

678-597-9040 ~ www.tuckerga.gov 4119 Adrian Street, Tucker, GA 30084 CITY OF TUCKER

SLUP-16-005

#### LAND USE PETITION CHECKLIST & APPLICATION FORM

REZONING, COMPREHENSIVE PLAN AMENDMENT, SPECIAL LAND USE PERMIT & CONCURRENT VARIANCE

#### INSTRUCTIONS

A properly completed application and fees are due at the time of submittal. An incomplete application will not be accepted. Original signatures are required for the Application. Note: Applicants are highly encouraged to meet with nearby property owners prior to filing an application.

#### **APPLICATION MATERIALS**

REQUIRED ITEMS	NUMBER OF COPIES	CHECK √
Provide one (1) a digital copy of <u>all</u> submitted materials.	One (1) CD or flash drive in .JPEG, .TIFF, .PDF or .DOC format	M
Pre-Application Meeting Form	• One (1) Copy	
Application	• One (1) Copy	~
Written Legal Description	• One (1) 8 ½" x 11" Legal Description	V
Boundary Survey and Proposed Site Plan (See Page 16 for Requirements)	<ul> <li>Ten (10) Full-Size (24" x 36") Copies of each</li> <li>One (1) 8 ½" x 11" Site Plan of each</li> </ul>	
Building Elevations (renderings or architectural drawings to show compliance with Article 5)	• One (1) Copy	V
Letter of Intent	• One (1) Copy	
Analysis of standards/criteria listed in 7.3.4, 7.3.5, 7.4.6, 7.4.7, and/or 7.5.3	• One (1) Copy	
Environmental Site Analysis Form	• One (1) Copy	X
Disclosure Form	• One (1) Copy	
Peak-hour Trip Generation Count	• One (1) Copy	V
THE FOLLOW	NING ITEMS MAY BE REQUIRED	
Traffic Impact Study	• Three (3) Copies	
Development of Regional Impact Review Form	Three (3) Copies	
Environmental Impact Report	• Three (3) Copies	
Noise Study Report	Three (3) Copies	

#### **APPLICATION**

APPLICANT INFORMATION	OWNER INFORMATION		
NAME: Northlake Investment Partners c/o K.M. Zickert	NAME:		
ADDRESS: 1230 Peachtree St., NE, Ste. 3100	P.O. Box 48466  ADDRESS:		
CITY: Atlanta	CITY: Atlanta		
STATE: GA ZIP: 30309	STATE:		
PHONE:	PHONE:		
CONTACT PERSON: Kathryn M. Zickert	PHONE: 404-815-3704		
CONTACT'S E-MAIL: kmzickert@sgrlaw.com			
APPLICATE  OWNER'S AGENT  PROPERTY OWNER  PRESENT ZONING DISTRICTS(S): REQUESTED A Commercial  PRESENT LAND USE CATEGORY: REQUESTED  LAND DISTRICT(S): LAND LOT(S): 210  ADDRESS OF PROPERTY: 2200 and 2180 Northlake Part 2200 and 2180 Northlake Part 2200 DEVELOPMENT: Multifamily residential  CONCURRENT VARIANCES:	ZONING DISTRICT:  LAND USE CATEGORY:  7.004  _ACREAGE:  arkway, Tucker, GA 30084		
RESIDENTIAL DEVELOPMENT  No. of Lots/Dwelling Units	NON-RESIDENTIAL DEVELOPMENT  No. of Buildings/Lots:		
Dwelling Unit Size (Sq. Ft.):	Total Building Sq. Ft.		
Density:	Density:		
	REVISION		

CITY OF TUCKER

OCT 2 6 2016

PAGE 2

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CITY: Atlanta	CITY: Atlanta					
STATE:ZIP:	STATE:ZIP:					
PHONE:	PHONE:					
CONTACT PERSON: Kathryn M. Zickert	PHONE: 404-815-3704					
CONTACT'S E-MAIL: kmzickert@sgrlaw.com						
ADDUCAN	IT IS THE					
APPLICANT IS THE:  OWNER'S AGENT PROPERTY OWNER CONTRACT PURCHASER						
PRESENT ZONING DISTRICTS(S):C-1REQUESTED ZONING DISTRICT:  Commercial  PRESENT LAND USE CATEGORY: REQUESTED LAND USE CATEGORY:  LAND DISTRICT(S): LAND LOT(S): ACREAGE:						
ADDRESS OF PROPERTY: 2200 Northlake Parkway, Tu	cker, GA 30084					
PROPOSED DEVELOPMENT: Multifamily residential						
CONCURRENT VARIANCES:						
	NON-RESIDENTIAL DEVELOPMENT					
RESIDENTIAL DEVELOPMENT	No of Buildings / oto					
No. of Lots/Dwelling Units 210	No. of Buildings/Lots:					
Dwelling Unit Size (Sq. Ft.):	Total Building Sq. Ft.					
30 u/a	Density:					
Density:						

CITY OF TUCKER OCT 1 3 2016

RECEDATED 8/19/2016

#### APPLICANT'S CERTIFICATION

THE UNDERSIGNED BELOW STATES UNDER OATH THAT THEY ARE AUTHORIZED TO MAKE THIS APPLICATION. THE UNDERSIGNED IS AWARE THAT NO APPLICATION OR REAPPLICATION AFFECTING THE SAME LAND SHALL BE ACTED UPON WITHIN 24 MONTHS FROM THE DATE OF LAST ACTION BY THE MAYOR AND CITY COUNCIL.

Writtenn MZnot	- (0	0/12/14	
Signature of Applicant		Date	
	100		
Kathryn M. Zickert, Esq.			
Type or Print Name and Title			
Slauma E. auch	11-12-1	Notary Seal	EXPIRES GEORGIA March 18, 2020
Signature of Notary Public	Date	Notary Seal	N. PUBLIC

#### PROPERTY OWNER'S CERTIFICATION

I do solemnly swear and attest, subject to criminal penalties for false swearing, that I am the legal owner, as reflected in the records of DeKalb County, Georgia, of the property identified below, which is the subject of the attached Land Use Petition before the City of Tucker, Georgia. As the legal owner of record of the subject property, I hereby authorize the individual named below to act as the applicant in the pursuit of the Application for Rezoning (RZ), Comprehensive Plan Amendment (CA), Special Land Use Permit (SLUP), & Concurrent Variance (CV) in request of the items indicated below.

Northlake Investment Partners	Kathryn M. Zickert
(Property Owner)	(Applicant)
SLUP to file for	2200 Northlake Parkway, Tucker, GA 30084
(RZ, CA, SLUP, CV)	(Address)
on this date(Month)	/2 , 20 /6 . (Day)

- I understand that if a rezoning is denied or assigned a zoning classification other than the classification requested
  in the application, then no portion of the same property may again be considered for rezoning for a period of
  twenty-four (24) months from the date of the mayor and city councils' final decision.
- I understand that if an application for a special land use permit affecting all or a portion of the same property for
  which an application for the same special land use was denied shall not be submitted before twenty-four (24)
  months have passed from the date of final decision by the mayor and city council on the previous special land use
  permit.
- I understand that failure to supply all required information (per the relevant Applicant Checklists and requirements
  of the Tucker Zoning Ordinance) will result in REJECTION OF THE APPLICATION.
- I understand that preliminary approval of my design plan does not authorize final approval of my zoning or signage request. I agree to arrange additional permitting separately, after approval is obtained.
- I understand that representation associated with this application on behalf of the property owner, project coordinator, potential property owner, agent or such other representative shall be binding.

88-2.		10/12/2016
Signature of Property Owner		Date
Shirin BANJEE	Man	aging Member
Type or Print Name and Title		
In Det	10/12/11	S M HOO
Signature of Notary Public	Date	Notary Seal
		2016 2016 2016 2016 2016 2016 2016 2016
		UPDATED SHOWINGER

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Park 786 LLC		Kathryn M. Zickert			
(Pr	operty Owner)	(Applicant)			
SLUP to file for		2180 Northlake Parkway, Tucker, GA 30084			
A CONTRACTOR OF THE PARTY OF TH	z, ca, slup, cv)	(Address)			
on this date	(Month)				

- I understand that if a rezoning is denied or assigned a zoning classification other than the classification requested
  in the application, then no portion of the same property may again be considered for rezoning for a period of
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- I understand that representation associated with this application on behalf of the property owner, project
   coordinator, notestial property owner, agent or such other representative shall be binding.

coordinator, potential property ow	ner, agent or such other repre	esentative shall be billding.	
Signature of Property Owner		10/24/16 Date	
Type or Print Name and Title	ex / Farhad	AMARSI Owner	
Type or Print Name and Title	7	Minimul.	
Mall	10/24/16	COMMISSION C	
Signature of Notary Public	Date	Notary Sea E	
		COUNTY, GEORGE	muna.
		CITYO	F TUCKER
LAND USE PETITION APPLICATION	PAGE 4	UPDATE	ED 8/12/2016
		OCT	2 6 2016

WITHIN THE (2) YEARS IMMEDIATELY PRECEDING THE FILING OF THIS ZONING PETITION HAVE YOU, AS THE APPLICANT OR OPPONENT FOR THE REZONING PETITION, OR AN ATTORNEY OR AGENT OF THE APPLICANT OR OPPONENT FOR THE REZONING PETITION, MADE ANY CAMPAIGN CONTRIBUTIONS AGGREGATING \$250.00 OR MORE OR MADE GIFTS HAVING AN AGGREGATE VALUE OF \$250.00 TO THE MAYOR OR ANY MEMBER OF THE CITY COUNCIL.

CIRCLE	ONE:	YES (if YES, co	mplete points 1 throu	gh 4);	(1	(if NO, complete only point 4)			
1.	CIRCLE ONE: Party to Petition (If party to petition, complete sections 2, 3 and 4 below)  In Opposition to Petition (If in opposition, proceed to sections 3 and 4 below)								
2.	List all individu	als or busines	s entities which h	ave an owne	ship ir	nterest in the property which is the subject of			
	this rezoning p	etition:							
	1.				5.				
	2.				6.				
	3.				7.				
	4.				8.				
3.	CAMPAIGN CO Name of Gove Official		Total Dollar Amount	Date of Contributi	on	Enumeration and Description of Gift Valued at \$250.00 or more			
4.	Section 36-67	A-1 et. seq. C	onflict of interest	in zoning acti	ons, ar	cordance with the Official Code of Georgia, and that the information set forth herein is true			
			nowledge, inform	ation and be	iet.				
	Name (print) Dennis J. Webb, Jr.  Signature: Date: Date:								
						OCT 13 2016			

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WITHIN THE (2) YEARS IMMEDIATELY PRECEDING THE FILING OF THIS ZONING PETITION HAVE YOU, AS THE APPLICANT OR OPPONENT FOR THE REZONING PETITION, OR AN ATTORNEY OR AGENT OF THE APPLICANT OR OPPONENT FOR THE REZONING PETITION, MADE ANY CAMPAIGN CONTRIBUTIONS AGGREGATING \$250.00 OR MORE OR MADE GIFTS HAVING AN AGGREGATE VALUE OF \$250.00 TO THE MAYOR OR ANY MEMBER OF THE CITY COUNCIL.

CIRCLE	CIRCLE ONE: YES (if YES, complete points 1 through 4);		gh 4);	6	NO (if NO, complete only point 4)	
1.	CIRCLE ONE: Party to Petition (If party to petition,				omplete	e sections 2, 3 and 4 below)
		Ir	Opposition to Pe	e <b>tition</b> (If in o	positio	on, proceed to sections 3 and 4 below)
2.	List all individu	ials or business	s entities which ha	ive an owne	ship ir	nterest in the property which is the subject of
	this rezoning p					
	1.				5.	
	2.				6.	
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	4.				8.	
3. CAMPAIGN CONTRIBUTIONS:						
	Name of Gove Official	rnment	Total Dollar Amount	Date of Contributi	on	Enumeration and Description of Gift Valued at \$250.00 or more
	Official		7			
4. The undersigned acknowledges that this disclosure is made in accordance with the Official Code of Georgia, Section 36-67A-1 et. seq. Conflict of interest in zoning actions, and that the information set forth herein is true to the undersigned's best knowledge, information and belief.  Vickie B. Chung						cordance with the Official Code of Georgia, and that the information set forth herein is true
	Name (print)_ Signature:	M	ly			Date 11 World 12 1
						OCT 12 20

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CIRCLE ONE:	Party to Petitio	<b>n</b> (If party to petition, co	mplete sect	ions 2, 3 and 4 below)	
	In Opposition	on to Petition (If in op	position, pro	oceed to sections 3 and 4 below)	
List all individu	als or business entities w	hich have an owner	ship intere	est in the property which is t	the subject of
this rezoning p					
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Name of Gove Official	rnment Total Dol Amount	llar Date of Contribution		umeration and Description \$250.00 or more	or Gift Valued
Section 36-67 to the unders	ned acknowledges that the A-1 et. seq. Conflict of in igned's best knowledge, , Northlake Investment Pa	terest in zoning action information and bel	ons, and t	lance with the Official Code nat the information set forth	of Georgia, n herein is true
Name (print)	8-		CITY	Date: 10/12/2 C	016
ND USE PETITION APPLICATIO	N.	PAGE 8		T 13 2016	UPDATED 8/12/2016

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MEMBE	R OF THE CITY COU	INCIL.						
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	Signature: Hattuy Model Date: 10 12 16 CITY OF TUCKER							

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## Environmental Site Analysis-2180 and 2200 Northlake Parkway 10/24/2016

#### 2. Environmental Impacts of the Proposed Project

- a. Wetlands- There are no wetlands on the subject property.
  - U.S. Fish and Wildlife Service, National Wetlands Inventory (http://wetlands.fws.gov/downloads.htm)
  - Georgia Geologic Survey (404-656-3214)
  - Field observation and subsequent wetlands delineation/survey if applicable
- b. Floodplain- The subject property is not located in a floodplain.
  - Federal Emergency Management Agency (<a href="http://www.fema.org">http://www.fema.org</a>)
  - Field observation and verification
- c. Streams/stream buffers- No such conditions are known.
  - Field observation and verification
- d. Slopes exceeding 25 percent over a 10-foot rise in elevation- No such conditions exist on the property.
  - United States Geologic Survey Topographic Quadrangle Map
  - Field observation and verification
  - DeKalb County GIS topography
- e. Vegetation- No specimen trees or endangered species exist on the property. The majority of the property is developed with buildings and pavement.
  - United States Department of Agriculture, Nature Resource Conservation Service
  - Field observation
- f. Wildlife Species (including fish)- No such conditions are located near the property.
  - United States Fish and Wildlife Services
  - Georgia Department of Natural Services, Wildlife Resources Division, Natural Heritage Program
  - Field observation
- g. Archeological/Historical Sites-No such conditions are known.
  - Historic Resources Survey
  - Georgia Department of Natural Resources, Historic Preservation Division
  - Field observation and verification

#### 3. Project Implementation Measures

Protection of environmentally sensitive areas, i.e., floodplain, slopes exceeding 25
percent, river corridors.

No such conditions exist on the property.

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#### b. Protection of Water Quality-

We will include appropriate erosion control procedures in the project and comply with local, state, and federal water quality regulations. The existing and past developments have no facilities to treat or detain storm water. The developer will provide for a minimum of 80% TSS removal for the first 1.2 inches of rainfall, in accordance with the requirements established by the City of Tucker and DeKalb County storm water ordinance, the Georgia Stormwater Management Manual and Georgia Department of Natural Resources to meet city, county and state standards relative to runoff, flow and water quality.

#### c. Minimization of negative impacts on existing infrastructure-

The proposed use will be limited to the boundaries of the property and will, therefore, not impact any existing nearby structures. Existing infrastructure is sufficient to handle the proposed use. Sanitary sewer service and water service are provided by DeKalb County. The existing sewer is located on the west side of the property and flows north toward the Northlake Parkway interchange. Water is located in the right of way of Northlake Parkway. We have discussed capacities of both sanitary sewer and water with DeKalb County. There are no restrictions or formal limitations currently imposed by DeKalb County. The sizes of existing water mains and pressures are adequate for the proposed uses. There are structures in the roads and adjacent drainage features that currently accept stormwater runoff from the site. The stormwater facilities proposed will tie directly to this utility maintaining existing drainage patterns. Stormwater, by code, will have reduced peak rates of flow minimizing or even eliminating negative impacts on existing infrastructure. Public utilities are available and adequate at the site boundaries.

#### d. Minimization on archeological/historically significant areas-

No such conditions are known to exist on the property.

e. Minimization of negative impacts on environmentally stressed communities where environmentally stressed communities are defied as communities exposed to a minimum of two environmentally adverse conditions resulting from public and private municipal (e.g., solid waste and wastewater treatment facilities, utilities, airports and railroads) and industrial (e.g., landfills, quarries and manufacturing facilities) uses-

No such conditions are known to exist.

#### f. Creation and preservation of green space and open space-

The proposed project will include a preservation of green space and public open space as specified in the requirements of the City of Tucker Comprehensive Plan and the Northlake Parkway Overlay District. Compared to the existing shopping center development, greenspace will be increased.

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#### g. Protection of citizens from the negative impacts of noise and lighting-

The Applicant will take reasonable measures to protect citizens from the negative impacts of noise and lighting, if any, resulting from the new use. Lighting on all buildings will be shielded to protect the adjacent properties from any potential light spillage or glare. Parking lot lighting will be shielded and will comply with all current standards. Again, significant improvement over existing conditions is expected.

#### h. Protection of parks and recreational green space-

No parks or recreational green space currently exist on the property.

#### i. Minimization of impacts to wildlife habitats-

No such conditions are known to exist on the property.

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## National Wetlands Inventory U.S. Fish and Wildlife Service



October 24, 2016

Estuarine and Marine Deepwater

Estuarine and Marine Wetland

Freshwater Emergent Wetland

Freshwater Forested/Shrub Wetland

Freshwater Pond

Lake

Other

Riverine

# National Wetlands Inventory U.S. Fish and Wildlife Service

## This map is for general reference only. The US Fish and Wildlife 0.9 km 0.5 mi 1:16,457 0.45 0.225 0.125

Service is not responsible for the accuracy or currentness of the base data shown on this map. All wetlands related data should be used in accordance with the layer metadata found on the Wetlands Mapper web site. Riverine Other

Freshwater Forested/Shrub Wetland

Estuarine and Marine Deepwater

October 24, 2016

Estuarine and Marine Wetland Freshwater Emergent Wetland

CITY OF TUCKER

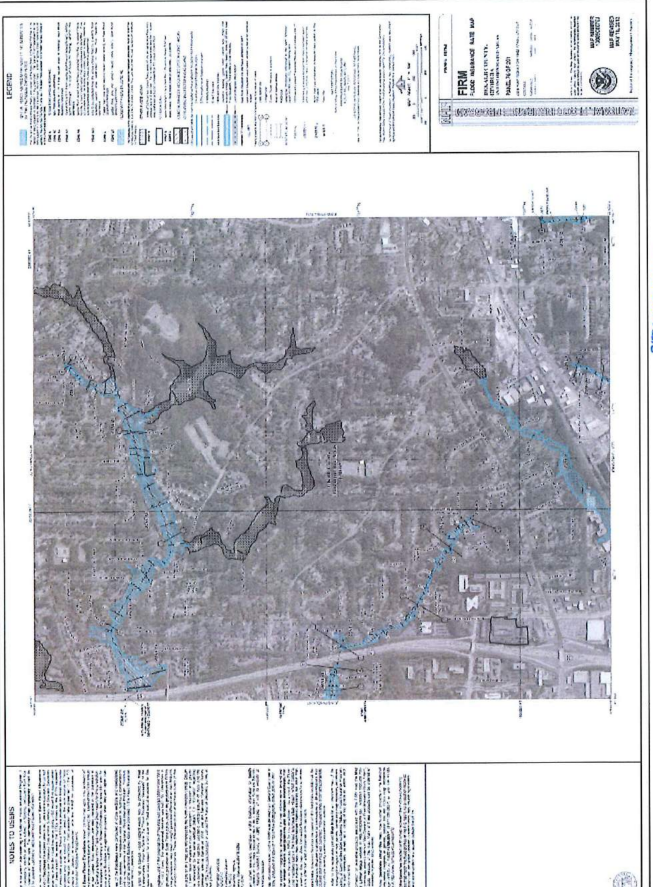
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Lake

Freshwater Pond

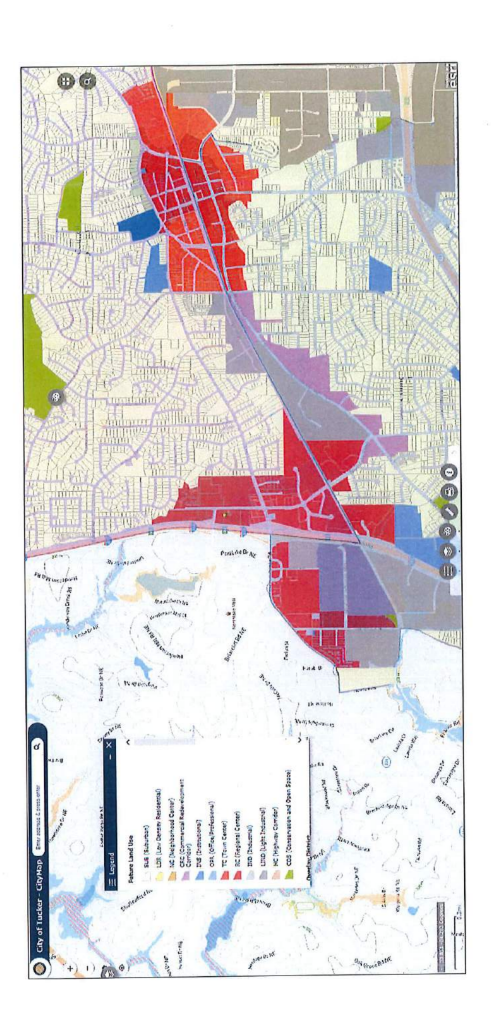
National Wetlands Inventory (NWI)



CITY OF TUCKER

OCT 25 2016

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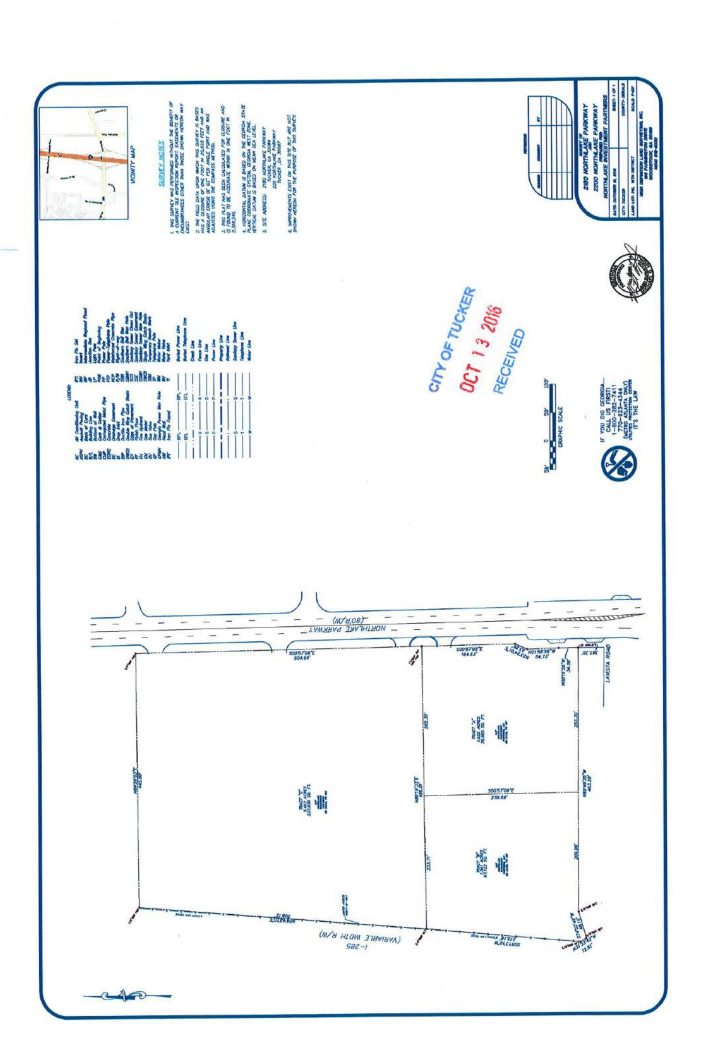
All that Tract or Parcel of land lying and being in Land Lot 210 of the 18th District of DeKalb County, Georgia, as being more particularly described as follow:

Commencing at a point formed by the intersection of the northerly right-of-way of Lavista Road (Right-of-way varies) with the westerly right-of-way of Northlake Parkway (Right-of-way varies); Thence northerly along the westerly right of way of Northlake Parkway a distance of 644.03 feet to a 5/8" Rebar Set, said 5/8" Rebar set being the Point of Beginning;

Thence leaving said right-of-way of Northlake Parkway S 89°19'33"W a distance of 262.30' to a point; Thence S 00°57'09"E a distance of 270.89' to a point; Thence N 89°49'35"W a distance of 209.98' to a 5/8"rebar Set; Thence S 74°02'49"W a distance of 48.19' to a 5/8" Rebar Set; Thence N 31°33'42"W a distance of 12.51'to a 5/8" rebar Set on the easterly right-of-way of Interstate 285 (Right-of-way varies); Thence along said right-of-way of Interstate 285 the following courses and distances: N 05°13'10"E a distance of 271.18' to a 5/8" Rebar Set; N 04°43'10"E a distance of 508.12' to a 1/2" Rebar Found; Thence leaving said right-of-way N 89°29'03"E a distance of 445.80' to a 1/2" Rebar Found on the westerly right-of-way of Northlake Parkway; Thence along said right of way of Northlake Parkway S 00°57'09"E a distance of 504.64' to a 5/8" Rebar Set, said 5/8" Rebar Set being the Point of Beginning.

Said Tract contains 7.003 acres or 305,066 square feet, more or less.





#### STATEMENT OF INTENT

and

Other Material Required by
City of Tucker Zoning Ordinance
for the
Special Land Use Permit

of

#### NORTHLAKE INVESTMENT PARTNERS

For

± 7.004 Acres of Land located in Land Lot 210, 18<sup>th</sup> District, DeKalb County Address: 2200 Northlake Parkway, Tucker, GA 30084

Submitted for Applicant by:

Kathryn M. Zickert
Dennis J. Webb, Jr.
Vickie B. Chung
Smith, Gambrell & Russell, LLP
Promenade Suite 3100
1230 Peachtree Street, NE
Atlanta, Georgia 30309
404-815-3500

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#### I. INTRODUCTION

This Application seeks a Special Land Use Permit ("SLUP") to allow for the construction of a mixed-use project with 210 residential apartment units (30 units per acre) and a restaurant use on a 7 acre site on Northlake Parkway, Land Lot 210 (the "Subject Property"). of the 18th District of DeKalb County, Georgia Approximately 6.1 acres of the Subject Property will be used for the multi-family portion, with the remaining ±0.91 acres being used for a ±5,300 square foot restaurant. The proposed residential units will be divided among three four-story structures with surface parking, which will be concealed from the street. The residential units facing Northlake Parkway will engage the street by providing stoops and direct sidewalk access. The approximate FAR for the multi-family portion is 0.83, well within the allowed 1.5, and the proposed density is the allowed 30 units per acre, which is permitted under Tier 2 of the Northlake Overlay District with a SLUP. Approximately 30% open space will be provided and maintained by the multi-family owner management company. The central pool and amenities and all residential building entrances will be connected by an internal sidewalk system, which will connect to the public sidewalk.

The Subject Property is currently zoned C-1, located in the Northlake Overlay District, Tier 2, and designated as being within a "Regional Center" on Tucker's Future Land Use Map. The Subject Property currently consists of two

parcels. The northern parcel is used as a shopping center and restaurant, while the southern parcel is used as a motel, the Northlake Inn. The restaurant and a portion of its parking will remain on the northern parcel, with the remainder of the existing uses being demolished for the development of the multi-family units.

This project was initiated under prior to the incorporation of Tucker, and overlay review was completed by the Tucker Civic Association ("TCA"), the designated arm of the Northlake Overlay Review Committee, in April of this year. The TCA reviewed all materials submitted and made comments, all of which were fully addressed by the Applicant. The TCA found the proposed development was consistent with the goals of Tier 2 of the Northlake Overlay District, and represented a favorable mixture of new development and investment in the Northlake commercial area.

The Subject Property is located in an area that has seen tremendous growth and redevelopment. The Subject Property, which is bounded by the west by I-285 and to the east by Northlake Parkway, is surrounded by uses compatible to those proposed. Directly across Northlake Parkway from the Subject Property is Tucker Meridian, a  $\pm 200,000$  square foot shopping center. Directly to the north of the Subject Property is a smaller shopping center and directly to the south is a hair salon, Budget Car Rental, and Chevron gas station. Across I-285 from the Subject Property are offices, apartments, hotels and other commercial uses.

Tier 2 of the Northlake Overlay District envisions a 60%/30%/10% split among office, commercial and residential uses, respectively. Because the office market in the Northlake commercial district is already heavily saturated, the Subject Property would best serve the goals of the Northlake Overlay District by being redeveloped for commercial and residential uses, as proposed. The Applicant submits this document as a Statement of Intent with regard to its Application, a preservation of the Applicant's constitutional rights with respect to the Subject Property, and a written justification for the proposed SLUP as required by Tucker's Zoning Ordinance, Section 7-4-6.

#### II. CRITERIA TO BE APPLIED TO SPECIAL LAND USE PERMITS

A. Adequacy of the size of the site for the use contemplated and whether or not adequate land area is available for the proposed use including provision of all required yards, open space, off-street parking, and all other applicable requirements of the zoning district in which the use is proposed to be located.

The size of the Subject Property is adequate for the proposed use. The proposed multi-family units, which will be located on ±6.1 acres of the Subject Property, will be within the allowed density and FAR. The existing restaurant, which will remain on the remaining ±0.91 acres, is modestly sized at 5,300 square feet, and has a FAR of 0.2. The Subject Property will comply with all requirements of the C-1 district and the Northlake Overlay. Adequate parking, landscaping, open space and sidewalks will be provided.

B. Compatibility of the proposed use with adjacent properties and land uses and with other properties and land uses in the district.

The proposed use is fully compatible with the adjacent properties and land uses as well as those in the larger surrounding area. The proposed multi-family

units will add a much-needed housing option to the Northlake commercial area and the restaurant will serve nearby residents and workers.

## C. Adequacy of public services, public facilities, and utilities to serve the proposed use.

There are adequate public services, public facilities, and utilities to serve the proposed development. The proposed multi-family units will range from 12 studio units, 132 one-bedroom units and 66 two-bedroom units. The vast majority of anticipated residents will be young professionals without children and empty nesters. For those residents with school-aged children, the proposed development will be served by Midvale Elementary School, Tucker Middle School and Tucker High School, all of which have capacity.

D. Adequacy of the public street on which the use is proposed to be located and whether or not there is sufficient traffic-carrying capacity for the use proposed so as not to unduly increase traffic and create congestion in the area.

The proposed Restaurant should not unduly increase traffic or created congestion in the area. The Subject Property is located on Northlake Parkway, a four lane road. According to the Institute of Transportation Engineers (ITE) *Trip Generation Manual* (Ninth Edition) (Land Use Category 221: Low-Rise Apartment), the proposed multi-family units should generate approximately 107 a.m. peak hour trips and 130 p.m. peak hour trips. Given the capacity of Northlake Parkway and surrounding roads, this minor amount of additional trips should not increase traffic or create congestion in the area.

E. Whether or not existing land uses located along access routes to the site will be adversely affected by the character of the vehicles or the volume of traffic generated by the proposed use.

There should be no change in the character of vehicles visiting the Subject Property if this SLUP is approved. Additionally, while there may be some addition to the volume of traffic visiting the site, this increase should be minimal in light of the Subject Property's access to major thoroughfares.

F. Adequacy of ingress and egress to the subject property and to all proposed buildings, structures, and uses thereon, with particular reference to pedestrian and automotive safety and convenience, traffic flow and control, and access in the event of fire or other emergency.

Adequate ingress and egress to the Subject Property will be provided, both for vehicular and pedestrian traffic. The proposed development will be served by resident traffic gate and walking gate, in addition to internal sidewalks that connect to the public sidewalk system. The proposed development will also provide for 42 bicycle parking spaces on internal bike racks.

G. Whether or not the proposed use will create adverse impacts upon any adjoining land use by reason of noise, smoke, odor, dust or vibration generated by the proposed use.

The Subject Property is surrounded by commercial uses that will not be adversely impacted by the proposed development.

H. Whether or not the proposed use will create adverse impacts upon any adjoin land use by reason of the hours of operation of the proposed use.

The restaurant's hours of operation are from 7 a.m. to 9 p.m., which is similar to other restaurants in the surrounding area.

 Whether or not the proposed use will create adverse impacts upon any adjoining land use by reason of the manner of operation of the proposed use.

The manner of operation of the restaurant would be similar to that of the other retail services provided in the area. That is, patrons would visit the restaurant for a short time period to dine in or pick up food, much like patrons of the surrounding retail uses. Accordingly, the proposed use would not create adverse impacts upon any adjoining land use.

J. Whether or not the proposed use is otherwise consistent with the requirements of the zoning district classification in which the use is proposed to be located.

The proposed Restaurant would be fully compliant with the C-1 district regulations. In addition, the proposed use is compatible with the following purposes and goals of the Northlake Overlay District, Tier 2:

- Provide for the development of sidewalks and walkways in order to promote safe and convenient pedestrian access and to reduce dependence on automobile travel;
- Promote a physically attractive, environmentally safe and economically sound mixed-use community;
- Permit and encourage mixed-use developments containing both commercial and residential uses to create a pedestrian oriented community in which people can live, work and play;
- Encourage mixed-use developments that meet the goals and objectives of the Atlanta Regional Commission's Smart Growth and Livable Centers Initiatives;
- Allow and encourage development densities and land use intensities that are capable of making productive use of alternative transportation modes such as bus transit, rail transit, ridesharing, bicycling and walking;
- Encourage the formation of a well-designed, pedestrian-friendly activity center with high-density commercial and residential development that increases vitality and choices in living environments for the citizens of DeKalb County;
- Protect established single-family residential areas surrounding the Northlake Overlay District from encroachment of commercial, retail, office and industrial uses by providing for increased density of development within the boundaries of the Northlake Overlay District.

## K. Whether or not the proposed use is consistent with the policies of the comprehensive plan.

The Subject Property is designated as "Regional Center" on Tucker's Future Land Use Map. The Regional Center character area encourages commercial and higher-density residential uses such as those proposed. The proposed development is fully allowed within this character area, and promotes the following specific goals and strategies of the City's Land Use Plan:

LUS1: Locate developments in areas with direct access to existing infrastructure.

LUS3: Encourage development within and near principal transportation corridors and activity centers.

RCCAP4: Create pedestrian scale communities that focus on the relationship between the street, buildings, streetscaping and people.

RCCAP5: Create compact mixed use districts and reduce automobile dependency and travel to obtain basic services.

RCCAS5: Clearly define road edges by locating buildings near the roadside with parking in the rear.

RCCAS7: Encourage that all development and redevelopment in activity centers provide open space and/or contribute to the public realm with wider public sidewalks, pedestrian linkages and other design guidelines.

RCCAS8: Promote healthy living in neighborhoods by incorporating a pedestrian environment that encourages socialization, walking, biking and connectivity.

RCCAS9: Residential development should reinforce the center by locating higher density housing options adjacent to the center, targeted to a broad range of income levels.

RCCAS10: Enhance the pedestrian-friendly environment by adding sidewalks and creating other pedestrian-friendly trail/bike routes linking to other neighborhood amenities.

RCCAS11: Use design guidelines and regulations for aesthetic enhancements.

RCCAS13: Design new developments for increased pedestrian orientation and access.

RCCAS16: Design for each center should be pedestrian-oriented with walkable connections between different uses.

RCCAS20: Each Regional Center should include a very high-density mix of retail, office, services, and employment to serve several neighborhoods.

L. Whether or not the proposed use provides for all required buffer zones and transitional buffer zones where required by the regulations of the zoning district in which the use is proposed to be located.

The proposed development provides for all required buffers.

M. Whether or not there is adequate provision of refuse and service areas.

Adequate refuse and service areas will be provided.

N. Whether the length of time for which the special land use permit is granted should be limited in duration.

Because the proposed development is suitable for the Subject Property, there is no reason to limit the duration of the requested SLUP.

O. Whether or not the size, scale and massing of proposed buildings are appropriate in relation to the size of the subject property and in relation to the size, scale and massing of adjacent and nearby lots and buildings.

The size of the proposed four-story multi-family buildings is appropriate in light of adjacent and nearby properties. In addition, the proposed development will provide 31.7% of open space.

P. Whether the proposed use will adversely affect historic buildings, sites, districts, or archaeological resources.

The Applicant is not aware of any historic buildings, sites, districts, or archaeological resources in the nearby or surrounding area.

Q. Whether the proposed use satisfies the requirements contained within the supplemental regulations for such special land use permit.

There are no supplemental regulations applicable to the requested SLUP.

R. Whether or not the proposed use will create a negative shadow impact on any adjoining lot or building as a result of the proposed building height.

The proposed use will not create any negative shadow impacts on adjoining properties. The multi-family units will be within the allowed 60' maximum height.

S. Whether the proposed use would result in a disproportionate proliferation of that or similar uses in the subject character area.

The proposed multi-family units and restaurant would not result in a disproportionate proliferation of similar uses in the subject character area. The surrounding area consists of a diverse mix of commercial, retail and residential uses, but has relatively few restaurants and apartment options in relation to other uses. The proposed development will contribute to Tier 2's goal of a 60%/30%/10% mix of office, commercial and residential uses.

T. Whether the proposed use would be consistent with the needs of the neighborhood or the community as a whole, be compatible with the neighborhood, and would not be in conflict with the overall objective of the comprehensive plan.

As mentioned in subsection S above, the proposed development will provide uses that are relatively lacking in the immediate area, contributing to the Northlake District Overlay's goals of creating a community where residents and workers can live, work and play. In sum, it would be consistent with the City's Zoning Ordinance and Comprehensive Plan's objectives for this area.

#### III. PRESERVATION OF CONSTITUTIONAL RIGHTS

The Applicant respectfully submits that a refusal to approve the proposed SLUP would be unlawful, arbitrary, capricious, irrational and a manifest abuse of discretion; all in violation of the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States, and Article I, Section I, Paragraph I and Article I, Section III, Paragraph I of the Constitution of the State of Georgia.

A refusal to approve the proposed SLUP would amount to a taking of property, in violation of the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States, and Article I, Section I, Paragraph I and Article I, Section III, Paragraph I of the Constitution of the State of Georgia.

A refusal to approve the proposed SLUP would be in violation of the Dormant Commerce Clause of the Constitution of the United States.

A refusal to approve the proposed SLUP would be unjustified from a fact-based standpoint and instead would result only from constituent opposition, which would be an unlawful delegation of authority in violation of Article IX, Section II, Paragraph IV of the Constitution of the State of Georgia.

A refusal to approve the proposed SLUP would be invalid inasmuch as the Zoning Ordinance of the City of Tucker is unlawful, null and void because its adoption and map adoption/maintenance did not and does not comply with the requirements of its predecessor ordinance and/or the Zoning Procedures Law, O.C.G.A. § 36-66-1, et seq.

Tucker's Zoning Ordinance lacks adequate standards for the City Council to exercise its power to review this Application. Specifically, some of the "criteria" set out in Section 7-4-6 are not sufficient to contain the discretion of the City Council and to provide the Courts with a reasonable basis for judicial review. Because the stated criteria (individually and collectively) are too vague and uncertain to provide reasonable guidance, the Zoning Ordinance is unlawful and violates, among other things, the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States and Article I, Section I, Paragraphs I and II of the Constitution of the State of Georgia.

Any limitation on the time for presentation of the issues before the City

Council that has the power to zone and grant SLUPs is a violation of the

guarantees of free speech under the First Amendment of the Constitution of the

United States and Article I, Section I, Paragraph V of the Constitution of the State

of Georgia. Further, said limitations are in violation of the right to petition and

assemble, in violation of the First Amendment of the Constitution of the United

States and Article I, Section I, Paragraph IX of the Constitution of Georgia, as well

as the due process clauses of the U.S. and Georgia Constitutions.

IV. CONCLUSION

For the foregoing reasons, the Applicant respectfully asks that the proposed

SLUP be approved. The Applicant also invites and welcomes any comments from

City staff, officials, and other interested parties so that such recommendations or

input may be considered as conditions of approval of this Application.

This 12th day of October, 2016.

Smith, Gambrell & Russell, LLP

Promenade, Suite 3100 1230 Peachtree Street, N.E.

Atlanta, Georgia 30309 404-815-3500 /s/ Kathryn M. Zickert Kathryn M. Zickert Dennis J. Webb, Jr. Vickie B. Chung

Attorneys For Applicant

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### FIRST AMENDED STATEMENT OF INTENT

and

Other Material Required by City of Tucker Zoning Ordinance for the Special Land Use Permit

of

#### NORTHLAKE INVESTMENT PARTNERS

For

± 7.004 Acres of Land located in Land Lot 210, 18<sup>th</sup> District, DeKalb County Address: 2200 Northlake Parkway, Tucker, GA 30084

Submitted for Applicant by:

Kathryn M. Zickert
Dennis J. Webb, Jr.
Vickie B. Chung
Smith, Gambrell & Russell, LLP
Promenade Suite 3100
1230 Peachtree Street, NE
Atlanta, Georgia 30309
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#### I. INTRODUCTION

This Application seeks a Special Land Use Permit ("SLUP") to allow for the construction of a mixed-use project with 210 residential apartment units (30 units per acre) and a restaurant use on a 7 acre site on Northlake Parkway, Land Lot 210 of the 18th District of DeKalb County, Georgia (the "Subject Property"). Approximately 6.1 acres of the Subject Property will be used for the multi-family portion, with the remaining ±0.91 acres being used for a ±5,300 square foot restaurant. The proposed residential units will be divided among three four-story structures with surface parking, which will be concealed from the street. The residential units facing Northlake Parkway will engage the street by providing stoops and direct sidewalk access. The approximate FAR for the multi-family portion is 0.83, well within the allowed 1.5, and the proposed density is the allowed 30 units per acre, which is permitted under Tier 2 of the Northlake Overlay District with a SLUP. Approximately 30% open space will be provided and maintained by the multi-family owner management company. The central pool and amenities and all residential building entrances will be connected by an internal sidewalk system, which will connect to the public sidewalk.

The Subject Property is currently zoned C-1, located in the Northlake Overlay District, Tier 2, and designated as being within a "Regional Center" on Tucker's Future Land Use Map. The Subject Property currently consists of two

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parcels. The northern parcel is used as a shopping center and restaurant, while the southern parcel is used as a motel, the Northlake Inn. The restaurant and a portion of its parking will remain on the northern parcel, with a part of the remainder of the existing uses being demolished for the development of the multi-family units. The balance either will be converted to senior housing, or razed and converted to such a use.

This project was initiated prior to the incorporation of Tucker, and overlay review was completed by the Tucker Civic Association ("TCA"), the designated arm of the Northlake Overlay Review Committee, in April of this year. The TCA reviewed all materials submitted and made comments, all of which were fully addressed by the Applicant. The TCA found the proposed development was consistent with the goals of Tier 2 of the Northlake Overlay District, and represented a favorable mixture of new development and investment in the Northlake commercial area. DeKalb County also verbally approved the plan, and met with John McHenry, Community & Economic Development Director of the City of Tucker, to convey that approval.

The Subject Property is located in an area that has seen tremendous growth and redevelopment. The Subject Property, which is bounded by the west by I-285 and to the east by Northlake Parkway, is surrounded by uses compatible to those proposed. Directly across Northlake Parkway from the Subject Property is Tucker

OCT 13 2016 SGR/14611007.1 RECEIVED Meridian, a ±200,000 square foot shopping center. Directly to the north of the Subject Property is a smaller shopping center and directly to the south is a hair salon, Budget Car Rental, and Chevron gas station. Across I-285 from the Subject Property are offices, apartments, hotels and other commercial uses.

Tier 2 of the Northlake Overlay District envisions a 60%/30%/10% split among office, commercial and residential uses, respectively. Because the office market in the Northlake commercial district is already heavily saturated, the Subject Property would best serve the goals of the Northlake Overlay District by being redeveloped for commercial and residential uses, as proposed. The Applicant submits this document as a Statement of Intent with regard to its Application, a preservation of the Applicant's constitutional rights with respect to the Subject Property, and a written justification for the proposed SLUP as required by Tucker's Zoning Ordinance, Section 7-4-6.

#### II. CRITERIA TO BE APPLIED TO SPECIAL LAND USE PERMITS

A. Adequacy of the size of the site for the use contemplated and whether or not adequate land area is available for the proposed use including provision of all required yards, open space, off-street parking, and all other applicable requirements of the zoning district in which the use is proposed to be located.

The size of the Subject Property is adequate for the proposed use. The proposed multi-family units, which will be located on  $\pm 6.1$  acres of the Subject Property, will be within the allowed density and FAR. The existing restaurant, which will remain on the remaining  $\pm 0.91$  acres, is modestly sized at 5,300 square feet, and has a FAR of 0.2. The Subject Property will comply with all the subject Property will be subject Prop

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requirements of the C-1 district and the Northlake Overlay. Adequate parking, landscaping, open space and sidewalks will be provided.

B. Compatibility of the proposed use with adjacent properties and land uses and with other properties and land uses in the district.

The proposed use is fully compatible with the adjacent properties and land uses as well as those in the larger surrounding area. The proposed multi-family units will add a much-needed housing option to the Northlake commercial area and the restaurant will serve nearby residents and workers.

C. Adequacy of public services, public facilities, and utilities to serve the proposed use.

There are adequate public services, public facilities, and utilities to serve the proposed development. The proposed multi-family units will range from 12 studio units, 132 one-bedroom units and 66 two-bedroom units. The vast majority of anticipated residents will be young professionals without children and empty nesters. For those residents with school-aged children, the proposed development will be served by Midvale Elementary School, Tucker Middle School and Tucker High School, all of which have capacity.

D. Adequacy of the public street on which the use is proposed to be located and whether or not there is sufficient traffic-carrying capacity for the use proposed so as not to unduly increase traffic and create congestion in the area.

The proposed Restaurant should not unduly increase traffic or created congestion in the area. The Subject Property is located on Northlake Parkway, a four lane road. According to the Institute of Transportation Engineers (ITE) *Trip Generation Manual* (Ninth Edition) (Land Use Category 221: Low-Rise Apartment), the proposed multi-family units should generate approximately 107 a.m. peak hour trips and 130 p.m. peak hour trips. Given the capacity of Northlake Parkway and surrounding roads, this minor amount of additional trips should not increase traffic or create congestion in the area.

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E. Whether or not existing land uses located along access routes to the site will be adversely affected by the character of the vehicles or the volume of traffic generated by the proposed use.

There should be no change in the character of vehicles visiting the Subject Property if this SLUP is approved. Additionally, while there may be some addition to the volume of traffic visiting the site, this increase should be minimal in light of the Subject Property's access to major thoroughfares.

F. Adequacy of ingress and egress to the subject property and to all proposed buildings, structures, and uses thereon, with particular reference to pedestrian and automotive safety and convenience, traffic flow and control, and access in the event of fire or other emergency.

Adequate ingress and egress to the Subject Property will be provided, both for vehicular and pedestrian traffic. The proposed development will be served by a resident traffic gate and walking gate, in addition to internal sidewalks that connect to the public sidewalk system. The proposed development will also provide for 42 bicycle parking spaces on internal bike racks.

G. Whether or not the proposed use will create adverse impacts upon any adjoining land use by reason of noise, smoke, odor, dust or vibration generated by the proposed use.

The Subject Property is surrounded by commercial uses that will not be adversely impacted by the proposed development.

H. Whether or not the proposed use will create adverse impacts upon any adjoin land use by reason of the hours of operation of the proposed use.

The restaurant's hours of operation are from 7 a.m. to 9 p.m., which is similar to other restaurants in the surrounding area.

I. Whether or not the proposed use will create adverse impacts upon any adjoining land use by reason of the manner of operation of the proposed use.

The manner of operation of the restaurant would be similar to that of the other retail services provided in the area. That is, patrons would visit the restaurant for a short time period to dine in or pick up food, much like patrons of the 3 2016

surrounding retail uses. Accordingly, the proposed use would not create adverse impacts upon any adjoining land use.

J. Whether or not the proposed use is otherwise consistent with the requirements of the zoning district classification in which the use is proposed to be located.

The proposed Restaurant would be fully compliant with the C-1 district regulations. In addition, the proposed use is compatible with the following purposes and goals of the Northlake Overlay District, Tier 2:

- Provide for the development of sidewalks and walkways in order to promote safe and convenient pedestrian access and to reduce dependence on automobile travel;
- Promote a physically attractive, environmentally safe and economically sound mixed-use community;
- Permit and encourage mixed-use developments containing both commercial and residential uses to create a pedestrian oriented community in which people can live, work and play;
- Encourage mixed-use developments that meet the goals and objectives of the Atlanta Regional Commission's Smart Growth and Livable Centers Initiatives;
- Allow and encourage development densities and land use intensities that are capable of making productive use of alternative transportation modes such as bus transit, rail transit, ridesharing, bicycling and walking;
- Encourage the formation of a well-designed, pedestrian-friendly activity center with high-density commercial and residential development that increases vitality and choices in living environments for the citizens of DeKalb County;
- Protect established single-family residential areas surrounding the Northlake Overlay District from encroachment of commercial, retail, office and industrial uses by providing for increased density of development within the boundaries of the Northlake Overlay District.

### K. Whether or not the proposed use is consistent with the policies of the comprehensive plan.

The Subject Property is designated as "Regional Center" on Tucker's Future Land Use Map. The Regional Center character area encourages commercial and higher-density residential uses such as those proposed. The proposed development.

is fully allowed within this character area, and promotes the following specific goals and strategies of the City's Land Use Plan:

- LUS1: Locate developments in areas with direct access to existing infrastructure.
- LUS3: Encourage development within and near principal transportation corridors and activity centers.
- RCCAP4: Create pedestrian scale communities that focus on the relationship between the street, buildings, streetscaping and people.
- RCCAP5: Create compact mixed use districts and reduce automobile dependency and travel to obtain basic services.
- RCCAS5: Clearly define road edges by locating buildings near the roadside with parking in the rear.
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- RCCAS8: Promote healthy living in neighborhoods by incorporating a pedestrian environment that encourages socialization, walking, biking and connectivity.
- RCCAS9: Residential development should reinforce the center by locating higher density housing options adjacent to the center, targeted to a broad range of income levels.
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- RCCAS13: Design new developments for increased pedestrian orientation and access.
- RCCAS16: Design for each center should be pedestrian-oriented with walkable connections between different uses.
- RCCAS20: Each Regional Center should include a very high-density mix of retail, office, services, and employment to serve several neighborhoods.



L. Whether or not the proposed use provides for all required buffer zones and transitional buffer zones where required by the regulations of the zoning district in which the use is proposed to be located.

The proposed development provides for all required buffers.

M. Whether or not there is adequate provision of refuse and service areas.

Adequate refuse and service areas will be provided.

N. Whether the length of time for which the special land use permit is granted should be limited in duration.

Because the proposed development is suitable for the Subject Property, there is no reason to limit the duration of the requested SLUP.

O. Whether or not the size, scale and massing of proposed buildings are appropriate in relation to the size of the subject property and in relation to the size, scale and massing of adjacent and nearby lots and buildings.

The size of the proposed four-story multi-family buildings is appropriate in light of adjacent and nearby properties. In addition, the proposed development will provide 31.7% of open space.

P. Whether the proposed use will adversely affect historic buildings, sites, districts, or archaeological resources.

The Applicant is not aware of any historic buildings, sites, districts, or archaeological resources in the nearby or surrounding area.

Q. Whether the proposed use satisfies the requirements contained within the supplemental regulations for such special land use permit.

There are no supplemental regulations applicable to the requested SLUP.

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R. Whether or not the proposed use will create a negative shadow impact on any adjoining lot or building as a result of the proposed building height.

The proposed use will not create any negative shadow impacts on adjoining properties. The multi-family units will be within the allowed 60' maximum height.

S. Whether the proposed use would result in a disproportionate proliferation of that or similar uses in the subject character area.

The proposed multi-family units and restaurant would not result in a disproportionate proliferation of similar uses in the subject character area. The surrounding area consists of a diverse mix of commercial, retail and residential uses, but has relatively few restaurants and apartment options in relation to other uses. The proposed development will contribute to Tier 2's goal of a 60%/30%/10% mix of office, commercial and residential uses.

T. Whether the proposed use would be consistent with the needs of the neighborhood or the community as a whole, be compatible with the neighborhood, and would not be in conflict with the overall objective of the comprehensive plan.

As mentioned in subsection S above, the proposed development will provide uses that are relatively lacking in the immediate area, contributing to the Northlake District Overlay's goals of creating a community where residents and workers can live, work and play. In sum, it would be consistent with the City's Zoning Ordinance and Comprehensive Plan's objectives for this area.

#### III. PRESERVATION OF CONSTITUTIONAL RIGHTS

The Applicant respectfully submits that a refusal to approve the proposed SLUP would be unlawful, arbitrary, capricious, irrational and a manifest abuse of discretion; all in violation of the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States, and Article I, Section I, Paragraph I and Article I, Section III, Paragraph I of the Constitution of the State of Georgia.

RECEIVED SGR/14611007.1 A refusal to approve the proposed SLUP would amount to a taking of property, in violation of the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States, and Article I, Section I, Paragraph I and Article I, Section III, Paragraph I of the Constitution of the State of Georgia.

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uncertain to provide reasonable guidance, the Zoning Ordinance is unlawful and violates, among other things, the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States and Article I, Section I, Paragraphs I and II of the Constitution of the State of Georgia.

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#### IV. CONCLUSION

For the foregoing reasons, the Applicant respectfully asks that the proposed SLUP be approved. The Applicant also invites and welcomes any comments from City staff, officials, and other interested parties so that such recommendations or input may be considered as conditions of approval of this Application.

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This 12th day of October, 2016.

Smith, Gambrell & Russell, LLP Promenade, Suite 3100 1230 Peachtree Street, N.E. Atlanta, Georgia 30309 404-815-3500 /s/ Kathryn M. Zickert Kathryn M. Zickert Dennis J. Webb, Jr. Vickie B. Chung Attorneys For Applicant

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