

RESOLUTION TO GRANT A SPECIAL EXCEPTION FOR RESIDENTIAL USES WITHIN A MIXED USE DEVELOPMENT PROJECT AND TO INCREASE THE BUILDING HEIGHT WITH A BONUS OF THIRTY (30) FEET WITH A MAXIMUM HEIGHT OF EIGHTY- FIVE (85) FEET FOR A MIXED-USE DEVELOPMENT PROJECT ON APPROXIMATELY 4.3 ACRES OF LAND LOCATED AT THE NORTHEAST CORNER OF 110, 112, 112A, 212 & 212A NORTH WEST STREET, 916, 920, 922, 924, 926, 928, 930, 932 & 934, WEST BROAD STREET AND 919, 921 & 925 PARK AVENUE (REAL PROPERTY CODE NUMBERS 51-202-009 THROUGH 51-202-015, 51-202-003, 51-202-004, 51-202-005, 51-202-028 AND 51-202-028 OUTLOT) KNOWN AS "MASON ROW" ON APPLICATION BY SPECTRUM DEVELOPMENT, LLC

WHEREAS, on May 12, 2003, City Council adopted Ordinance 1734, which amended Chapter 38, "Zoning", of the Code of the City of Falls Church to amend the special exception process within the business districts to allow for appropriate mixed-uses and additional height bonuses by special exception; and

WHEREAS, an application for a Special Exception to allow residential uses within a business district in a mixed-use development project and a Special Exception for a height bonus have been submitted by Spectrum Development, LLC ("the Applicant") pursuant to Section 48-455 (1), (2) in conformance with the procedure set forth in Section 48-90 of the City Code; and

WHEREAS, a concurrent application for a comprehensive plan map change, to the Future Land Use Plan Map as an amendment from "Business" and "Low-Density Residential (6.0)" to "Mixed Use" has been submitted by the Applicant pursuant to Section 17.06-07 of the City Charter and City Council approval is required as a prerequisite for the Special Exception; and

WHEREAS, a concurrent application for an Official Zoning Map change (Rezoning) to amend the map from B-3, general business district and R-1B, medium density residential district to all B-1, limited business district has been submitted by the Applicant pursuant to Section 48-85 in conformance with the procedure set forth in Section 48-86 of the City Code and City Council approval is required, as a prerequisite for the Special Exception; and

WHEREAS, the application proposes a development comprising a total building/floor area of approximately 558,707 gross square feet on approximately 4.3 acres of land and an increase in building height by up to thirty feet (30)

feet to six (6) stories or maximum of 85 feet [instead of the B-1, business district fifty-five (55) foot height maximum]. The mixed-use development is proposing and a maximum of 322 multifamily residential rental apartment units, a quality hotel, “Hilton, Hyatt, Marriott or equal quality brand with approximately 112 to 145 ~~150~~ rooms, a multi-screen 400 to 850-seat, minimum 6-screen to maximum 8-screen theater between 20,000 to 33,000 square feet and approximately 62,500 gross square feet of ground floor commercial retail/service/restaurant space facing internally along Mason Row (Mason Avenue and Market Square) and externally along West Broad Street and North West Street; of which at least 30 percent and a minimum of 20,000 gross square feet of the commercial square feet shall be food and beverage uses; approximately 5,317 square feet of office; and

WHEREAS, in order to achieve the development as proposed, the application requests a special exception for a height bonus and for the residential uses also within a mixed-use development project in a business district as shown in the Special Exception application, including the Conceptual Development Plan, dated December 9, 2015 which includes “Mason Row Mixed Use Project - Special Exception Application SUB 08; Supplemental Information and Elevation Updates”, dated December 9, 2015; and

WHEREAS, the applications for the special exception and associated Comprehensive Plan and Official Zoning Map changes, have also been referred to various citizen boards and commissions for public review and comment; and

WHEREAS, the application for the special exception and associated Comprehensive Plan and Official Zoning Map changes, has been referred to the Planning Commission, which conducted a public hearing and recommended to the City Council, and this recommendation has been received and considered; and

WHEREAS, City Council has duly advertised and conducted a public hearing to receive public comment on the application for this special exception with a public hearing held on July 13, 2015, December 14, 2015 and January 11, 2016;

WHEREAS, City Council has considered the application, the requirements of Section 48-90 and Section 48-455 (1), (2) of the City Code, the recommendation of the Planning Commission, comments from boards and commissions, and public comments; and

WHEREAS, City Council considered the subject properties' unique characteristics and the community benefits derived as a result of the proposed development, and determined that this particular project is acceptable for these parcels at this time, with the understanding that a similar project might not be appropriate on other parcels; and

WHEREAS, City Council considered state law regarding special exceptions, specifically, that special exceptions may be granted by the local governing body subject to conditions pursuant to Code of Virginia Sec. 15.2-2286(A)(3) that allows their issuance "under suitable regulations and safeguards" and that each special exception case shall rest on its own merits and the uniqueness of each piece of land; and in particular, that the ratio of commercial and residential uses approved herein are unique to this site; and

WHEREAS, City Council also considered the public interest in improving the subject property as part of overall economic development efforts to stimulate commercial redevelopment and enhance the commercial tax base to support City services; and

WHEREAS, the Developer has submitted the "Voluntary Concessions, Community Benefits, Terms and Conditions" dated January 7, 2016 to the City in order to further ensure consistency with the City of Falls Church's adopted Comprehensive Plan and policies and in support of the special exception; and

WHEREAS, City Council finds that the proposed project has met the primary criteria as listed in Section 48-90, (d), (1) a, b and c of the Falls Church City Code as follows: 1) the resulting development conforms with the City's adopted Comprehensive Plan and Design Guidelines; 2) the resulting development provides for significant net new commercial square footage and allows a mix of commercial and residential uses; and 3) the resulting development provides substantial positive net new commercial and residential revenue to the City; and

WHEREAS, City Council finds that the proposed project provides significant community benefits, including, but not limited to the following:

- important, large assemblage and consolidation of numerous individually-owned properties;
- Structured garage parking, below-grade, at-grade and above grade;
- preferred hotel and theater uses and ground level storefront commercial space including Mason Row - Market Square and Mason Lane festival space;

- various community benefits including affordable housing, school capital cost contributions and vicinity street and transportation facility improvements;
- planned streetscape improvements on West Broad and North West Streets;
- financial contributions and in-kind improvements to benefit vicinity off-site recreational park and W&OD Trail improvements;
- undergrounding of overhead utilities off-site on N. West Street;
- transportation related public street and pedestrian facility crossing improvements;
- sustainable LEED Silver or equivalent buildings for the residential portions of the project and LEED or equivalent for hotel; and

WHEREAS, the commercial height bonus of up to 30 feet for the mixed-use development as generally shown in the Special Exception application, which includes the Conceptual Development Plan, dated December 9, 2015, which includes “Mason Row Mixed Use Project - Special Exception Application SUB 08; Supplemental Information and Elevation Updates”, dated December 9, 2015, shall be permitted as City Council finds that the bonus shall significantly assist in the conformance with Section 48-90 (d) (1) a, b and c of the City Code, and

NOW, THEREFORE it is hereby RESOLVED by the City Council of the City of Falls Church, Virginia, that in conjunction with the associated comprehensive plan map amendment and associated rezoning action and in consideration whereof, pursuant to Sections 48-90 and 48-455 of the Falls Church City Code, that the Special Exception for residential use within the proposed mixed-use development project and height bonus within the mixed-use development project is hereby granted and approved, subject to the following conditions:

1. The Developer’s Voluntary Concessions, Community Benefits, Terms and Conditions Mason Row (“Broad and West”) Development, dated January 7, 2016, (“voluntary concessions”), for Special Exception for Residential Development and Height Bonus for a Mixed Use Development at the subject site, and all the terms and conditions thereof, shall be a condition for the issuance and approval of the Special Exception; and the City Manager is hereby authorized and directed to execute the voluntary concessions on behalf of the City; and
2. The development of the site shall be in conformance with the Special Exception Application dated July 24, 2015 and Conceptual Development Plans, dated December 9, 2015, which includes “Mason Row Mixed Use Project - Special Exception Application SUB 08; Supplemental Information and Elevation Updates”, dated

December 9, 2015 and as further modified by the VCs dated January 7 11, 2016 [*updated Voluntary Concessions presented at meeting.*]; and

3. Construction of this project shall commence within three (3) years from date of adoption of this resolution; and
4. Violation of any of the conditions of this Special Exception, including any of the voluntary concessions, shall be grounds for revocation of the Special Exception by City Council.

Reading: 4-13-15
Adoption: 1-11-16
(TR14-28)

Voluntary Concessions dated January 11, 2016 ATTACHED

IN WITNESS WHEREOF, the foregoing was adopted by the City Council of the City of Falls Church, Virginia on January 11, 2016 as Resolution 2016-04.



Celeste Heath
City Clerk

VOLUNTARY CONCESSIONS, COMMUNITY BENEFITS, TERMS AND CONDITIONS

Spectrum Development LLC/Mason Row

REVISED JANUARY 11, 2016

In association with the requested rezoning, and special exception to allow the redevelopment of 110, 112, 112A, 212 & 212A North West Street, 916, 920, 922, 924, 926, 928, 930, 932, and 934 West Broad Street, and 919, 921 and 925 Park Avenue (Real Property Code numbers 51-202-009 through 51-202-015, 51 202-003, 51-202-004, 51-202-005, 51-202-028 and 51-202-028 outlot) (the “Subject Property”), Spectrum Development LLC (the “Owner”) voluntarily proffers the following for the benefit of the community and the City of Falls Church (the “City”). The Owner acknowledges that through the special exception approval, it has been granted certain bonuses, including height and increased residential uses, and other benefits in return for its agreements as set forth below, to provide certain features, design elements, uses, services, or amenities desired by the City, including but not limited to, site design, public improvements, environmentally sustainable and energy-efficient building design, affordable housing creation, and capital contributions to City parks, library, and schools as part of the development. As used herein “Owner” shall refer to the applicant, any contract owner, the property owner, and any successors or assigns:

1. Conceptual Development Plan:

The Owner agrees to develop the Subject Property in conformance with (1) the Conceptual Development Plan (CDP) dated December 9, 2015 as prepared by Walter L. Phillips, Inc.; (2) the Special Exception Application Submission 08 (Drawings), including Option A for treatment of the East Façade, as shown on drawing A.2.1.a, and the Architectural Elevation Drawings (“Elevations”) dated December 9, 2015 as prepared by GTM Architects; and (3) the Transportation Management Plan (TMP) dated July, 2015 prepared by Wells & Associates. The Owner agrees that the project will include no more than 322 units in total, of which at least 23 will be affordable as provided for in these Voluntary Concessions. The Owner further agrees that the residential gross floor area (apartments, lobbies, amenity space and core space) in the project is capped at 372,245 square feet, and that if residential space includes loft, the loft area will be counted in determining the amount of total gross floor area for the residential portion on the project. The City Manager may approve minor deviations from conformance with these documents, as requested by the Owner, provided the deviations do not conflict with what is specifically agreed to in these Voluntary Concessions, are consistent with the purpose and intent of the City Council’s approval of the Special Exception, and are either (i) necessary to permit reasonable construction of the project, or (ii) as determined by the City Manager, improve the project’s overall functioning or benefit to the City. The Owner may appeal an adverse decision by the City Manager to the City Council.

2. Uses:

The Owner agrees that the uses allowed on the Subject Property shall be limited to the

following: a hotel use, a multifamily use which is intended to be rental, but can be converted to condominiums at the discretion of the Owner, a movie theater use, an office use on the second level, and a commercial use on the ground floor. Uses shall be approximately as shown in the building square foot amounts and in the locations on the CDP. The Owner agrees to set back the townhouse apartment building on Park Avenue two feet further from the property line than is currently shown on the CDP and the Drawings.

3. Commercial Space:

The Owner acknowledges and agrees that the area(s) shown as commercial use(s) on the CDP cannot be converted to residential use(s) without City Council approval. In addition, commercial areas designated on the CDP shall not be used for office uses other than as specifically designated on the CDP. The Owner agrees to provide a hotel and a movie theater as set out in the concessions below. Additionally the Owner commits to use commercially reasonable efforts to market the first floor commercial spaces as described in the attached "Mason Row; Retail Project Plan" prepared by the Owner and retail consultant, Streetsense (referred to as the "Retail Plan"). The Owner does hereby commit that a minimum of 20,000 square feet of the commercial gross leasable area on the ground level will be leased to food and beverage retailers, and further agrees that there shall be a restaurant on the ground floor of the hotel building.

The Owner agrees that the following commercial uses that may otherwise be allowed in the B-1 zoning district shall not be permitted without the express agreement of the City Manager or on an appeal of said City Manager's decision to City Council.

Prohibited Uses:

- Disco
- Gun stores or firearm dealers, or shooting ranges
- Roller rink
- Amusement arcade
- Adult pornographic book store
- Adult pornographic theatre or amusement facility
- Facility selling or displaying pornographic materials or having such displays
- Second hand store
- Auction house
- Flea market
- Martial arts studio
- Blood bank
- Funeral home
- Outdoor housing or raising of animals
- Industrial uses (including, without limitation, any manufacturing, smelting, refining, chemical manufacturing or processing, or other manufacturing uses)
- Mining or mineral exploration or development except by non-surface means
- Car wash
- Carnival, amusement park or circus
- Off track betting establishment
- Bingo hall

- Church, temple, synagogue, mosque, or other house of worship
- Facility for the sale of paraphernalia for use with illicit drugs

The Owner further agrees that the following commercial uses that may otherwise be allowed in the B-1 zoning district shall not exceed, in total, 15% (approximately 9,400 sf) of the total commercial gross leasable area (approximately 62,500 sf not including hotel or movie theater space) on the ground level of Mason Row without the express agreement of the City Manager or on an appeal of said City Manager’s decision to City Council.

Conditional Uses:

- Food catering (as a separate commercial tenant)
- Small pet shop/dog training
- Hair styling
- Antiques
- Used clothing
- Used electronics and used video games
- Comic books
- Yoga and Pilates studio
- Spa treatments and acupuncture
- Urgent medical care
- Non-profit organizations (those not included on the prohibited list above)
- Private wealth management office
- Insurance office
- Accounting and tax services
- ABC liquor store
- Packaging and shipping store
- Copy store
- Cleaners
- Office supplies
- Child learning center
- Child fitness center/gym
- Shoe repair
- Travel services
- Wholesale merchants (as defined for BPOL taxation)

Design Requirements:

The Owner agrees that the following design standards shall be met for all retail space identified as part of the GLA in the project:

- Retail ceiling heights: the ground floor retail spaces shall be constructed with a minimum interior ceiling height in at least 85% of the retail space (measured “slab to slab”) of 16 feet in height..

- A minimum of two table service restaurants shall be located at Mason Row and no less than 50% (approximately 31,250 sf) of the total commercial gross leasable area located on the ground level (not including hotel or movie theater space) shall have access to a ventilation shaft through the roof that meets all City Building Code requirements for restaurant use, prior to issuance for a certificate of occupancy for tenant occupancy for such spaces.
- The Owner agrees that the ground floor retail or other ground floor commercial space wall fronting Mason Avenue, Market Square, W Broad Street or N. West Street shall have an average 70% transparency (meaning a clear view from the outside to the interior space and activity and not obstructed by drapes or blinds, or by any other window coverings) for the area of any wall facing said streets that is between three (3) feet and eight (8) feet above grade. This provision is not intended to prohibit merchandise displays that are viewed from the street within the transparency area or restaurants that utilize blinds or curtains to intermittently shade customers from unwelcomed sunlight.
- The Owner agrees that all retail businesses that front W. Broad Street east of Mason Avenue and all retail businesses that front N. West Street north of the hotel building shall have retail storefront entrances that provide retail customers ingress and egress to and from either (i) W. Broad Street or N. West Street, or (2) Market Square or Mason Avenue. Additionally, the first floor of the hotel building shall also have a minimum of one retail entrance on either W. Broad Street or N. West Street.
- The Owner agrees that loading and trash removal space for the hotel will not require use of the public street unless the Owner has obtained a separate approval from the City Council. The Owner agrees to eliminate the loading and trash pickup area and trash room for the hotel currently shown on N. West Street on the CDP and Drawings, and to relocate trash pick-up for the hotel to garage level "Park0Plan" which garage is drawing A1.3 of the Drawings. Attached is an exhibit, dated January 7, 2016, that shows conceptual options for storage and removal of the hotel trash; however, the final design and the location on Park0Plan will be approved through the site plan process.
- The Owner agrees that it will use its best efforts to provide a landscaped buffer along the entire eastern façade of the project, unless the open area on the site is insufficient to provide such landscaped buffer and the adjacent property owner(s) along that façade will not agree to an easement on reasonable terms that will permit the installation of such buffer.

Site Specific Uses:

- **Theater Condition:**
The Owner agrees that approval of the Special Exception by the City Council shall not be final until the City Manager states in writing to the City Council that he has determined there exists an executed copy of a lease with a movie theater tenant for a theater brand that is part of an established chain of theaters operating in multiple locations throughout the

United States. The lease shall be of a term no less than ten years for the operation of a movie theater in the space shown on the approved CDP, and that such lease shall provide for a rent commencement date that is a specific number of days, but no more than 15 months, after the Owner delivers possession of the movie theater premises to the movie theater tenant. The movie theater premises will be 20,000 to 33,000 sf; will have 6 to 8 auditoriums; and will seat 400 to 850 persons, and have sufficient parking for the seats in the final design.

The Owner agrees that building permits for tenant improvements for the movie theater will be obtained and that construction of such tenant improvements will be substantially under way before issuance of a certificate of occupancy for the last twenty (20) residential units.

- **Hotel Condition**

The Owner agrees that approval of the Special Exception by the City Council shall not be final until the City Manager states in writing to the City Council that he has determined that there exists an executed agreement with a Hotel Operator with such agreement providing for the construction of a hotel as shown on the approved CDP, and that such executed agreement contains terms that require the Hotel Operator to provide evidence of a guaranty to the Hotel Operator's lender of the Hotel Operator's obligation to complete construction of the hotel by a date certain which shall be a specific number of days, but no more than three years, after the Owner delivers possession of hotel podium and associated parking to the Hotel Owner. The agreement shall provide that the completion guaranty shall include financial covenants acceptable to the Hotel Operator's lender. The Owner may allow the Hotel Operator to select the hotel brand from among the brands offered by Hilton, Marriott or Hyatt, or an equivalent or higher quality brand. The hotel shown in the CDP has 145 rooms; however depending on the brand selected (extended stay, select service, lifestyle, etc.) and the volume of meeting and event space, the number of rooms may be less than 145, but shall not be less than 112 rooms. The Owner agrees that, in the event fewer than 135 rooms are included in the hotel, the square footage of the room number reduction will be used for conference, event and other amenity space. The Elevations prepared by GTM Architects dated December 9, 2015 are based on the assumption that the hotel brand will be a Home 2 Suites by Hilton. During Site Plan Approval of the hotel brand will be selected by the Owner and Hotel Operator and the hotel elevations will be finalized to conform to the reasonable branding requirements prescribed by the hotel franchisor; provided, however that the type of materials specified for the hotel will substantially conform to the materials shown for the hotel in the December 9, 2015 elevation drawings.

The Owner agrees that building permits for the hotel will be obtained and construction of the hotel will be substantially under way before issuance of a certificate of occupancy the last twenty (20) residential units.

The Manager shall notify the City Council with a copy of the notification sent to the Owner, of having received a copy of the executed lease meeting the above-

described standards in the case of the movie theater and a copy of the executed agreement meeting the above-described standards in the case of the hotel, no later than ten (10) business days from the delivery of these contracts to the City Manager by the Owner, in which event the rezoning and special exception approved by the City Council shall be deemed automatically final.

4. School Capital Contribution:

The Owner agrees to make a contribution to the City of Falls Church to offset increased school capital costs resulting from the additional residential density in the development approved through the Special Exception process, as school capital costs are outlined in the City's Adopted Capital Improvement Program. The contribution will equal \$5.24 per square foot of gross residential apartment unit area in the project (excluding affordable dwelling units). The total contribution will be paid prior to issuance of the first residential certificate of occupancy.

5. Affordable Housing Contribution:

The Owner agrees to provide affordable housing on the following terms:

- (a) As the Owner and the City agree is consistent with the City of Falls Church Affordable Housing Policy, the Owner will provide affordable dwelling units ("ADUs") in the project equal to six (6) percent of the total number of dwelling units (rounded up to the nearest whole number) plus three additional ADUs for a projected total of 23 ADU's. The proportion of ADU's for studio; one bedroom and two bedroom will follow the same proportionate mix for the market rate units in the project. The ADU size will be in keeping with the typical unit size in the project for each similar unit type. All ADUs will be dispersed throughout the project. If the Owner provides parking for market-rate units, the Owner shall provide at least one parking space for each comparable ADU unit. If a parking fee is imposed, the same parking fee shall apply to comparable ADU units. The Owner shall have the right to require the payment of security deposits and other deposits or fees for ADU units (with the exception of Amenity Fees for the twenty 60% AMI ADUs) that are also charged to market-rate Units. Tenants of the twenty 60% AMI ADUs shall have access to the same amenities as market rate tenants.
- (b) The Owner agrees to record Restrictive Covenants among the land records of the Clerk of the Circuit Court of Arlington County, which shall define terms and conditions of the ADUs as such terms and conditions are agreed to in these Voluntary Concessions regarding issues including, but not limited to, price control periods and owner/renter occupancy and the matters agreed to in these voluntary concessions. These Covenants shall run with the land and be an encumbrance on the ADUs. The Covenants shall be recorded with the City's land records in Arlington County, and evidence of such recordation will be provided to the Zoning Administrator before a Certificate of Occupancy is issued for any dwelling unit in the project.
- (c) The Owner will rent the ADUs directly or through its designated agent to qualified tenants, as determined by the City. The City will regulate and establish ADU

qualification priorities and evaluate and qualify prospective applicants in accordance with the Affordable Unit Program official administrative procedures and regulations.

- (d) The monthly rent for the ADUs will be set by the Housing Commission with reference to the U.S. Department of Housing and Urban Development (“HUD”) Washington Primary Metropolitan Statistical Area (“PMSA”) area median household income (“AMI”). The ADU’s that are included in the six (6) percent of total units shall be offered for rents that are affordable to households whose income is no more than 60% of HUD PMSA AMI. The three (3) additional ADU’s shall be offered for rents that are affordable to households whose income is no more than 80% of HUD PMSA AMI. Such rents, subject to changes permitted by this **Voluntary Concession 5(d)** will be in effect for a term of 20 years. ADU monthly rent shall include an additional amount as calculated by the percentage increase in AMI, but not less than the original ADU monthly rents listed above.
- (e) If any ADU rental units are marketed for sale as individually and separately owned condominiums within 20 years after the certificate of occupancy is issued for the residential building, then such ADU units will become home ownership units subjected to the conditions in **Voluntary Concession 5(g)** below. The City will be notified a minimum of 120 days prior to the time of sale of any condominium that is part of the project and is an ADU. All ADUs which the Owner desires to sell will be made available for sale within the six-month period. Tenants of individual ADU units will be given the right to purchase their individual unit at prices established under **Voluntary Concession 5(g)**. ADU tenants opting not to purchase will receive relocation benefits from the Owner as outlined in the City of Falls Church Voluntary Relocation policy.
- (f) If sold as a condominium, the Owner agrees to use commercially reasonable efforts to reduce and minimize condominium fees for such ADUs as allowed by the Virginia Condominium Act and applicable law. Upon written notification by the Owner (as outlined by the City) that an ADU is available for sale, the City or its designee will have the right of first offering to purchase the for-sale ADU for a 60-day purchase offer period following delivery of such written notification to the City Manager. In the event the City does not exercise such right to purchase the ADU or ultimately to close on the sale of the ADU, the ADU shall be offered for sale exclusively to City qualified and designated non-profit organizations for a period of 30 days.
- (g) In the event that the ADU is not sold as outlined above, the Owner will be entitled to sell the ADU without further restrictions, except as set forth in these Voluntary Concessions document at market rates. Net sale proceeds received by the Owner in excess of the ADU price will be divided equally between the City and the Owner. The Owner agrees that the ADU sales price will be set by the Housing Commission with reference to the HUD PMSA AMI at a sales price that are affordable to households whose income is no more than 65% of HUD PMSA AMI for twenty ADU’s and 80% of HUD PMSA AMI for three ADU’s.
- (h) The ADU sales price will include an additional amount as calculated by the percentage

increase in HUD median income at the time building permits are issued, but not less than the original sales prices listed above. The limitations on sale of ADUs will apply for a period of twenty years following the initial sale and with resale within that first twenty years of each subsequent ADU owner's date of purchase.

- (i) ADU tenants/owners will have the same duties, rights and privileges as all other tenants/owners in the project, except as such ADU duties, rights and privileges are expressly altered by these voluntary concessions.
- (j) A minimum of one of the ADU units shall be accessible as defined by federal law. Additionally, as provided by federal law, all ADU and market-rate units shall be ADA adaptable.
- (k) The Owner will comply with all applicable fair housing laws.

6. Pedestrian Oriented Design Elements:

Streetscape

The Owner agrees that, in order to create a more pedestrian-oriented environment, to help preserve and protect the character of the neighborhood, and to beautify W. Broad Street, N. West Street and Park Avenue, streetscape improvements will be constructed and furnished by the Owner along W. Broad Street (pursuant to the City's adopted Streetscape Plan for W. Broad Street), N. West Street and Park Avenue and will be located on property on which the City has a fee interest for public street purposes, or on property which is owned by the Northern Virginia Regional Park Authority. In the event the existing dedicated area is insufficient to provide such streetscape, the Owner agrees to dedicate, or place in an easement, sufficient property, as shown in the CDP for public street purposes, prior to issuance of the first certificate of occupancy for the project. The improvements will conform to what is called for in the CDP. The Owner further agrees that a building setback of at least 20 feet from the back of curb will be maintained on all street frontages on W, Broad Street and N. West Street. The owner agrees there will be a 10 foot clear area for pedestrian travel ("Clear Sidewalk") along the entire streetscape on W, Broad Street and N. West Street; provided however, in instances where outdoor dining is to be located, and obstructions such as tree pits prevent the required Clear Sidewalk, modifications to the streetscape or a decrease in the required Clear Sidewalk to not less than 6 feet shall be permitted to allow a restaurant tenant a commercially reasonable amount of space for outdoor dining.

The Owner agrees to maintain the streetscape improvements (excluding street trees and maintenance of and cost of electricity for City standard streetlights) constructed as part of this project as long as the project remains. The terms of such maintenance responsibilities will be set forth in a Streetscape Maintenance Agreement to be negotiated between the Owner and the City, which agreement will be finalized, approved by the City Manager, and executed by the Owner prior to issuance of a Certificate of Occupancy for any occupiable space in the project.

The Owner agrees to provide two, 2" empty conduits for fiber optic cable, for use by the City, to run under the West Broad Street sidewalks and crosswalks constructed by the Owner.

Market Square

The Owner agrees to construct and maintain the surface level plaza and public space labeled Market Square in the CDP with the proposed features and amenities in Market Square to be defined with final Site Plan Design. One of the features that the Owner agrees to consider during site plan design is the feasibility of incorporating a water feature See CDP sheet P-0402.

Bus Stop

The Owner agrees to construct a bus stop including a shelter with appropriate signage, shelter, and landing pad amenities at a location as generally shown on the CDP, but with the final location to be determined in coordination with the City Manager as being consistent with the City's Bus Stop & Shelter Plan during Site Plan approval. The bus stop design and amenities shall be included in the Site Plan approval, and will be in conformance with the City's adopted Bus Stop & Shelter Plan, which provides specifications and target locations for such bus stops. The shelter shall include conduit and electrical service to allow for installation of a real time bus information sign. The Owner further agrees that, in lieu of building the shelter, and at the discretion of City, the Owner shall pay the City \$30,000 prior to the issuance of building permits for the project, as its contribution toward a bus shelter elsewhere in the City.

Undergrounding of Utilities

The Owner agrees to place all on-site utilities underground except for switchgear equipment and transformers as provided below. The Owner agrees to obtain the City Manager's approval of a utility undergrounding plan and layout that meets the standards of this condition and that meets any requirements of the applicable public utility and the City, before issuance of any Building Permit for the Project. The Owner agrees to work directly with the Utility Companies to contract and arrange for the undergrounding of overhead utilities. In addition, the Owner will coordinate its efforts with the City's plans for undergrounding utility poles in the vicinity of the subject property. The final location of switchgear equipment and transformers in underground vaults, adjacent to buildings or above ground will be determined during Site Plan Approval among the Owner, City Public Works and Virginia Dominion Power. The Owner agrees that any switchgear equipment or transformers placed above ground will have vegetative or other decorative screening sufficient that the switchgear equipment and transformers cannot be seen from the right of way.

The Owner agrees to underground the three utility poles off site along a portion of the north side of N. West Street between Grove Avenue and the W&OD trail crossing on N. West Street subject to permission being granted by the Northern Virginia Regional Park Authority ('NVRPA"). The Owner agrees to restore W&OD landscaping disturbed

by the Project's utility undergrounding and pedestrian improvements, and plant 2.5-inch caliper trees at 30-foot spacing adjacent to all sidewalks constructed by the Project on the north sides of N. West Street, replacing existing landscaping where necessary to install the new trees. The trees shall match the Project's Park Avenue street trees, if compatible with remaining utilities.

Pedestrian Improvements, Connection and Ways

The Owner agrees to construct ADA-compliant pedestrian improvements as shown on the CDP which will include: (i) installation of crosswalks at N. West and Park Avenue intersection, (ii) installation of pedestrian crosswalk including median island for refuge across N. West Street at Grove Avenue intersection, (iii) installation of new crosswalks on two legs of the 4-way N. West and W. Broad intersection; iv) installation of crosswalk across W. Broad at the eastern vehicular access point of the property, and v) construct improvements to the W&OD trail crossing on Grove Avenue and N. West Street.

7. **Environmental Improvements:**

Green Building Criteria: National Green Building Standard ("NGBS"). The Owner agrees to have the Subject Project designed such that it will achieve a green building certification level of NGBS Silver for the multi-family portion of the project. Prior to release of the final site plan, the Owner will provide the City with evidence of the hiring of an accredited verifier ("Verifier") who has registered the project with Home Innovation Research Labs. The Owner will provide evidence to the City of submission of design information to the Verifier and scheduling of a mandatory inspection prior to installation of drywall. Prior to issuance of the first certificate of occupancy for residential tenant occupancy of the Subject Property, the Owner will provide evidence to the City of submission of materials for the construction phase to Home Innovation Research Labs, the scheduling of the final inspection and the necessary documentation to seek official NGBS Silver certification within six months of obtaining the final certificate of occupancy for residential tenant occupancy of the Subject Property. The Owner agrees that evidence of such submission will be provided to the Zoning Administrator as required in this **Voluntary Concession 7**. Prior to the issuance of the first certificate of occupancy for tenant occupancy, the Owner will provide the City with a **\$50,000** letter of credit which includes terms approved in advance by the City Manager to assure the City that the Owner will satisfy its obligations under this paragraph to achieve NGBS Silver certification. Such letter of credit will be returned to Owner if the intended NGBS Silver certification is achieved within three years after the issuance of a certificate of occupancy for the last residential unit. If the project does not achieve the intended NGBS Silver certification within three years after the issuance of a certificate of occupancy for the last residential unit, the City will redeem the letter of credit to be used for environmental improvements in the City.

The Owner agrees that it, or the hotel operator as its successor, will employ sustainable practices in the construction of the hotel, and will agree to achieve LEED certification. The Owner or the hotel operator agrees to provide evidence to the City of ongoing compliance with LEED certifier's guidelines for document submissions. Prior to the issuance of the

certificate of occupancy for the hotel, the Owner will provide the City with a \$20,000 letter of credit which includes terms approved in advance by the City Manager to assure the City that the Owner will satisfy its obligations under this paragraph to achieve LEED certification. Such letter of credit will be returned to Owner if the intended LEED certification is achieved within three years after the issuance of a certificate of occupancy for the last residential unit. If the project does not achieve the intended LEED certification within three years after the issuance of a certificate of occupancy for the last hotel room, the City will redeem the letter of credit to be used for environmental improvements in the City.

Future Solar Panels: The Owner agrees to aggregate rooftop mechanical systems to the best extent possible, and to take into consideration the possibility that in the future an opportunity may arise for installation of rooftop solar panels to capture solar energy to be sold to the grid. In such future event the Owner agrees to a good faith evaluation of the feasibility of allowing the installation of solar panels for providing solar energy to the grid; provided however, the Owner reserves the right to the future installation of solar panels to provide solar energy to be consumed exclusively by the project.

Electric Vehicle Charging Station: The Owner agrees that a minimum of five charging stations for electric vehicles will be provided in the project parking garage. The Owner further agrees to provide conduit for the future installation of five additional charging stations for electrical vehicles. The location of the charging station will be determined at Site Plan Approval.

Storm Drainage and Runoff: The Owner agrees that the development will meet the water quantity and quality requirements by the State, effective July 1, 2014, to reduce the phosphorus runoff of the equivalent existing impervious area on the site by 20%, and for any additional impervious area beyond existing, to release a maximum phosphorus of 0.41 lbs/ac/yr. Additionally, the Owner agrees to reduce the overall runoff from the site to meet the Channel Protection and Flood Protection requirements from the State. These requirements will be met through water quality treatment utilizing approved BMP Clearinghouse methods, and with onsite detention.

Removal of Contaminated Soil: During construction, the Owner agrees to remove contaminated soils from the site and transport the same to a site authorized and able to handle such contaminated soils in accordance with applicable environmental state and federal regulations. The Owner agrees to provide documentation of compliance with this requirement to the City before issuance of any permit for above-grade construction.

8. Installation of Vegetation: The Owner agrees that the vegetation installed for the project will consist of native and regionally adapted species with a majority being from the City's list of recommended plants. Final sizes, species and placement will be determined at Site Plan Approval. Plant materials shall be at least the following sizes at installation:

- Evergreen trees (8 to 10 feet in height at planting)
- Shade trees (minimum 3.5 inch caliper, 16 feet in height at planting on W Broad Street and minimum 2.5 inch caliper otherwise)
- Shrubs (minimum spread 18 to 24 inches)

In the event a substitution of approved native plants is required to enable the Owner to meet NGBS criteria, the City Manager or his designee may approve a substitute plant or procedure called for in this **Voluntary Concession 8** to meet the requirements for NGBS certification, if he finds the substitute plant is as hardy and has a similar growth habit to the original plant. The timing of installation of vegetation shall be determined during the Site Plan Approval. The City Arborist may allow modification to the timing of installation based on the planting season, availability of plant materials, or weather, which may not permit installation of plant materials and/or street trees by the required timing.

9. **Lighting:** The Owner agrees that all exterior lighting for the Subject Property shall comply with the City Ordinances with respect to spill over to residential neighborhood north and east of the project, and exterior lighting shall be shielded and directed away from any adjacent residential property. Any building mounted signs which face the residential neighborhood to the north and east shall not be internally illuminated with translucent panels. The lighting plan for exterior lighting on N. West Street and Park Avenue that is visible by residential neighborhoods will incorporate dark sky lighting principles in accordance with the standards of the International DarkSky Association.
10. **Stormwater & Sanitary Sewer Capacity Expansion:** The Owner agrees, at the Owner's expense, to reline or construct new 15 inch diameter storm sewer line(s) between existing storm structure 879 and existing storm structure 2266, to provide sufficient capacity for the development. Such sewer line design and construction will be built according to the specifications of the City Public Works Department, and will be completed before obtaining the first certificate of occupancy for the project.

Sanitary Sewer: The Owner agrees to conduct a sewer capacity analysis by a qualified engineer from structure 70 to structure 25 and structure 70 to 144. During Site Plan the Owner and City Public Works will determine the sanitary sewer improvements that are necessary to alleviate capacity concerns identified after development flows are modeled. The design and construction costs to perform necessary improvements (excluding capacity analysis) will be determined during Site Plan Approval. The Owner agrees to design and construct the system improvements. The City will waive part or all of Sewer Availability fees in an amount equal to the verified costs of design and construction of said improvements.

11. **Transportation Improvements:**
The Owner agrees that the transportation improvements shown on the CDP are subject to further design work, and to determinations as to what configurations and traffic systems will work best at each location. Therefore, the Owner agrees to work collaboratively with the City to determine the precise nature of the transportation improvements that it will provide, and that such improvements may be different from what is shown on the CDP. The owner further agrees that all changes to the Transportation Improvements described below and in the CDP will be subject to approval of the City Manager, and ultimately to the approval of the Planning Commission through the site plan process. The Owner agrees to pay the cost of at least the number of traffic signals called for in the

December 9, 2015 submission. The Owner agrees that all transportation improvements proposed to the Planning Commission at site plan shall be approved by the City Manager.

Traffic Signals: The Owner agrees to install a traffic signal at the Mason Avenue, N. West and Park Avenue intersection and at the eastern garage entrance to the development on W. Broad Street as shown on the CDP as may be warranted and/or approved by the City. The Owner will be responsible for the design, Traffic Impact Assessment, warrant study, easement/right-of-way acquisition, and installation of these traffic signals. The Owner shall be found to have fulfilled this condition upon approval of the traffic signal as fully operational by the City Manager. The Owner agrees to obtain the City Manager's approval of the traffic signals as fully operational before issuance of the first certificates of occupancy for any residential building for which a certificate of occupancy is issued, provided the City review process is reasonably diligent and not delayed by VDOT review. In the event there is any delay due to VDOT review, the City Manager shall permit issuance of such certificate of occupancy if the Owner provides reasonable assurances that it will diligently pursue construction of the traffic signals called for in this Voluntary Concession as approved by the City.

Street Capacity and Safety Improvements The Owner agrees to (i) realign the Mason Avenue, N. West and Park Avenue intersection, (ii) realign the W&OD trail to cross N. West Street at the traffic signal, (iii) realign the W&OD Trail to cross Grove Avenue at an approximate 90 degree angle to Grove Avenue, construct a raised Trail crossing and add bump outs to reduce the road width of Grove Avenue at the W&OD Trail, iv) add a westbound only right turn-lane continuing onto N. West Street for the south approach on N. West Street to the intersection with Park Avenue/Mason Avenue, (v) add an additional east bound turn lane onto W. Broad for the south approach on N. West to the intersection, (vi) modify and extend the West Broad eastbound left turn lane approaching the signalized entrance to the parking garage, and (vii) add a northbound lane for northbound traffic on N. West Street that provides for a westbound left turn into the Wells Fargo parking lot and provides for a northwest left turn onto Grove Avenue, all as shown on the CDP. Implementation of the foregoing traffic signals and lane improvement designs are subject to final site engineering, signal design, and VDOT review and as the case may require, City and/or Northern Virginia Regional Park Authority approval.

The Owner agrees to construct three speed tables (or humps) to calm traffic on Grove Avenue at locations designated and approved by the City.

The Owner agrees to mill and repave: West Broad Street from the centerline to curb along the entire property frontage and the eastbound lanes from centerline to curb along the proposed median modifications; N. West Street from curb to curb along the property frontage; and Park Avenue from curb to the curb along the property frontage. The Owner agrees that paving work will be done per paving specifications provided by the City Public Works Department and will be completed prior to the issuance of any certificate of occupancy for any of the last twenty residential units.

The Owner agrees to replace and reconstruct sidewalk sections that were damaged by project construction at the end of the construction phase of the project, per specifications provided by the City Public Works Department.

12. **Parking Garage:** The Owner agrees that any parking garage walls that are visible from, and across a street from, a single family home, shall be at least 42 inches high, so as to block headlights of vehicles parking in the garage from shining across the street.

The Owner further agrees that it will enter into an agreement with the St. James Catholic Church to provide for 50 spaces to be available for Church use on Sundays from 7:00 am until 1:00 pm at no charge. Provided, however, that should the Owner be unable to reach agreement with the Church for use of the spaces on reasonable terms, after notifying the City Manager of that inability and working with the City Manager to resolve the impasse, then the Owner shall not be obligated to provide such spaces, but will provide such number of spaces for which a reasonable agreement can be reached.

13. **Transportation Demand Management (TDM) and Parking Management Plan:** The Owner agrees to develop and implement a TDM program as referenced in the Transportation Management Plan that was submitted with the special exception application. The Owner agrees to obtain the City Manager's approval of the TDM program as meeting the standards of this VC and as likely to achieve the goals listed below, before site plan approval. The Owner agrees to implement the TDM program and Parking Management Plan, together, in a way that achieves the following goals: (i) reduce onsite parking demand by 13 percent from City standards, (ii) reduce the number of peak hour vehicle trips by 25 percent from ITE Trip Generation Model predictions, and (iii) achieve a minimum non-Single Occupancy Vehicle (SOV) mode share of 47 percent. The TDM program will include a list of infrastructure and incentives to be provided as well as monitoring programs and additional techniques to be administered in the event performance goals are not achieved. In addition, the TDM program will categorize infrastructure, techniques and incentives (hereafter collectively referred to as "elements") as falling into one or more of four categories: (1) Site Design, Infrastructure and Options; (2) Promotion, education and incentives; (3) Monitoring and Enforcement; and/or (4) Adaptive Management. The Owner agrees to work with the City Manager to reach agreement as to how the elements will be used at any given time. The developer agrees that, for the first two years of the operation of the apartment building, the TDM program, as implemented, will include a shuttle service to the Metro for apartment residents, and any decisions to cancel or modify the apartment shuttle service after that two year period will be made with the City Manager's approval, which shall not be unreasonably denied and shall be made according to criteria as set forth in and in conformance with the administration of the TDM and Parking Management Plan. The TDM program will conform to these documents and the CDP and will be finalized and approved as part of the Site Plan process. In addition, the Owner will develop and implement a Parking Management Plan, which the Owner agrees to finalize and obtain approval for as part of Site Plan approval. The Owner further agrees that the Parking Management Plan will meet all City parking standards in effect at the time of Site Plan approval.

Access to Property for Monitoring of Parking Utilization and Monitoring of TDM and Parking Management Plans: The Owner agrees that City of Falls Church staff upon prior written notice to the Owner's designated representative will have access to the garage(s) on the Subject Property at all times to conduct parking utilization counts

and to monitor compliance with the TDM and Parking Management Plans.

14. On-Street Parking Restrictions: As part of the conditions to employment for persons working in businesses located at the project, the Owner agrees that no persons employed on the Subject Property will be permitted to park on City streets during their working hours. The Owner agrees to make available sufficient parking spaces on the property for all employees working at the project and to require all employees who drive to work on the Subject Property to park in the parking garage on the Subject Property during their shift.

15. Shuttle Service: The Owner agrees to require the Hotel Operator to provide a shuttle service to the East and/or West Falls Church Metro stations for its employees and guests during business hours. The Owner agrees that the shuttle service will not use Grove Street as part of its route(s). The shuttle service will begin operating within 60 days after the hotel opens for business. Any decisions to cancel or modify the hotel shuttle service in the future will be made in conformance with the administration of the "TDM and Parking Management Plan".

16. Bicycle Parking, Storage and BikeShare:

Bike Parking and Storage. The Owner agrees to provide Class 3 visitor bike racks as shown on the CDP and Class 1 bike storage consistent with Arlington County bicycle parking standards and requirements, finalized and approved as part of Site Plan approval.

BikeShare The Owner agrees to grant an easement to the City for installation and operation of a bike share facility at the location shown on the CDP. Provided, however, that if the City Manager and the Owner agree that a different location will improve usage of the station and will provide better transportation within the City, then they may agree to a different location finalized as part of Site Plan approval. Further, the Owner agrees to reimburse the City for the actual costs charged to the City for operation and maintenance of the BikeShare facility subject to a maximum annual reimbursement of \$20,000 ("Cap"), adjusted as hereinafter provided. The Cap shall be adjusted each January 1 by the Percentage Increase in the "Consumer Price Index for All Urban Consumers (CPI-U), U. S. City Average-All Items (1982-1984=100)", published by the Bureau of Labor Statistics of the United States Department of Labor. "Percentage Increase" shall mean the percentage change in the Index published on the preceding January 1 to the Index published on the current January 1. The Cap for a reimbursement period that is less than one year shall be prorated. The annual reimbursement will be made every January 1 after installation of the BikeShare facility for the life of the project or until the discontinuation of the BikeShare facility at the Subject Property.

17. Post-Development Traffic Study and Improvements: The Owner agrees to pay the cost of a post-development traffic study and improvements, up to a total of **\$50,000**. The update will be conducted approximately twelve months after completion of the project. The scope of the study will be finalized with City staff and may include an analysis of post-development parking and traffic patterns, volumes and impacts, as well as

neighborhood pass-through traffic and potential traffic calming strategies, as warranted. In the event the Owner fails to complete the traffic study and improvements by a date that is two years after issuance of the first certificate of occupancy for any space on the top floor of the building, the Owner agrees to pay **\$50,000** to the City. The Owner agrees that such amount will be due, without notice from the City, on the date that is twenty-five months after issuance of the first certificate of occupancy for any space on the top floor of the building.

18. Parks and Recreation Contribution: In return for various benefits to the Owner granted through the special exception process and to ameliorate the reduction of open space in the City resulting from the Special Exception Approval, the Owner agrees to increase the environmental sustainability of its project by contributing to the City's parks. The Owner agrees to provide a contribution to the City of **\$500** per residential unit (excluding ADUs) in support of community improvements and future planned upgrades to City owned Parks in the area. The total contribution will be paid prior to issuance of the first residential certificate of occupancy.

19. Public Art and Art Space: The Owner agrees to make a **\$25,000** contribution to The Little City C.A.T.C.H Foundation (C.A.T.C.H.). The contribution shall be used by the Foundation to fund grants to organizations that desire to stage art, history or cultural events and other performance activities in the public space at Mason Row. The Owner agrees to provide evidence of such payment having been made prior to issuance of the first residential certificate of occupancy for the Project. The Owner also agrees to make the Market Square public space available to C.A.T.C.H as a venue for C.A.T.C. H. to produce and manage a minimum of four special events per year. The Owner agrees to provide the name and telephone number in writing, of a person the Owner will designate to serve as a liaison to C.A.T.C.H., to the City Manager and to the C.A.T.C.H. chair person. This Owner representative will work with C.A.T.C.H. on logistics and marketing of the special events.

The Owner also agrees to provide art as shown on Option A for treatment of the East Façade, as shown on drawing A.2.1.a, dated December 9, 2015.

20. Falls Church Public Library Contribution: In return for various benefits to the Owner granted through the special exception process and to ameliorate the effect on the community of the additional residential density approved through the special exception process on the community, the Owner agrees to provide, as a service for the community, a contribution to the City's public libraries. The Owner agrees to make a capital contribution for public library construction. The contribution will equal **\$0.62** per square foot of gross residential apartment unit area in the project (excluding affordable dwelling units). Such payment shall be made prior to issuance of the first residential certificate of occupancy for the Project.

21. Construction Management:

Construction Parking and Staging Plan: Prior to issuance of any demolition and/or

building permits the Owner agrees to prepare, submit, and obtain the City Manager's approval of a demolition and staging plan for the project. All demolition and construction of the project shall be done in conformance with the approved demolition and staging plan. Once a contractor has been selected for the project, the Owner will prepare a Construction Parking Plan and a Construction Traffic and Staging Plan to be enforced by the Owner for the entire the construction phase of the project, and to obtain the City Manager's approval of the plan as providing sufficient parking or other transportation services for working to the site, and not having an adverse impact on traffic safety, prior to the issuance of any building permit for the project. The Owner acknowledges and agrees that violations of these Plans during construction can result in a Stop Work Order and other enforcement measures by the City.

Community Liaison: The Owner agrees to designate a representative who is physically present on a regular basis on the Subject Property to serve as a liaison to the community for the period leading up to the issuance of the first Certificate of Occupancy and for two years thereafter. The Owner agrees to provide the name and telephone number of the liaison, in writing, to the City Manager prior to commencement of any work on the site. The Owner agrees to have the representative schedule meeting with the community, at an accessible location, no less frequently than quarterly. The Owner further agrees to hold such meetings, after notifying the City Manager, and the citizens at least ten days prior to the date of such meeting, and to permit citizens to speak at the meeting to air their concerns.

Excavation Monitoring: The Owner agrees to continuously monitor for soil movement and structural damage to adjacent structures during and after excavation for the project. Structures within a distance equivalent to or less than the depth of the excavation plus 10 feet will be surveyed by the Owner for pre-development conditions and compared to post-development conditions. For such structures, the Owner agrees to provide insurance coverage for damage caused by excavations or construction activities, as independently verified by a third party engineering consultant provided by the Owner. In no way will this provision limit the liability of the Owner or its contractors for damages caused by construction activity.

Sidewalk Accessibility: The Owner agrees to maintain safe pedestrian walkways throughout construction and thereafter, and to ensure that such walkways are, at all times, separated from street traffic. Sidewalks shall not be completely closed on either side of the street, unless the City Manager or his designee approves such closing, after finding that the Owner (1) cannot reasonably provide such a pedestrian walkway, (2) will provide clear signs and access to the sidewalk on the other side of the street, and (3) will manage the closure so that the pedestrian walkway is not closed for more than 15 consecutive days.

Pest Control: The Owner agrees to contract with a certified pest control company licensed to do such business in the Commonwealth of Virginia for a thorough extermination of any pests and/or rodents that may be present on the Subject Property prior to the start of demolition work and/or any other land disturbing activities, and throughout construction.

22. Public Safety:

Public Safety Radio: The Owner agrees to ensure that all buildings and parking garages on the Subject Property are constructed in a manner that permit public safety radio signals to be transmitted and received throughout all areas within the building and from those areas to all outdoor areas of the property that is the subject of the Special Exception. The Owner will install the necessary equipment and, with at least five days' notice to the City Manager, perform a radio transmission test upon completion of the project, but prior to issuance of the first Certificate of Occupancy, in order to establish that there exists the ability to transmit and receive public safety radio signals from the interior of the building and parking garages, including the subterranean levels. The Owner agrees to permit the City Manager or his designee to be present at the site during the tests and to verify the results. Should the test fail, the Owner will find and implement a solution acceptable to the City so as to resolve the problem with 90 days of the test.

Life Safety: To provide building safety for residents and responders during an emergency and to have the appropriate resilience to meet the demands for community safety, the Owner agrees to provide:

A. **Emergency Generator:** Natural gas emergency generator sized to accommodate the following loads (all at one time) for the Subject Property:

- Fire alarm system;
- Fire pump, if equipped;
- Emergency hall and exiting lighting;
- One elevator for each building if one exists;
- Domestic water pumps, if equipped; and
- Sump pumps.

B. Fire command center with control and annunciation of elevators, generator, fire pump and HVAC systems, including a separate cooling system for the command center.

C. Smoke removal by passive or mechanical system.

D. Automatic smoke detection for utility and other rooms not typically occupied.

E. Stairway communication system

F. Stairwell pressurization.

Driveway/Ramp Load Capacity: Mason Avenue will be engineered and constructed to support the weight of, and permit passage of, a 60,000-pound ladder truck as currently

used by the fire department.

Theater Life Safety Plan. During the Site Plan phase the Owner will prepare and submit a Theater Life Safety Plan.

23. **Easements:** The Owner agrees to provide such Easements to the City, in a form and substance as approved by the City Manager, as are shown on the CDP

24. **Other Terms and Conditions:**

Owner Acknowledgements: The Owner acknowledges, understands and agrees that the Subject Property will be developed in accordance with the applications approved by the City Council for the Subject Property and in full compliance with all applicable laws, codes, ordinances, charters, statutes, rules, regulations, agreements, and commitments.

The Owner acknowledges and agrees that the Special Exception, as granted, runs with the land and is not transferable to other land.

The Owner acknowledges that the Special Exception will automatically expire without notice, 36 months after the date of approval unless the use has been established or an above-grade building permit has been issued and construction has commenced and been diligently pursued, in accordance with Section 48-90 (d) (6) of the City of Falls Church Zoning Ordinance.

Proffered Conditions Binding on Future Owners: The Owner agrees that these Voluntary Proffered Concessions will apply to and be binding upon all future owners, and upon all heirs, successors and assigns of any owner of any portion of the Subject Property, and the Owner further agrees that it will provide a copy of these Voluntary Proffered Conditions to any such future owner, heir, successor and assign prior to transferring any interest in any part of the Subject Property to any such person, firm, corporation, or other entity.

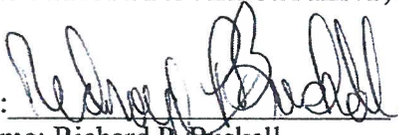
Administrative Staff Approvals: Site Plan approval is defined as approval of the Site Plan for the Subject Property by the Planning Commission. The Owner agrees to apply within 90 days of Site Plan approval for associated administrative staff approvals and related bonds using good faith efforts to complete these approvals in a timely manner. There may be consideration of one extension of three months following the initial 90 days at the discretion of the Director of the Department of Development Services.

Access for Commissioner of Revenue: The Owner agrees that the City of Falls Church Commissioner of Revenue (CoR) and/or his designated staff upon prior written notice to an Owner designated representative will have access to the garage(s) on the Subject Property at all times for inspection of window stickers related to personal property taxes for vehicles. The CoR and staff will be provided all credentials necessary to have access to parking garage(s) by vehicle at all times. In the event the access

credentials are changed or updated, the CoR will be provided notice and updated access credentials within 30 calendar days.

Terms and Conditions Incorporated in Resolution: The Owner voluntarily submits the foregoing concessions, terms, and conditions to the City Council to be incorporated by reference with the Resolution for the Special Exception, should City Council grant the applications for Special Exception with the conditions set forth in this submission.

SPECTRUM DEVELOPMENT, LLC

By:  its authorized representative
Name: Richard P. Buskell
Title: Manager/Member

Date January 11, 2016

CERTIFICATION

I, Celeste Heath, City Clerk for the City of Falls Church, Virginia do hereby certify that the foregoing is a true and correct copy of “VOLUNTARY CONCESSIONS, COMMUNITY BENEFITS, TERMS AND CONDITIONS Spectrum Development LLC/Mason Row, REVISED JANUARY 11, 2016,” and is incorporated into Resolution 2016-04, which was duly adopted by the City Council of the City of Falls Church at a meeting held on January 11, 2016.

The foregoing consists of 20 pages and is signed by Richard P. Buskell, Manager/Member, Spectrum Development, LLC.

IN WITNESS WHEREOF, I hereunto set my hand and affix the seal of the City of Falls Church, Virginia this 12th day of January 2016.



Celeste Heath

Celeste Heath
City Clerk

MASON ROW

Retail Project Plan

December 31, 2015

This Retail Project Plan is the product of a collaborative effort between Spectrum Development and its retail consultant and leasing agent Streetsense. Streetsense is a nationally recognized retail strategic planning and leasing firm that is headquartered in Bethesda, MD.

MASON ROW - MARKET ASSESSMENT

The area comprised of McLean, North Arlington and Falls Church is strong, with a healthy local economy and vibrant local neighborhoods; the area boasts some of the strongest demographics in Northern Virginia. The area's residents, however, are underserved in most retail categories, especially when compared to comparable areas in the Washington region. Leesburg Pike, one of the area's primary commercial corridors and transportation arterials, is the logical focal point and place of congregation for the surrounding communities, but instead this commercial corridor suffers from poor planning and is lacking a sense of place, that is so essential to the vitality and quality of life of any healthy urban or semi-urban community. **The Falls Church/McLean/North Arlington sub-market is dominated by generic shopping malls, power centers and service-oriented strip centers and it is devoid of any commercial destinations with a strong sense of place.**

Mason Row Project Design

The project's merchandising plan will evolve around the project's unique spaces and features, while responding to external influences and neighboring blocks and uses. It is important to encourage connectivity with surrounding neighborhoods, their residents, businesses and visitors and to provide the surrounding area with something that is commercially, recreationally and socially unparalleled in the marketplace. **Mason Row will be among the prime visual, social and commercial anchors in the area and will feel more like an urban, open, public space than an enclosed "mall" or suburban shopping center.**

The Falls Church market area is currently noted for sprawling, suburban-oriented communities and commercial centers, limited great "places," exist. The proposed project's plan and architecture will complement the neighborhood and make an invaluable contribution to the character of Broad Street, West Street and the surrounding communities. The great potential this project holds is its ability to anchor and reinforce the area's renaissance. It will encourage a myriad of tangible and intangible economic and social spin-offs to surrounding commercial areas and neighborhoods.

Parking

The availability of convenient public parking in Falls Church is limited. Many well-located mixed use projects and retail businesses in the area are struggling because parking is in short supply or because accessing it and walking from parking to shopping or dining is inconvenient and/or undesirable. For this reason, Mason Row is paying a tremendous amount of attention to parking availability, accessibility and circulation.

The current **parking plan at Mason Row** is strong, boasting an abundance of **dedicated retail spaces (greater than 4.5 spaces per 1,000 sf of retail space), plus shared parking** during non-peak hours. In an effort to maximize convenience, retail parking has been centrally located in close proximity to Mason Avenue and has been **separated from residential, and office parking**, which will maximize convenience and overall experience for retail customers. Parking circulation has been carefully thought through, with **multiple points of ingress/egress for vehicles**; the same goes for drivers once they've parked, as there will be multiple paths of travel for the pedestrian, to maximize convenience. Overall, **strong attention has been paid to making the pedestrian experience (from car to street) a, quick, convenient, safe and comfortable experience**, with high floor-to-floor garage ceilings and well-lit, wide sidewalks. Street parking on Mason Avenue has been maximized where possible; such teaser parking will strengthen the pedestrian environment and will enhance perceptions of the parking amenity. Mason Row will compete effectively with neighboring strip centers, Tysons Corner and Mosaic, because of the convenience, abundance and safety of its parking.

Mason Avenue and Market Square – an urban market street and plaza

While Broad Street and (to a lesser extent) West Street will represent the building's first impression in terms of approach, the market street and market square design, paired with the tenants surrounding it, will be the prime focal point of the project and will be its most distinguishing feature. Mason Avenue and the execution of its design is of paramount importance to the success of Mason Row. **Unlike most new development in Falls Church, Mason Avenue adds a one-of-a-kind landmark space to the interior of the site that a single street-oriented infill building cannot.** Such a space brings with it an identity-creating element that, while located within the project's interior, will give Mason Row its "face." The retail Avenue brings with it the opportunity to create a hierarchy of public spaces with outdoor seating areas—not to mention enhanced circulation—within the site and to the surrounding area. With careful design and thorough attention to detail when it comes to material selection, the space has the potential to be an authentically urban public space that puts Mason Row on the regional map.

Additionally, Mason Avenue is an opportunity to increase retail frontage, leasable area and the number of destinations within the project; all enhancements that separate the project from other infill projects that have been developed in the area in recent years.

RETAIL MERCHANDISING AND LEASING

The Mason Row retail project is an entertainment and food destination at its core. The project is designed to be a pedestrian oriented urban retail market place that is open air and which has significant public gathering space and an abundance of convenient commercial parking on site. **The aim of this project's retail merchandising plan is not to compete with existing suburban retail strip offerings or the Tyson's Corner malls, but rather, to provide the surrounding region with merchandising categories and a level of**

character not currently available, while also encouraging a high level of connectivity with surrounding neighbourhoods and existing businesses in the area.

Based on research of the current competitive landscape for retail and the assessment of the market by Streetsense, Mason Row is being merchandised to create an entertaining shopping environment, which has a high quality, urban movie theater, a well-curated mix of high quality restaurants—full-service and limited-service--and neighborhood serving retail shops, coupled with high, public space-oriented design. Additionally, the location on the bike trail sets the stage for a unique and interactive retail environment in Falls Church.

Cinema

Movie theater and retail shopping audiences are seeking the same goal when visiting a retail destination such as Mason Row, which is entertainment and socialization. **Movies help draw visitors to a retail project and the shopping and dining that a well-designed retail atmosphere creates is substantially beneficial to a movie theater, who wants its guests to have complementary reasons to visit the theater.** The movie theater business has reinvented itself over the past few years. Theaters are focusing on smaller, more intimate venues with fewer seats. Many theaters are making a luxury experience their prime focus, while others are looking to food and beverage offerings to entice viewers. Some theaters are concentrating on both, offering separate restaurants and a higher end food and service experience.

Mason Row is ideally suited for a high quality movie theater because of its superior, high quality place making and because of its abundance of quality restaurants and convenient commercial parking.

The movie theater in Mason Row will be a smaller urban design theater with no more than 8 screens (limited to 800 seats) and a cocktail lounge and or restaurant and will complement the public space and other restaurants in the project. The Mason Row Theater concept will have 1st Run movies from the Hollywood Studios as well as some smaller budget films and will host special themed film events and community and charity events with special film showings, which showings would be related to a specific community or charity event.

Full-Service Dining

Falls Church is underserved in the full-service dining category. Full-service restaurants currently in the immediate vicinity of the Mason Row site are predominately lower quality national chains and locals. Many of the area's full-service restaurants suffer from parking deficiencies and rely too heavily upon pedestrian traffic, in a market in which the automobile is the preferred mode of travel. As a result, most of the area's residents travel to Mosaic, Tysons Corner, Clarendon or even downtown Washington for destination dining. **Through high quality place making, having a well-recognized theater in the project and abundant, convenient parking, Mason Row is ideally suited for high quality restaurants that are geared toward discerning, higher demographic families that reside in the Falls Church market area. Mason Row will target approximately 20% of the total ground floor retail space for Full-Service dining.**

Limited-Service Dining

Limited service food and beverage uses (also referred to as "fast casual") can add a layer of amenity for the consumer who doesn't want to eat in a full service environment every day or night. A more casual,

less costly commitment will increase the customer base, the number of trips per customer and the subsequent number of day parts during which the Mason Row project is active. Limited-service dining—particularly during lunch—is primarily for people who have a limited amount of time and therefore **Mason Row will have an advantage in serving this category, over many other mixed use projects and strip retail centers in the area, because of Mason Row’s superior place making and due to the large amount of convenient retail parking** that Mason Row provides for short term retail visitors. **Mason Row will target approximately 30% of the total ground floor retail space for Limited-Service dining.**

Additional focus is being placed on high quality brands; particularly trendy Washington area restaurants, which might have a broader reach than some chains who are already over exposed in the marketplace and therefore who would draw from a smaller trade area. Mason Row has made a specific commitment in the Voluntary Concessions to the City, to provide outdoor patio seating space for the Food & Beverage retail tenants and that there will be no less than 20,000 square feet of commercial space offered to and exclusively retained for initial leasing to Food and Beverage retailers.

Neighborhood Services Retail and Other Conditional Retail Uses

Falls Church is already populated with basic service retail; however, a finely-tuned mix of neighborhood-oriented uses and a tenant mix that rises above the current offering will generate foot traffic throughout the day, week and year and will do so in a way that is complimentary of other high quality uses and is consistent with a high quality retail environment. **The Mason Row project has committed to limiting the amount of retail space for this category to no more than 15% of the total ground floor retail space in the project. This commitment is documented in the Voluntary Concessions terms and conditions made by Spectrum Development and the Mason Row project.**

Specialty Retail

This retail category will include important retail offerings that contribute to the overall sense of place for the Mason Row project. These retailers offer a limited variety of specialty products that are not readily available in most neighborhood shopping centers. This retail category will cover the product segments, other than the Retail Services/Conditional Retail Uses category, from the group of retail categories listed at the end of this document in the section marked Retail Categories for the Leasing Program. These Specialty stores are most often built out and configured using special lighting packages and building materials and paint schemes to promote a theme or brand of product. **The Mason Row project will target approximately 35% of the total ground floor retail space for the Specialty Retail category.**

MARKET SQUARE - PROGRAMMING THE PUBLIC SPACES AT MASON ROW

The retail component and market square at Mason Row will drive the character of the project and will establish its relationship with the community and surrounding region. High quality public gathering space, architecture and planning, strong accessibility, market-appropriate merchandising and high quality tenancy will dictate the retail’s success. The sum of all its parts will be the main attraction; the degree of which can be greatly enhanced by supplemental, complimentary programming of its public areas. A site as prominent and centrally-located as Mason Row possesses exceptional potential for events that are highly visible and far reaching. Falls Church presently lacks a commercial place with which the residents of the community collectively identify for social gathering. As a result, **there is a tremendous amount of potential for events that support and promote Mason Row and strengthen its relationship with the immediately**

adjacent and surrounding communities. Conveniently, **Mason Row will possess the public spaces to accommodate such events** and these spaces are designed in a way that will maximize their influence on the public and their general degree of success.

Such events are the ultimate “destination use,” bringing to the project people who might otherwise be difficult to attract. **One-off events and regularly scheduled events that people can come to expect on specific dates (daily, weekly, monthly or annually)** are effective in luring customers who might not otherwise be drawn to the project; they are also tremendously effective in drawing infrequent visitors to the project on an increased basis. Frequency of attendance promotes customer loyalty and is more likely to induce changes in existing shopping and socializing patterns within the project’s trade areas; it is also a way of separating the project from other area retail shopping competitors.

Programmed Event Examples

Showtime for Kids

Interactive outdoor plays where kids are invited to participate with local stage troupes in key roles, adding to and changing the storyline.

Seasonal Concert Series

Weekly concert events, featuring local talent.

Weekly Farmers Market

A featuring of local farmers, food and craft merchants, spilling out onto streets and sidewalks.

Fall Season Farmers Market and Extravaganza

Vendors from around the region congregate to showcase Fall-related goods and specialties, featuring pumpkin carving lessons, a costume parade and live performances.

Annual Cook-off

Competition featuring popular local chefs and restaurateurs.

Annual Film Festival and/or Regular Outdoor Screenings

Sponsored by local companies and institutions, partnered with project cinema tenant.

Theatre in the Round

Theatrical performances by various local troupes.

Art Walk

Exhibits and demonstrations by local artists and art institutions.

“Mason Row will be a unique, local landmark. Paired with an anchor cinema use, strong emphasis on unique restaurant concepts and public events that work in concert with the project’s design and its surroundings, will make this project highly identifiable”. (Streetsense)

Retail Categories for the MASON ROW Leasing Program

FOOD

- (1) Fast Casual Restaurants with or without Patio Seating – Pizza/Sandwiches/Burgers/Sushi/Pasta, etc.
- (2) Full Service Dining with or without Patio Seating
- (3) Food Markets – Gourmet Butcher/Fresh Seafood Market/Cheese Shop/fresh vegetables & fruits
- (4) Coffee Shop
- (5) Ice Cream and Yogurt
- (6) Chocolate Shop
- (7) Wine Shop
- (8) Tavern/Bar Restaurant
- (9) Specialty Tea Store
- (10) Candy store
- (11) Baked goods store
- (12) Food Catering

BOUTIQUES – SMALL RETAIL SHOPS

- (1) Personal Beauty Products
- (2) Candle & Soap Shop
- (3) Fashionable Clothing
- (4) Lifestyle Clothes - Vacation Wear
- (5) Jewelry
- (6) Home Accessories & Gifts
- (7) Children's Apparel – Baby Accessories for the home & travel
- (8) Kitchen Accessories & Cookware

- (9) Premier Paperie – Card Shop
- (10) Artisan Olive Oil & Vinegar
- (11) Art Gallery/Art Studios/Art Framing
- (12) Flower Shop
- (13) Toy store
- (14) Music store
- (15) Shoe store
- (16) Leather Goods
- (17) Book store

SPORTS

- (1) Bike Shop with Bike Service/Repair
- (2) Running Store
- (3) Athletic Wear Store
- (4) Sporting Goods
- (5) Ski shop
- (6) Boating store

HOME FURNISHINGS/ACCESSORIES/GIFTS

- (1) Home Furnishing & Interior Design
- (2) Lamp/Lighting shop
- (3) Carpet store
- (4) Windows/Window Treatments

ELECTRONICS

- (1) Computer Store
- (2) Wireless Telephone

- (3) Electronics store
- (4) Computerized Games

WELLNESS (Mainstream)

- (1) Fitness Center
- (2) Health Supplements
- (3) Pharmacy

FINANCIAL SERVICES (Mainstream)

- (1) Bank Retail Branch Office – with no drive thru

THEATER

- (1) Movie Cinema or Cinema Draft house/Dine-In Theaters
- (2) Live Stage Theater/Performing Arts

GROCERIES

- (1) Grocery store
- (2) Convenience store

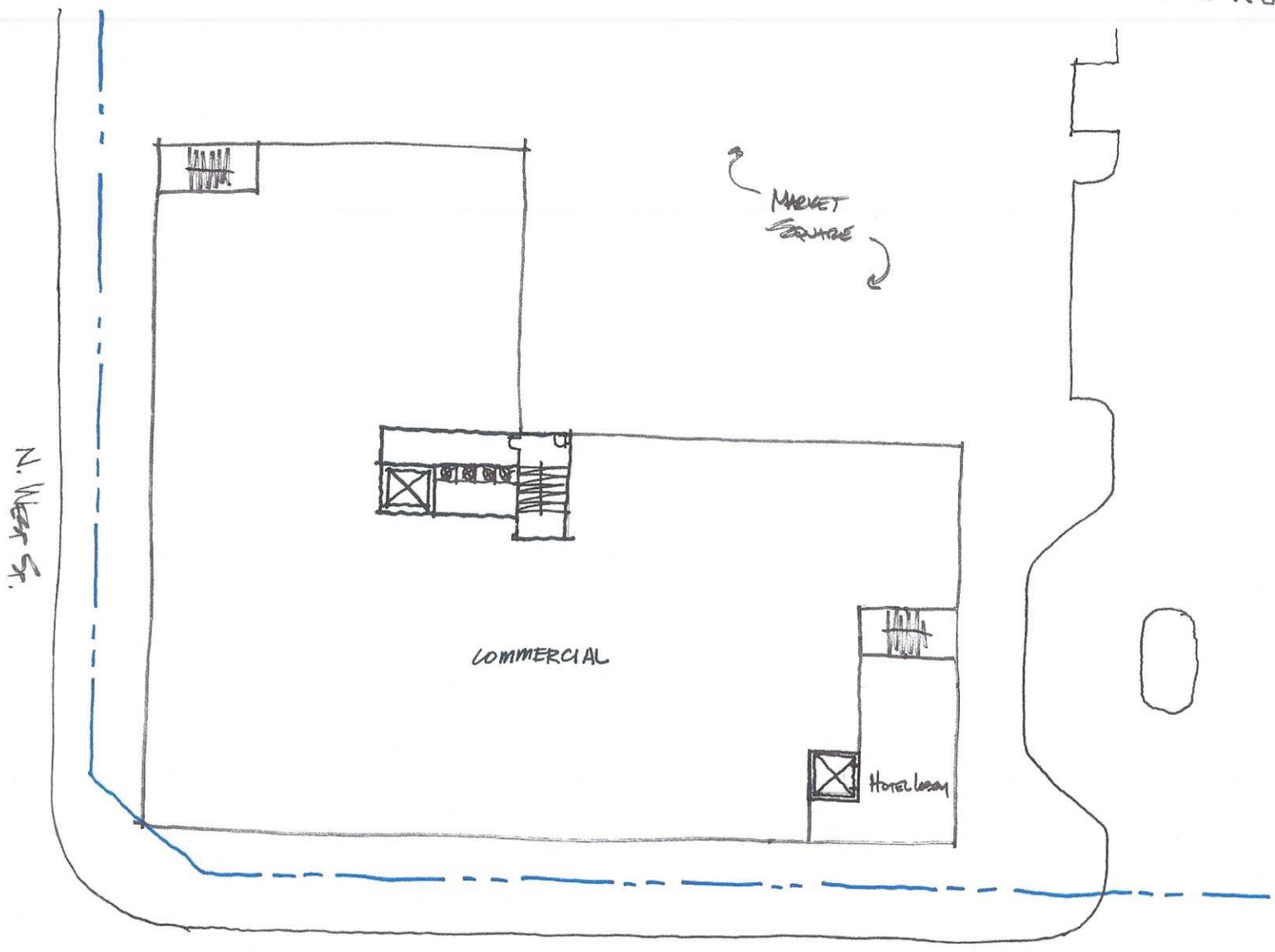
NEIGHBORHOOD SERVICES RETAIL and OTHER CONDITIONAL RETAIL USES (This Retail Category is Limited to 15% of Total Ground Floor Retail in the Mason Row Project – Addressed in the VCs)

- (1) Packaging and Shipping store
- (2) Copy shop
- (3) Cleaners
- (4) Office Supplies
- (5) Child Learning Center
- (6) Child Fitness Center

- (7) Hardware store
- (8) Shoe repair
- (9) Travel Services
- (10) Yoga & Pilates Studio
- (11) Spa Treatments and Acupuncture
- (12) Dentist/Doctor's Office, Urgent Care
- (13) Private Wealth Management Office
- (14) Insurance Office
- (15) Accounting and Tax services
- (16) Small Pet Shop/Dog Training
- (17) Hair Styling
- (18) Antiques
- (19) ABC Liquor store

**EXHIBITS FOR VOLUNTARY CONCESSIONS
PROVIDED BY APPLICANT
JANUARY 7, 2016**

TRASH AND LOADING

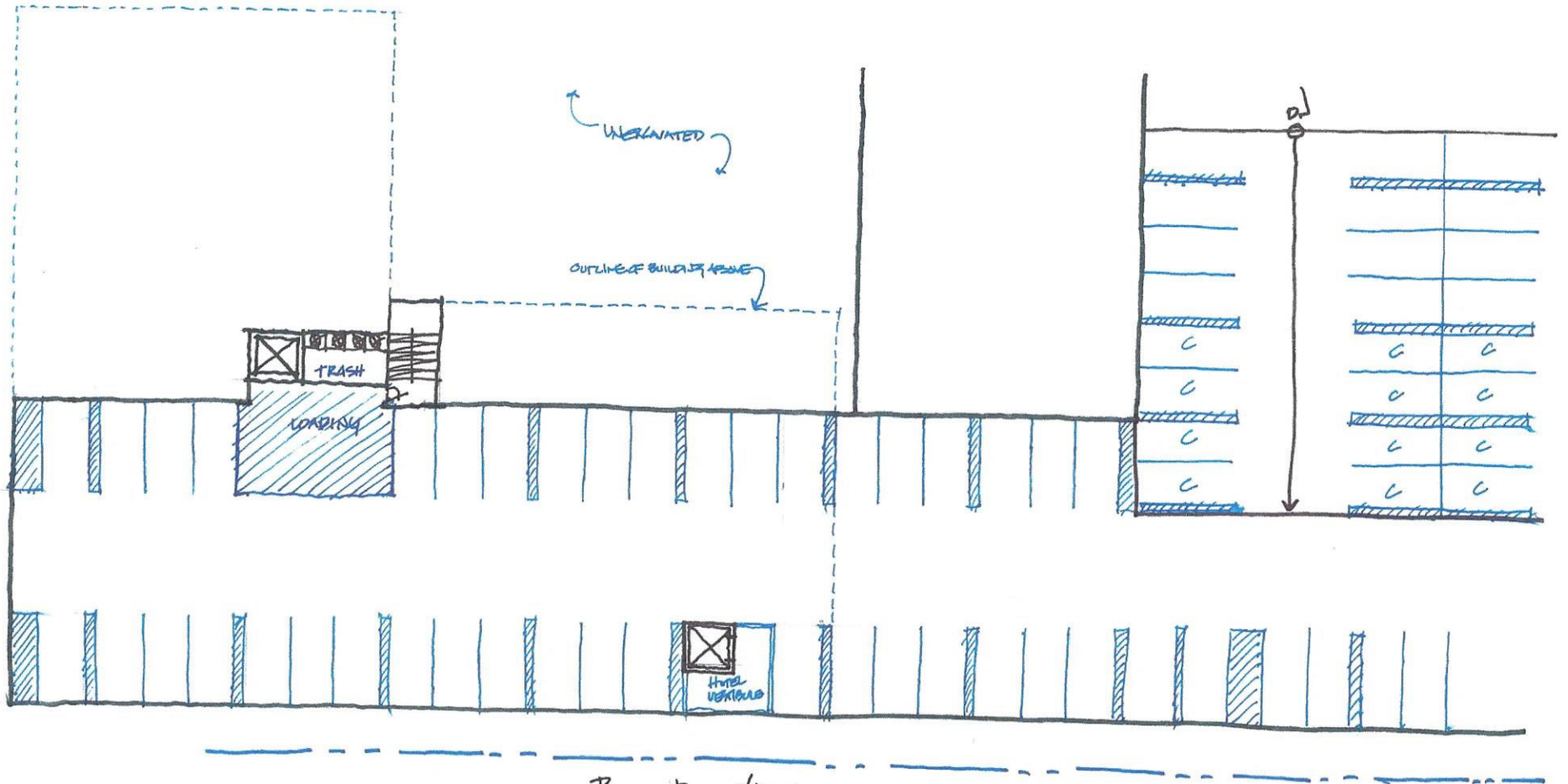


Partial Ground Floor Plan
1" = 20'-0"

W. Broad St.

OPTION 1
PAGE 1

TRASH AND LOADING

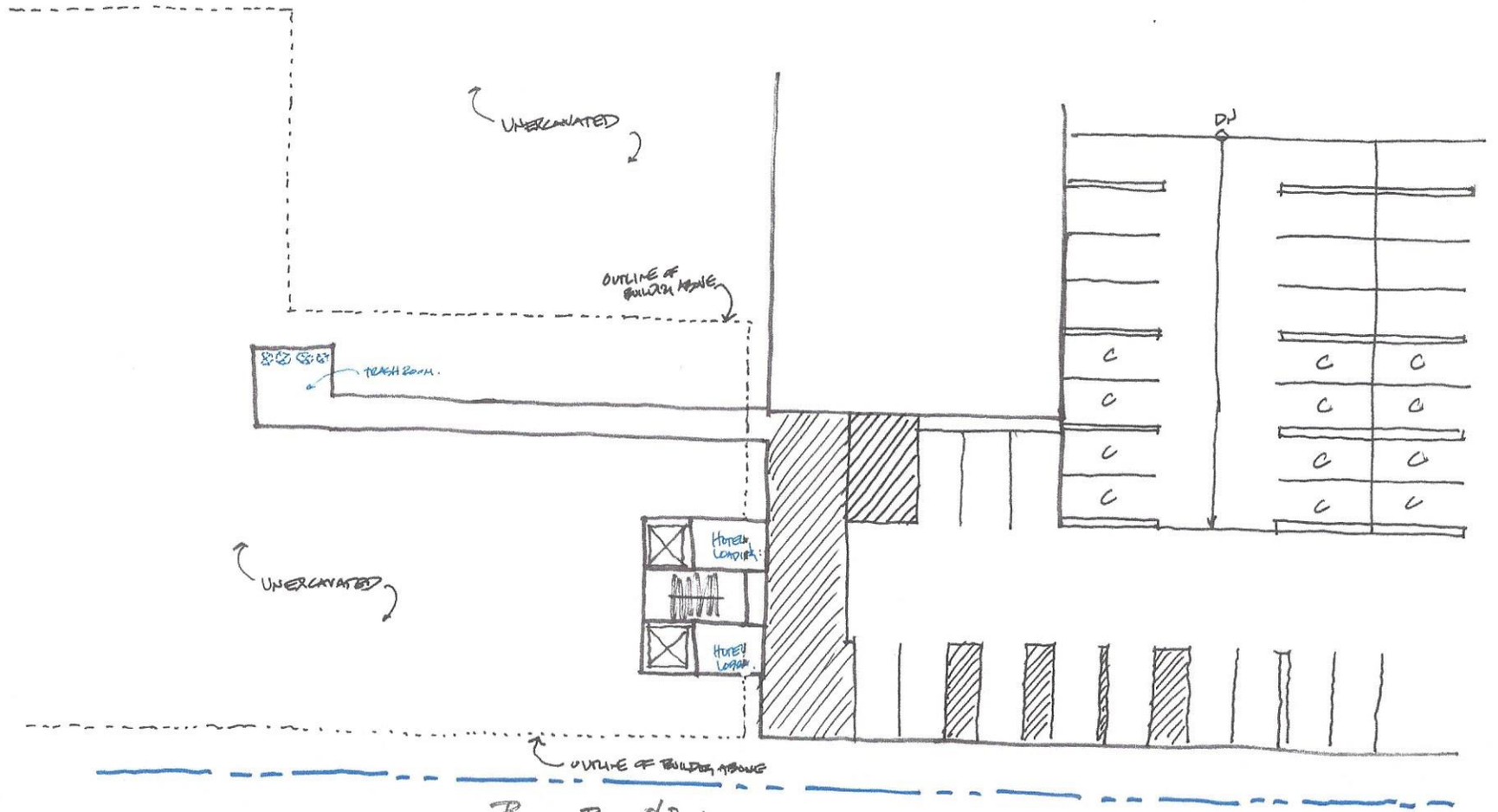


PARTIAL PLAN OF PLAN
1" = 20'-0"

OPTION 1

Page 2

TRASH AND LOADING

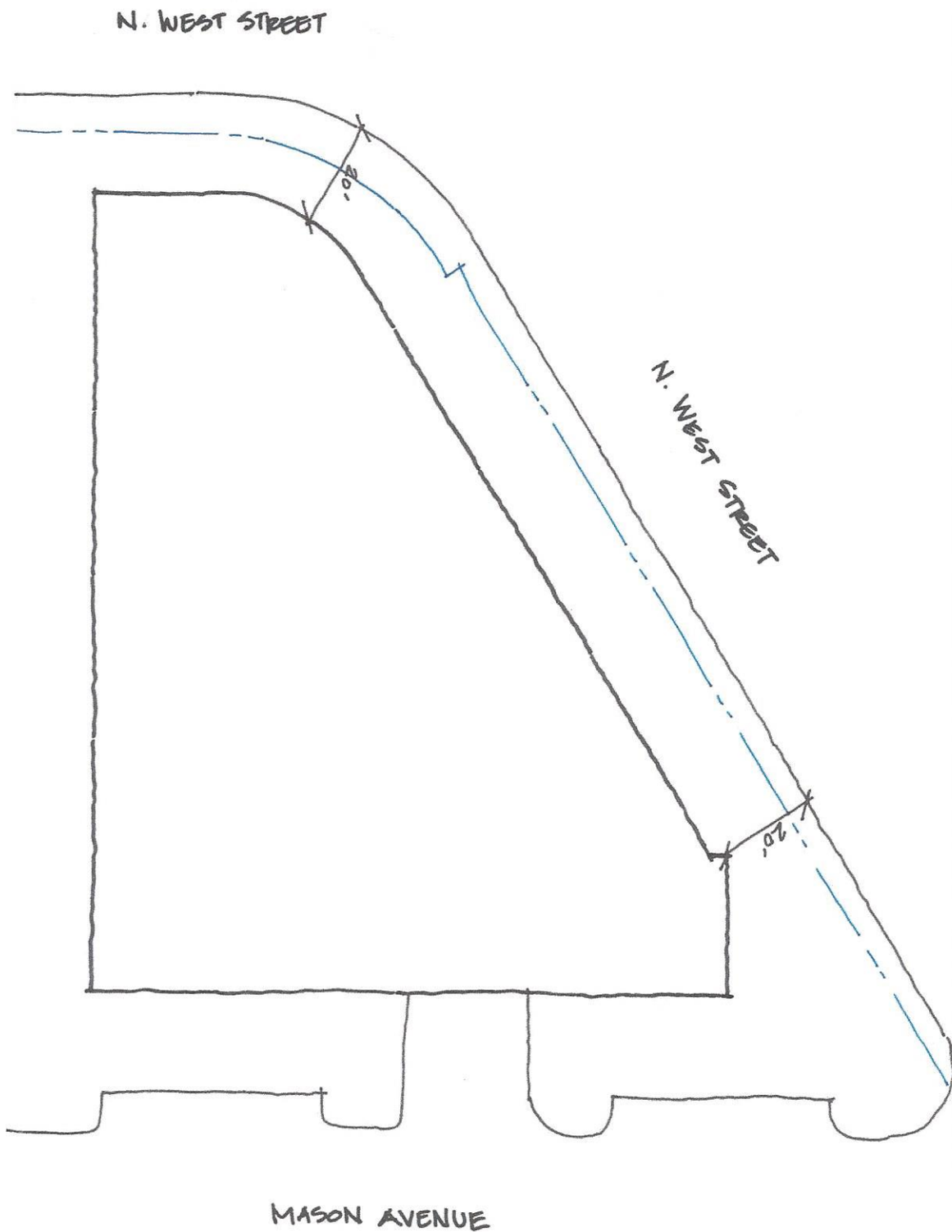


Partial Park Plan
1" = 20'-0"

OPTION 2
Page 2

1" = 20'-0"
PLOT AND GROUND PL. PLAN

20 Foot Setback



1/18/2010
Theater Grounds Floor Plan

THEATER DROP-OFF AREA

MASON AVENUE

