeOD designations shall be permitted in accordance with Zoning Ordinance requirements, except as modified or permitted by these proffers. The foregoing shall not preclude subdivision or consolidation of the Property.

#### GENERAL DEVELOPMENT

2. Permitted Development - Development within the Property, subject to compliance with all applicable County ordinances, requirements and individual site plan approvals, and subject to reasonable shift of boundary and acreage of each land bay as hereinbefore provided, shall be allowed in accordance with the attached Density Table ("Density Table"). The

Proffer Amendment and Rezoning #REZ2019-00028 Avanti at Innovation Approved by BOCS: 7.16.2019 Applicant may amend the Density Table as it applies to Applicant's Property during any future rezoning of any portion of the Property without the consent of other landowners within Innovation.

Land Bay	Land Bay Use Designation	Land Bay Area (Gross Acres)	Maximum FAR	Maximum Height
3 and 5	O/F, O(H), M-2	81.8	1.0	90
4	O/F, O(H), M-2	6.4	1.0	90

- 3. <u>Declaration of Covenants, Conditions and Restrictions</u> The Applicant(s) shall develop a high quality development on the Property. The Applicant and the County shall execute that certain Declaration for Innovation which shall enforce standards for development, consistent with these proffers, and assure the quality of development, architectural compatibility, environmental protection and other elements of development control.<sup>1</sup>
  - a. The Declaration shall be executed after the final approval of the subject rezoning.
  - b. The Declaration shall be recorded among the land records of Prince William County prior to the conveyance of any properties by any owner and as soon after the final approval of the rezoning as practicable.
  - c. The Declaration shall establish a Business Association (BA). The BA shall be funded by all owners of non-residential property within Innovation paying dues to the BA based on each owner's pro-rata share of total land area and total building square footage, as set forth in the Declaration. The BA, in turn, shall:
    - Appoint an Architectural Review Board ("ARB"). The ARB, in turn, shall review prior to plan submission and approval all:
      - 1. Site Plans:
      - 2. Architectural Design;
      - 3. Building Heights;
      - 4. Signage;
      - 5. Landscaping;
      - 6. Lighting;
      - 7. Trails and Sidewalks:
      - 8. Recreational Areas; and
      - Stormwater management facilities for aesthetic review purposes only, not for "functional" or "engineering" purposes.
    - ii. Perform other functions as the BA determines necessary and/or as set forth in the Declaration.

<sup>&</sup>lt;sup>1</sup> This proffer has been satisfied – the Declaration was signed and recorded amount the Prince William County Land Records in Deed Book 2864, Page 307.

Avanti at Innovation
Approved by BOCS: 7.16.2019

Profiler Amendment and Rezoning #REZZU19-UUU28

- d. Each site plan submitted for development must include a certified tabulation as follows:
  - Total square feet permitted to be developed within the Land Bay where the development is occurring:
  - Square footage previously approved for development in that Land Bay by the County:
  - iii. Square footage included within the subject site plan:
  - iv. Innovation Land Bay in which the subject site plan is located: \_\_\_\_\_
  - v. Square footage remaining in that Land Bay after the approval of the subject site plan (1-(2+3)=5):

# TRANSPORTATION

- 4. Transportation
  - a. Traffic Impact Analysis If requested by County Transportation, the Applicant, on a site plan by site plan basis, shall provide an update and/or revision of the Traffic Impact Analysis (TIA) prepared by Prince William County at the time of rezoning. The TIA shall consider the transportation improvements necessary to mitigate the immediate and long-term impact of each site development on the roadways and intersections which such TIA deems impacted by the particular development. As used herein, "long-term impact" shall be considered assuming that Innovation is fully developed and occupied subject to and in accordance with the Innovation zoning conditions and the Declaration. However, mitigation shall not be required unless the TIA provided by the Applicant indicates that the impact of the site plan in question will result in a reduction of the Level of Service to less than "D". In the event the impact does not reduce the Level of Service, no mitigation will be required. Mitigation shall be provided on a pro-rata basis using the traffic generated by the Applicant's site in comparison to the traffic generated for the entire area using the roadway or intersection.
  - b. <u>Right-of-Way Dedications and Road Improvements</u> At the time of site plan approval, the Applicant shall agree, as a condition of site plan approval, to dedicate, bond and construct its portion of the roadway segments set forth below and as determined by a TIA, if required.
    - For those sections of Hornbaker Road that are partially on-site and partially
      off-site, Applicant shall, as applicable, construct and/or escrow a letter of
      credit acceptable to the County, or cash or equivalent (from a financial
      institution acceptable to the County) on a site plan by site plan basis for each

Proffer Amendment and Rezoning #REZ2019-00028 Avanti at Innovation Approved by BOCS: 7.16.2019 development adjacent to Relocated Hornbaker Road as follows: (i) one-half section of the roadway where Relocated Hornbaker Road is adjacent to the Applicant's Property and/or (ii) a full section where Relocated Hornbaker Road is entirely within Applicant's Property. The roadway design shall be determined by the Applicant's TIA. Left and right-turn lanes shall be constructed as required by VDOT and the County Department of Transportation. The existing right-of-way of Hornbaker will be abandoned and the owners adjacent to the existing right-of-way shall receive ownership in accordance with applicable law to the centerline of the existing right-of-way.

- Internal Construction of Roadways The Applicant shall be responsible for the construction of all circulation roads that are internal to the Applicant's Property.
- 2. <u>Signalization</u> Applicant shall be responsible for its pro-rata share, at the time of development of Applicant's Property, based on vehicle generation by use and by using the best matched use set forth in the ITE Manual as determined by the Prince William County Department of Transportation, for the development shown on the Density Table, of the cost of design and construction of the signal system at the intersection of Hornbaker Road and Proposed Road serving Land Bays 5 and 6.
- 3. The signal system(s) set forth above shall be installed at the time a signal is warranted or, if an escrow is created, the pro-rata share shall be escrowed, in the form of a letter of credit acceptable to the County, or cash or equivalent (from a financial institution acceptable to the County), at the time of final site plan approval. The Applicant's pro-rata share of the costs of constructing the signal systems referred to in #2 above shall be equal to its proportionate share of the total vehicle trips on the roads, including future trips, included in TIA, generated by Innovation and adjacent properties, and including Prince William County's land. Such costs shall be determined by the actual construction costs of the signal system, if already constructed, or by the County's most current unit price list if not already constructed and shall be paid or escrowed, as the case may be, at the time of final approval of the site plan including the intersection warranting the signal.

# ENVIRONMENT

5. <u>Tree Survey</u> - A tree survey shall be undertaken to identify all trees 10 inch caliper d.b.h. within the boundaries of any parcel. The tree survey will be used to assist in the location and layout of site features such as buildings, roadways and parking lots. A tree protection plan shall be provided with the site plan submission identifying locations of trees to be

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saved and methods and procedures for protection during construction. The tree survey and protection plan will be prepared in cooperation with the Prince William County Department of Public Works.<sup>2</sup>

- Stormwater Management Stormwater management has been provided in connection with Plan #01-00350 (Sowder Property – Regional Stormwater Management and BMP Plan).
- 7. Spill Contingency If any tenant, operator or owner handles or produces hazardous chemical wastes or petroleum products, the individual site owners and their operators shall be responsible for notifying the Fire Marshall's office in a timely manner in the event of a spill of any such hazardous chemical waste or petroleum products on the Project. The Applicant, tenant and/or operator shall assume full responsibility for all public expenses incurred in the clean-up of such products spilled, even if an on-site spill requires off-site cleanup. The owner, tenant and/or operators of the individual units within each site shall be solely responsible for any product spills from their respective sites. In addition, in the event of an on-site spill, the owner, tenant and/or operator causing such spill shall have the obligation to pay the sum of \$1,800.00 to the County Health Department to assist the department in defraying any required costs of well sampling. Each such owner, tenant and/or operator shall be advised by the owner of that entity's obligation to report the use and/or presence of any hazardous chemical waste or petroleum product to the appropriate state and county health departments. The Health Department shall have the right to enter the Property at reasonable times to perform water monitoring and testing pursuant to this proffer. If any tenant, operator or owner handles or produces hazardous chemical wastes or petroleum products, the individual site owners and their operators shall provide a copy of a contingency plan acceptable to the Department of Fire and Rescue will be provided to the Business Association prior to and as a condition of occupancy.
- 8. Threatened, Rare and Endangered Species The known locations of threatened, rare, and endangered species (plant and animal), as identified on the Prince William Sector Plan Threatened, Rare and Endangered Species study, will be identified relative to areas of disturbance at the time of site plan submission. All applicants will avoid clearing areas where said species exist or will provide acceptable techniques to relocate and/or otherwise mitigate the impacts of disturbance.
- 9. Monetary Contribution The Applicant shall contribute to the Board of County Supervisors the sum of \$75.00 per acre for the County to conduct water quality monitoring, stream restoration projects, and/or drainage improvements. Said contribution shall be paid prior to and as a condition of the approval of each site plan.
- 10. <u>Limits of Construction</u> The Applicant shall limit construction to within those areas depicted on the MZP as "Limits of Construction" (hereinafter, the "LOC"), subject to minor revisions in accordance with final engineering considerations at the time of site plan review and approval. No clearing or improvements shall be made outside of the LOC, with the exception of: (a) the installation of a trail, in the approximate location labeled as "Denotes Trail Easement" (Proffer #14), as depicted on the MZP; (b) the removal of

<sup>&</sup>lt;sup>2</sup> The proffer has been satisfied with SPR2019-00209

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noxious vegetation, such as poison ivy, poison oak, etc., as well as dead, dying or hazardous trees; and (c) utility connections. Compliance shall be demonstrated on final site plan.

# WATER AND SANITARY SEWER

- Connection to Public Sewer and Water Public water and sewer shall be made available to the Property.
- 12. Responsibility for Construction of Water and Sewer Lines to Provide Service to the Project Each Owner shall be responsible for the design and construction of all on-site and off-site water and sanitary sewer lines necessary to provide service to its property in accordance with applicable Service Authority, County and state requirements. All lines shall be sized to serve the drainage shed in which they are located in accordance with the requirements of the Properties, but this proffered condition does not obligate the Applicant to construct any sewer or water lines with capacities greater than those required to serve its property, unless a mutually acceptable "Oversizing Reimbursement" Agreement is reached with the Service Authority.

# PARKS, TRAILS AND OPEN SPACE

- 13. Pedestrian Trail The Applicant shall construct a pedestrian trail along the southern property line, in the general location depicted on the MZP as "Proposed Pedestrian Trail (by Applicant)" (hereinafter, the "Pedestrian Trail"). The Pedestrian Trail shall be open for use by the general public. The final specifications of said Pedestrian Trail shall be coordinated with the Prince William County Department of Parks, Recreation and Tourism (hereinafter, DPRT), provided that the Pedestrian Trail is a paved, asphalt and/or natural surface trail, a maximum of ten feet (10') in width and located within sixty feet (60') of the southern property line. The final location and design of the Pedestrian Trail shall be subject to changes mutually agreeable to the County and Applicant and shall be shown on the first final site plan for the Property.
  - a. The Applicant shall install wayfinding signs (a maximum of three (3), at a cost of no more than \$1,000 each) and trail amenities to include benches (a maximum of three (3), at a cost of no more than \$1,500 each) and one (1) trail head kiosk (at a cost of no more than \$1,500) along the Pedestrian Trail. The final location and design of the wayfinding signs and trail amenities shall be coordinated with DPRT and shall be shown on the first final site for the Property.
  - b. The Applicant shall provide an easement to the County for the Pedestrian Trail, wayfinding signs and trail amenities. The County shall maintain the Pedestrian Trail, wayfinding signs and trail amenities.
- 14. <u>Trail Easement</u> The Applicant shall grant an easement to the County for a future pedestrian trail (by others) in the general location depicted on the MZP as "Denotes Trail Easement" (hereinafter, the "Trail Easement"). The County shall maintain the trail and any associated improvements it installs within the Trail Easement. The final location of the

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Trail Easement shall be subject to changes mutually agreeable to the County and Applicant and shall be shown on the first final site plan for the Property.

15. <u>Coordination</u> - The Applicant shall meet with representatives of the DPRT, County Transportation and Police prior to site plan approval, as needed, in designing pedestrian access to adjoining and nearby properties, and pursuant to the above to determine which trails, if any, should be provided with lighting. The Applicant shall be responsible for all on-site pedestrian walkways and/or sidewalks, subject to approval of BA or ARB.

# **ARCHITECTURE**

- 16. <u>Design Guidelines</u> The Applicant shall comply with the Guidelines adopted by the Business Association pursuant to the Declaration, and shall further comply with all other provisions of the Declaration as to landscaping, lighting, architecture and signage in connection with the development of Applicant's property and the construction of any structures and/or improvements thereon.
- 17. <u>Height</u> Pursuant to Zoning Ordinance Section 32-400.03.2, the maximum height of any data center on the Property may be ninety feet (90'). Roof structures, as described in Zoning Ordinance Section 32-400.03(3), mechanical equipment, parapet walls, screen walls and/or enclosures may exceed ninety feet (90').
- 18. Maximum Lot Coverage The lot coverage shall not exceed eighty percent (80%). In the event the Property is developed with GPIN 7595-65-9741 (hereinafter, the "Hornbaker Property"), the required lot coverage shall not exceed seventy percent (70%) and will be satisfied on the Property and Hornbaker Property cumulatively.

#### FIRE AND RESCUE

- 19. Monetary Contribution
  - a. If a building is constructed on that portion of the Property consisting of GPIN 7595-77-4711, the Applicant shall contribute to the Board of County Supervisors the sum of \$0.61 per square foot of gross building area for fire and rescue purposes. Said contribution shall be paid prior to and as a condition of the approval of each building permit on GPIN 7595-77-4711, excluding any structured parking facilities.
  - b. For any building constructed on that portion of the Property described as GPIN 7595-76-7903, the Applicant shall contribute to the Board of County Supervisors the sum of \$0.61 per square foot of gross building floor area over 913,976 square feet for fire and rescue purposes. Said contribution shall be paid prior to and as a condition of the approval of each building permit on GPIN 7595-76-7903, excluding any structured parking facilities.

## SUBSTATION

- 20. An electric substation of approximately ten (10) acres in size (hereinafter, the "Substation") may be permitted on the Property or a portion of the Property to serve data center uses, as follows:
  - There shall only be one Substation located on the Property, or portion thereof, and GPIN 7595-65-9741.
  - b. The Substation may consist of approximately 300-475 kV transmission voltage switching station containing structures of varying heights.
  - c. The Substation shall be enclosed by a chain link security fence up to twelve feet (12') in height.
  - d. A peripheral landscaped buffer shall not be required around the perimeter of the Substation; however, if the Substation is located immediately adjacent (i.e., within 50 feet) to the trail easement (Proffer #14) and/or limits of construction (Proffer #10), as depicted on the MZP, said peripheral landscaped buffer shall be provided between the Substation and trail or limits of construction.
  - The Substation shall not require a special use permit or a public facilities review pursuant to Virginia Code Section 15.2-2232(D) and Zoning Ordinance Section 32-201.12(a).
  - f. Adjustments to the foregoing standards in this proffer and/or location, number, size and height of the Substation may be proposed by the Applicant and allowed by the Planning Director without the need for an amendment to the proffers and/or MZP or approval of a public facilities review.
  - g. If requested by the owners of GPINs 7595-65-9741, 7595-55-1032 and 7595-54-7331 and if acceptable to the Applicant, the Applicant may grant a future utility easement to permit a utility connection to the Substation, subject to NOVEC approval. The location and width of such utility easement shall be coordinated with the Applicant to avoid any material adverse impact on the Applicant's use of the Property.

Proffer Amendment and Rezoning #REZ2019-00028
Avanti at Innovation

Approved by BOCS: 7.16.2019

# WAIVERS AND MODIFICATIONS

- 21. Waivers and Modifications pursuant to Section 32-404.05 and Section 32-506.09.1 of the Zoning Ordinance approval of the subject proffer amendment shall constitute a waiver/modification of the following:
  - a. Waiver of the seventy-five feet (75') maximum height and 0.50 maximum FAR in the EL Subdistrict pursuant to Sections 32-506.03.2(g), 32-506.05.1(b) and (c).
  - b. Waiver of the maximum lot coverage pursuant to Section 32-506-05.1(a).
  - c. Waiver of the "internal relationships" (requirements for parking, landscaping, driveways and sidewalks/trails) pursuant to Section 32.506.07.1(a); (b); 2(a-c); and 3.
  - d. Modification of the perimeter buffers and associated plantings pursuant to Section 32-250.31 of the Zoning Ordinance and Sections 802.10, 802.11 and 802.12 of the Design and Construction Standards Manual to allow the buffers shown on the Buffers Plan.

#### MISCELLANEOUS

22. Escalator - In the event the monetary contributions set forth in the Proffer Statement are paid to the Prince William County Board of County Supervisors ("Board") within eighteen (18) months of the approval of this proffer amendment (REZ2019-00028), as applied for by the Applicant, said contributions shall be in the amounts as stated herein. Any monetary contributions set forth in this Proffer Statement which are paid to the Board after eighteen (18) months following the approval of this proffer amendment shall be adjusted in accordance with the Urban Consumer Price Index ("CPI-U") published by the United States Department of Labor, such that at the time contributions are paid they shall be adjusted by the percentage change in the CPI-U from that date eighteen (18) months after the approval of this proffer amendment to the most recently available CPI-U to the date the contributions are paid, subject to a cap of 6 percent (6%) per year, noncompounded.

## [SIGNATURES APPEAR ON FOLLOWING PAGES]

P0883731.DOCX

Proffer Amendment and Rezoning #REZ2019-00028 Avanti at Innovation

Approved by BOCS: 7.16.2019

# PROFFER STATEMENT REZ2019-00028, Avanti at Innovation

# SIGNATURE PAGE

TPC Hornbaker LC a Virginia limited liability company

By: MVP Management, LLC

a Virginia limited liability company

its Manager

By: \_\_\_\_\_ Name:

Its:

Manager

Proffer Amendment and Rezoning #REZ2019-00028

Avanti at Innovation Approved by BOCS: 7.16.2019

# PROFFER STATEMENT REZ2019-00028, Avanti at Innovation

# SIGNATURE PAGE

National Harbor Waterfront, L.C. a Virginia limited liability company

By:

MVP Management, LLC

a Virginia limited liability company

its Manager

By:

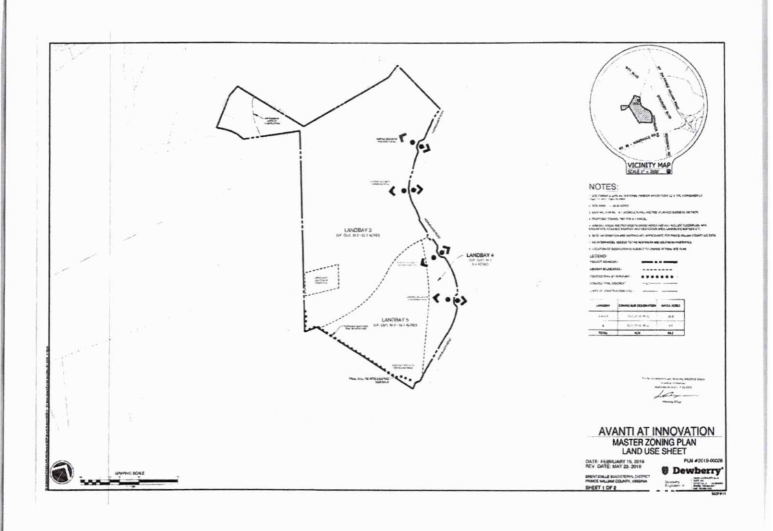
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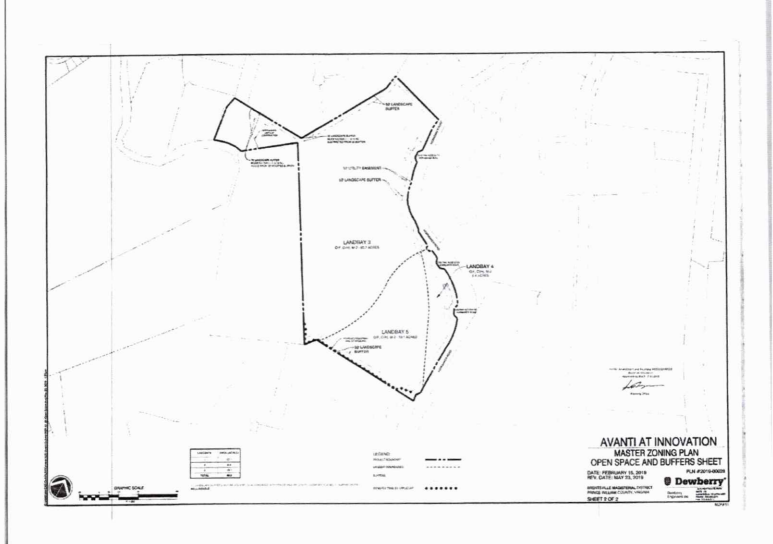
Its:

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Proffer Amendment and Rezoning #REZ2019-00028

Avanti at Innovation Approved by BOCS: 7.16.2019





# ATTACHMENT C

MOTION:

LAWSON

July 16, 2019 Regular Meeting

SECOND:

NOHE

Ord. No. 19-35

RE:

PROFFER AMENDMENT AND RELEASE OF DECLARATION

#REZ2019-00032. HORNBAKER ROAD - BRENTSVILLE MAGISTERIAL DISTRICT

ACTION:

APPROVED

WHEREAS, this is a request to amend the proffers associated with REZ #REZ2000-0001 and REZ #PLN2007-00535, to allow a data center development with electric substation (totaling ±35.65 acres) along with associated modifications and waivers, to include building height and floor area ratio (FAR) increases, and to release the Declaration for Property of the Board of County Supervisors of Prince William County, Virginia, Frederick M. Mako and Connie E. Mako at Innovation @ Prince William recorded in Deed Book 2864, at page 390, and re-recorded as Instrument No. 200104050032230, all among the land records of Prince William County, Virginia ("Declaration"); and

WHEREAS, the subject property is located ±1,350 feet west of the intersection of Hornbaker Road and Thomasson Barn Road, is currently addressed as 9750 Hornbaker Road, and is identified on County maps as GPIN 7595-65-9741 "Hornbaker Property"; and

WHEREAS, the site is designated REC, Regional Employment Center, and ER, Environmental Resource, in the Comprehensive Plan, and is located within the Innovation Sector Plan; and

WHEREAS, the site is zoned PBD, Planned Business Development, and is also located within the Technology Overlay District (TeOD), Employment Center R&D / Light Manufacturing (EL) subdistrict of the TeOD, Data Center Opportunity Overlay District, and Airport Safety Overlay District; and

WHEREAS, staff has reviewed the subject application and recommends approval, as stated in the staff report; and

WHEREAS, the Planning Commission, at its public hearing on June 5, 2019, recommended approval, as stated in Resolution Number 19-045; and

WHEREAS, a Board of County Supervisors' public hearing, duly advertised in a local newspaper for a period of two weeks, was held on July 16, 2019, and interested citizens were heard; and

WHEREAS, the Prince William Board of County Supervisors finds that public necessity, convenience, general welfare, and good zoning practice are served by the approval of the request;

July 16, 2019 Regular Meeting Ord. No. 19-35 Page Two

NOW, THEREFORE, BE IT ORDAINED that the Prince William Board of County Supervisors hereby approves Proffer Amendment and Release of Declaration #REZ2019-00032, Hornbaker Road, subject to the proffers dated June 26, 2019;

**BE IT FURTHER ORDAINED** that the Prince William Board of County Supervisors approves the attached Amendment to Declaration for Property of the Board of County Supervisors of Prince William County, Virginia, and authorizes the County Executive to sign that document on behalf of the Board for recordation in the County land records;

**BE IT FURTHER ORDAINED** that the Prince William Board of County Supervisors' approval and adoption of any proffered conditions does not relieve the applicant and/or subsequent owners from compliance with the provisions of any applicable ordinances, regulations, or adopted standards.

ATTACHMENTS:

Proffers, dated June 26, 2019

Amendment to Declaration

Votes:

Ayes: Anderson, Angry, Caddigan, Candland, Lawson, Nohe, Principi

Nays: None

Absent from Vote: None Absent from Meeting: Stewart

For Information:

Planning Director

Jessica Pfeiffer / Pete Dolan Walsh, Colucci, Lubeley & Walsh, P.C 4310 Prince William Parkway, Suite 300 Prince William, VA 22192

ATTEST: Andrea Y. Madden

Approved by BOCS:

9750 HORNBAKER ROAD PROFFER STATEMENT

REZ2019-00032

Property: ±35.6454 acres

GPINs 7595-65-9741 (hereinafter, the "Property")

Brentsville Magisterial District

Date: June 26, 2019

The undersigned hereby proffers that the use and development of the subject Property shall strict conformance with the following conditions, which shall supersede all other proffers be in strict conformance with the following conditions, which shall supersede all other proffers made prior hereto. In the event the above-referenced proffer amendment is not granted as applied for by the Applicant, these proffers shall be withdrawn and are null and void.

The headings of the proffers set forth below have been prepared for convenience or reference only and shall not control or affect the meaning or be taken as an interpretation of any provision of the proffers. Any improvements proffered herein below shall be provided at the time of development of the portion of the site served by the improvement, unless otherwise specified. The terms "Applicant" and "Developer" shall include all future owners and successors in interest.

References to plans and exhibits shall include the following:

The Master Zoning Plan entitled "9750 Hornbaker Road - Master Zoning Plan", prepared by Dewberry Engineers Inc., dated March 26, 2019, last revised May 23, 2019, including the following:

- 1. Land Use Sheet (hereinafter, the "MZP")
- 2. Open Space and Buffers Sheet (hereinafter, the "Buffers Plan")

#### USE & SITE DEVELOPMENT

- 1. Site Development The Property, consisting of approximately 35.6 acres, shall be developed in accordance with the PBD, O/F, O(H) and M-2 Zoning Districts and in substantial conformance with the MZP, subject to minor changes approved by the County in connection with site plan review. The foregoing shall not preclude subdivision or consolidation of the Property.
- Floor Area Ratio Pursuant to Zoning Ordinance Section 32-400.04.3, the maximum floor area ratio (FAR) for any data center/data center associated use on the Property may be up to 1.0 FAR.
- 3. Height Pursuant to Zoning Ordinance Section 32-400.03.2, the maximum height of any data center building on the Property may be ninety feet (90'). Roof structures, as described in Zoning Ordinance Section 32-400.03(3), mechanical equipment, parapet walls, screen walls and/or enclosures are excluded from this maximum height and thus, may exceed ninety feet (90').

Protter Amendment and Release of Declaration

#REZ2019-00032, Hornbaker Road

- 4. Substation An electric substation of approximately ten (10) acres in size (hereinafter, the "Substation") may be permitted on the Property or a portion of the Property to serve data center uses, as follows:
  - a. There shall only be one Substation located on the Property, or portion thereof, and GPIN 7595-77-7411.
  - b. The Substation may consist of approximately 300-475 MVA transmission voltage switching station containing structures of varying heights.
  - c. The Substation shall be enclosed by a chain link security fence up to twelve feet (12') in height.
  - d. A peripheral landscaped buffer shall not be required around the perimeter of the Substation; however, if the Substation is located immediately adjacent to the trail easement (Proffer #18) and/or limits of construction (Proffer #9), as depicted on the MZP, said peripheral landscaped buffer shall be provided between the Substation and trail or limits of construction.
    - The Substation shall not require a special use permit or a public facilities review pursuant to Virginia Code Section 15.2-2232(D) and Zoning Ordinance Section 32-201.12(a).
  - f. Adjustments to the foregoing standards in this proffer and/or location, number, size and height of the Substation may be proposed by the Applicant and allowed by the Planning Director without the need for an amendment to the proffers and/or MZP or approval of a public facilities review.
  - g. If requested by the owners of GPINs 7595-76-7903, 7595-55-1032 and 7595-54-7331 and if acceptable to the Applicant, the Applicant may grant a future utility easement to permit a utility connection to the Substation, subject to NOVEC approval. The location and width of such utility easement shall be coordinated with the Applicant to avoid any material adverse impact on the Applicant's use of the Property.

#### ARCHITECTURE

5. Design Guidelines - The Applicant shall comply with the Guidelines adopted by the Business Association pursuant to the Declaration for Innovation @ Prince William, dated January 21, 2000, as may be amended, and shall further comply with all other provisions of the Declaration as to landscaping, lighting, architecture and signage in connection with the development of Applicant's property and the construction of any structures and/or improvements thereon.

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	Approved by BOCS: 7.16.2019	Lohn	Planning Office

 Site Plan Requirements - Each site plan submitted for development must include a certified tabulation as follows:

Total square feet permitted to be developed within the Land Bay where the development is occurring:

b.	Square	footage	previously	approved	for	development	in	that	Land	Bay	by	the
	County	:	_									

- c. Square footage included within the subject site plan:
- d. Innovation Land Bay in which the subject site plan is located:
- e. Square footage remaining in that Land Bay after the approval of the subject site plan (1-(2+3)=5):
- 7. Maximum Lot Coverage The lot coverage shall not exceed seventy percent (70%). In the event the Property is purchased by the owner(s) of and developed with GPINs 7595-76-7903 and 7595-77-7411 (hereinafter, the "Avanti Property"), the required lot coverage may be satisfied on the Property and Avanti Property cumulatively. Lot coverage shall be satisfied cumulatively.

# TRANSPORTATION

8. Traffic Impact Analysis - If requested by County Transportation, the Applicant, on a site plan by site plan basis, shall provide an update and/or revision of the Traffic Impact Analysis (TIA) prepared by Prince William County at the time of rezoning. The TIA shall consider the transportation improvements necessary to mitigate the immediate and long-term impact of each site development on the roadways and intersections which such TIA deems impacted by the particular development. As used herein, "long-term impact" shall be considered assuming that Innovation is fully developed and occupied subject to and in accordance with the Innovation zoning conditions and the Declaration. However, mitigation shall not be required unless the TIA provided by the Applicant indicates that the impact of the site plan in question will result in a reduction of the Level of Service to less than "D". In the event the impact does not reduce the Level of Service, no mitigation will be required. Mitigation shall be provided on a pro-rata basis using the traffic generated by the Applicant's site in comparison to the traffic generated for the entire area using the roadway or intersection.

# ENVIRONMENT

9. <u>Limits of Construction</u> - The Applicant shall limit construction to within those areas depicted on the MZP as "Limits of Construction" (hereinafter, the "LOC"), subject to minor revisions in accordance with final engineering considerations at the time of site plan review and approval. No clearing or improvements shall be made outside of the LOC, with the exception of: (a) the installation of a trail, in the approximate location labeled as "Denotes Trail Easement" (Proffer #18), as depicted on the MZP; (b) the removal of

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#REZ2019-00032, Hornbaker Road

Approved by BOCS: 7.16.2019

noxious vegetation, such as poison ivy, poison oak, etc., as well as dead, dying or hazardous trees; (c) the installation of historical markers ( Proffer #17); (d) the installation of plantings in the Reforestation Area (Proffer #11); and (e) utility connections. Compliance shall be demonstrated on final site plan.

- 10. Tree Preservation Plan The Applicant shall prepare a tree preservation plan for trees of 10 inch caliper d.b.h. or larger, which are located within ten feet (10') of the LOC. The tree preservation plan shall be in accordance with the Prince William County DCSM and shall be submitted with each site plan in the event the Property is developed in phases.
- 11. Reforestation The Applicant shall plant the area labeled as "Reforestation Area within the RPA" (hereinafter, the "Reforestation Area") as depicted on the MZP, in accordance with Section 802.21.E of the DCSM. Compliance shall be demonstrated on the approved site plan adjacent to said Reforestation Area.
- 12. Stormwater Management Stormwater management has been provided in connection with Plan #01-00350 (Sowder Property - Regional Stormwater Management and BMP Plan).
- 13. Spill Contingency If any tenant, operator or owner handles or produces hazardous chemical wastes or petroleum products, the individual site owners and their operators shall be responsible for notifying the Fire Marshall's office in a timely manner in the event of a spill of any such hazardous chemical waste or petroleum products on the Project. The Applicant, tenant and/or operator shall assume full responsibility for all public expenses incurred in the clean-up of such products spilled, even if an on-site spill requires off-site Eeanup. The owner, tenant and/or operators of the individual units within each site shall by solely responsible for any product spills from their respective sites. In addition, in the exent of an on-site spill, the owner, tenant and/or operator causing such spill shall have the digation to pay the sum of \$1,800.00 to the County Health Department to assist the department in defraying any required costs of well sampling. Each such owner, tenant and/or operator shall be advised by the owner of that entity's obligation to report the use and/or presence of any hazardous chemical waste or petroleum product to the appropriate state and county health departments. The Health Department shall have the right to enter the Property at reasonable times to perform water monitoring and testing pursuant to this proffer. If any tenant, operator or owner handles or produces hazardous chemical wastes or petroleum products, the individual site owners and their operators shall provide a copy of a contingency plan acceptable to the Department of Fire and Rescue will be provided to the Business Association prior to and as a condition of occupancy.

#### 14. Underground Petroleum Storage/High Contamination Uses

- a. No underground tanks shall be located within one (100) feet of the limits of the Broad Run floodplain on the Property.
- b. Uses with high potential for contamination of the groundwater table shall be located at sites that are beyond one hundred (100) feet of the floodplain of Broad Run on the Property.

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15. Threatened, Rare and Endangered Species - The known locations of threatened, rare, and endangered species (plant and animal), as identified on the Prince William Sector Plan Threatened, Rare and Endangered Species study, will be identified relative to areas of disturbance at the time of site plan submission. All applicants will avoid clearing areas where said species exist or will provide acceptable techniques to relocate and/or otherwise mitigate the impacts of disturbance.

16. Monetary Contribution - The Applicant shall contribute to the Board of County Supervisors the sum of \$75.00 per acre for the County to conduct water quality monitoring, stream restoration projects, and/or drainage improvements. Said contribution shall be paid prior to and as a condition of the approval of the site plan.

## CULTURAL RESOURCES

nning Off Herpretive Markers - Interpretive historical markers (not to exceed three) shall be placed near the Mill Race within the LOC, as those LOC are depicted on the MZP, to provide a chronicling of the history of that facility. The exact location shall be determined by the County Archeologist and Prince William County Department of Parks, Recreation and Tourism (hereinafter, the "DPRT").

# PARKS AND RECREATION

18. Trail Easement - An easement to the County shall be granted for a future pedestrian trail (by others) in the general location depicted on the MZP as "Denotes Trail Easement" (hereinafter, the "Trail Easement"). The County shall maintain the trail and any associated improvements it installs within the Trail Easement. The final location of the Trail Easement shall be subject to changes mutually agreeable to the County and Applicant and shall be shown on the first final site plan for the Property.

# FIRE AND RESCUE

 Monetary Contribution - The Applicant shall contribute to the Board of County Supervisors the sum of \$0.61 per square foot of gross building floor area for fire and rescue purposes. Said contribution shall be paid prior to and as a condition of the approval of each building permit for a building, excluding any structured parking facilities, on the Property.

#### WATER AND SANITARY SEWER

- 20. Connection to Public Sewer and Water Public water and sewer shall be made available to the Property.
- 21. Responsibility for Construction of Water and Sewer Lines to Provide Service to the Project - Each Owner shall be responsible for the design and construction of all on-site and off-site water and sanitary sewer lines necessary to provide service to its property in accordance with applicable Service Authority, County and state requirements. All lines shall be sized to serve the drainage shed in which they are located in accordance with the requirements

of the Properties, but this proffered condition does not obligate the Applicant to construct any sewer or water lines with capacities greater than those required to serve its property, unless a mutually acceptable "Oversizing Reimbursement" Agreement is reached with the Service Authority.

## WAIVERS AND MODIFICATIONS

- 22. Waivers and Modifications pursuant to Section 32-404.05 and Section 32-506.09.1 of the Zoning Ordinance, approval of the subject proffer amendment and these proffers shall constitute a waiver/modification of the following:
  - a. Modification of the seventy-five feet (75') maximum height and 0.50 maximum FAR in the EL Subdistrict pursuant to Sections 32-506.03.2(g), 32-506.05.1(b) and (c) per Proffers #2 and 3.
  - b. Waiver of the maximum lot coverage pursuant to Section 32-506-05.1(a).
  - Waiver of the "internal relationships" (requirements for parking, landscaping, driveways and sidewalks/trails) pursuant to Section 32.506.07.1(a); (b); 2(a-c); and
     3.
  - d. Modification of the perimeter buffers and associated plantings pursuant to Section 32-250.31 of the Zoning Ordinance and Sections 802.10, 802.11 and 802.12 of the Design and Construction Standards Manual to allow the buffers shown on the Buffers Plan.

#### MISCELLANEOUS

23. Escalator - In the event the monetary contributions set forth in the Proffer Statement are paid to the Prince William County Board of County Supervisors ("Board") within eighteen (18) months of the approval of this proffer amendment (REZ2019-00032), as applied for by the Applicant, said contributions shall be in the amounts as stated herein. Any monetary contributions set forth in this Proffer Statement which are paid to the Board after eighteen (18) months following the approval of this proffer amendment shall be adjusted in accordance with the Urban Consumer Price Index ("CPI-U") published by the United States Department of Labor, such that at the time contributions are paid they shall be adjusted by the percentage change in the CPI-U from that date eighteen (18) months after the approval of this proffer amendment to the most recently available CPI-U to the date the contributions are paid, subject to a cap of 6 percent (6%) per year, noncompounded.

#### [SIGNATURE APPEARS ON FOLLOWING PAGE]

Proffer Amendment and Release of Declaration #REZ2019-00032, Hornbaker Road

Approved by BOCS: 7.16.2019

### SIGNATURE PAGE

# PRINCE WILLIAM BOARD OF COUNTY SUPERVISORS, owner

By: Christopher M. Price

Title: Deputy County Executive, authorized signatory

Christopher M. Price, Deputy County Executive

Date: 7. 17. 19

Proffer Amendment and Release of Declaration #REZ2019-00032, Hornbaker Road

Approved by BOCS: 7.16.2019



July 16, 2019

Via Hand Deliver and E-mail
The Honorable Jeanine Lawson
Brentsville District
9440 Innovation Drive
Manassas, VA 20110

Re: #REZ2019-0032, Hornbaker Road Rezoning Limits of Construction

Dear Supervisor Lawson:

Thank you for taking the time to meet with us. We would be happy to expand the limits of construction to create a larger preserved area in connection with site plan review. This additional area is shown in blue on the attached exhibit entitled "9750 Hornbaker Road – Limits of Construction Exhibit" prepared by Dewberry Engineers Inc., dated July 16, 2019. This area will be restricted as stated in Proffer #9 of the Proffer Statement dated June 26, 2019.

Please do not hesitate to contact me should you have any questions or need additional information.

Very truly yours,

The Peterson Companies

Taylor Chess

President of Development

cc:

Pete Dolan/Jessica Pfeiffer Gary Gardner/Elizabeth Sobecke Jaimie Young

#REZ2019-00032, Hornbaker Road

Approved by BOCS: 7.16.2019

Proffer Amendment and Release of Declaration

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Planning Office

(A) 12500 Fair Lakes Circle, Suite 400, Fairfax, VA 22033 (P) 703-227-2000 (F) 703-631-6481 (W) www.petersoncos.com

