

EXHIBIT "E"

183 LAND CORP. JERRAL JONES PROPERTY DEVELOPMENT SCHEDULE

The development schedule for the approximate six-hundred (600) acres will be phased over the next ten (10) to fifteen (15) years and is primarily dependent on the marketability of the highest and best use of the land for the respective land tracts.

The commercial tracts vary in size and location. It is conceivable that the larger commercial land tracts along Preston Road will be held for longer amounts of time in order to reserve their use for commercial development that is commensurate with larger mixed use developments when the market so demands. The development of commercial land tracts adjacent to the future North Dallas Tollway extension will be dependent on the future extension of the Tollway and the demand for quality commercial development. On the other hand their may be more immediate opportunities to facilitate commercial service uses on smaller tracts of land required to serve the communities needs.

There exists immediate market demands for affluent single family residences in the land tract adjacent to the Prosper school land. The multi-family tracts of land will be developed according to the Planned Development Ordinance and at such time as it is feasible to deliver quality multifamily housing.



- b. A ten-foot (10') side yard shall be required where industrial structures are to be located adjacent to one another and where vehicle access is not required.
- c. A twenty-four foot (24') side yard shall be provided where fire lane access is required and provision for a vehicular access/fire lane easement is not available on the adjoining property.
- d. A thirty-foot (30') side yard shall be provided adjacent to a dedicated street.
- e. A fifteen-foot (15') side yard shall be provided adjacent to a single-family zone district.
- 4.15 <u>Rear Yard:</u> Rear yard requirements for industrial areas shall be as follows:
 - a. No rear yard shall be required where industrial structures are to be attached.
 - b. A ten foot (10') rear yard shall be required where industrial structures are to be located adjacent to one another and where vehicle access is not required.
 - c. A twenty-five foot (25') rear yard shall be provided where structures and uses are to be separated.
 - 'd. A thirty foot (30') rear yard shall be provided adjacent to a dedicated street.

5.0 PLANNED DEVELOPMENT - GENERAL CONDITIONS

- 5.01 <u>Conformance to All Applicable Articles of the Prosper Zoning Ordinance:</u> Except as amended herein, this Planned Development shall conform to any and all applicable articles and sections of the Prosper Zoning Ordinance, Ordinance No.84-16, as it presently exists or may be amended.
- 5.02 <u>Procedure to be followed Throughout the Development of the Planned Development</u> <u>District:</u>
 - a. Zoning Plan: A Zoning plan is hereby attached and made a part of the approval for this Planned Development District. This plan, indicated as Exhibit "B" sets forth: (1) the approximate location of major thoroughfares; (2) overall property boundary description and (3) the designation of fifteen (15) Zoning Tracts identified by, numbers which correspond to tracts in this Exhibit "C".
 - b. <u>Conceptual Plan:</u> Prior to the development of any Zoning Tract, a Conceptual Plan shall be submitted for approval by the Planning and Zoning Commission and City Council. (It is the option of the applicant to submit a Development Plan in lieu of a Conceptual Plan).
 - A Residential Conceptual Plan shall be drawn to scale and show: (a) topography;
 (b) land uses including parks and open space; (c) streets; (d) lotting; (e) any thoroughfares; and (f) other features which graphically explain the standards and conditions set forth in this Exhibit and the proposed residential development. The Conceptual Plan may be submitted as a preliminary plat at the option of the applicant.

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ORDINANCE NO. 00-12

AN ORDINANCE AMENDING THE OFFICIAL ZONING MAP OF THE CITY OF PROSPER, TEXAS; AUTHORIZING THE USE OF CERTAIN PROPERTY IN ACCORDANCE WITH THE OFFICIAL ZONING MAP AS AMENDED AND DECLARING ITS EFFECTIVENESS.

WHEREAS AN APPLICATION TO CHANGE THE ZONING CLASSIFICATION FOR CERTAIN REAL PROPERTY LOCATED WITHIN THE CITY OF PROSPER, TEXAS HAS BEEN RECEIVED BY THE CITY COUNCIL, AND;

WHEREAS, DUE TO NOTIFICATION OF SAID APPLICATION WAS GIVEN AS IS REQUIRED BY LAW AND A PUBLIC HEARING WAS HELD ON SAID NOTICE, AND;

WHEREAS THE CITY COUNCIL HAS DULY CONSIDERED SAID APPLICATION AND ANY COMMENTS MADE AT SAID HEARING.

IT IS THEREFORE ORDAINED BY THE CITY COUNCIL OF THE CITY OF PROSPER, TEXAS:

SECTION 1: THE OFFICIAL ZONING MAP OF THE CITY OF PROSPER, TEXAS SHALL BE AMENDED BY CHANGING THE FOLLOWING DESCRIBED REAL PROPERTY FROM A CLASSIFICATION OF SINGLE FAMILY TO COMMERCIAL.

JOHN R. TUNNEY SURVEY, ABSTRACT NO. 916, CONTAINING 10.64 ACRES OF LAND IN COLLIN COUNTY, TEXAS.

SECTION 2: IT SHALL BE LAWFUL TO USE SAID PROPERTY FOR ANY USE PERMITTED IN THE COMMERCIAL CLASSIFICATION AS PROVIDED IN THE ORDINANCE OF THE CITY OF PROSPER, TEXAS.

SECTION 3: THE CITY ENGINEER IS HEREBY DIRECTED TO MAKE APPROPRIATE MODIFICATIONS TO THE OFFICIAL ZONING MAP OF THE CITY.

SECTION 4: THE CITY COUNCIL, HAVING DETERMINED THAT THE IMMEDIATE EFFECTIVENESS OF THE ORDINANCE IS NECESSARY TO THE PUBLIC WELFARE OF THE CITIZENS OF PROSPER, TEXAS. THIS ORDINANCE SHALL BECOME EFFECTIVE UPON ITS ACCEPTANCE BY THE CITY COUNCIL.

PASSED AND APPROVED THIS THE 18TH DAY OF APRIL 2000.

ENNIFER FINLEY, CITY SECREPARY H

STEPHENCO, COFFMAN

PUBLISHED IN THE MCKINNEY COURIER GAZETTE ON APRIL 21, 2000.



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4676 2183 **2000- 0054136**

TOWN OF PROSPER, TEXAS

ORDINANCE NO. 00-09

AN ORDINANCE AMENDING PROSPER'S ZONING ORDINANCE NO. 84-16; REZONING A TRACT OF LAND CONSISTING OF 412.809 ACRES, MORE OR LESS, SITUATED IN THE EDWARD BRADLEY SURVEY, ABSTRACT NO. 86 AND THE HARRISON JAMISON SURVEY, ABSTRACT NO. 480 IN THE TOWN OF PROSPER, COLLIN COUNTY, TEXAS HERETOFORE ZONED AGRICULTURE (A) IS REZONED PLANNED DEVELOPMENT (PD); DESCRIBING THE TRACT TO BE REZONED; PROVIDING FOR A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; PROVIDING FOR REPEALING, SAVINGS AND SEVERABILITY CLAUSES; PROVIDING FOR AN EFFECTIVE DATE OF THIS ORDINANCE; AND PROVIDING FOR THE PUBLICATION OF THE CAPTION HEREOF.

WHEREAS, the Town of Prosper, Texas ("Prosper") has received a request from

Dowdey, Anderson & Associates, Inc. to rezone 412.809 acres of land, more or less, situated in the Edward Bradley Survey, Abstract No. 86 and the Harrison Jamison Survey, Abstract No. 480

in Prosper, Collin County, Texas; and

WHEREAS, the Town Council of Prosper (the "Town Council") has investigated into

and determined that the facts contained in the request are true and correct; and

WHEREAS, all legal notices required for rezoning have been given in the manner and

form set forth by law, and public hearings have been held on the proposed rezoning and all other

requirements of notice and completion of such zoning procedures have been fulfilled; and

WHEREAS, the Town Council has further investigated into and determined that it will be

advantageous and beneficial to Prosper and its inhabitants to amend Prosper's Zoning Ordinance No. 84-16 and rezone this property as set forth below.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS:

ORDINANCE REZONING 412.809 ACRES TO PLANNED DEVELOPMENT - Page 1 ac/t mbox4/prosper/la cima.ord /041100

SECTION 1: Findings Incorporated. The findings set forth above are incorporated into the body of this Ordinance as if fully set forth herein.

SECTION 2: Amendments to Prosper's Zoning Ordinance No. 84-16. Prosper's Zoning Ordinance No. 84-16 is amended as follows: The zoning designation of the belowdescribed property containing 412.809 acres, more or less, situated in the Edward Bradley Survey, Abstract No. 86 and the Harrison Jamison Survey, Abstract No. 480 in Prosper, Collin County, Texas, (the "Property") and all streets, roads and alleyways contiguous and/or adjacent thereto are hereby rezoned as Planned Development (PD). Such property is divided into separate tracts which contain the following use classifications:

Tract 1 - 20.0 acres - Retail/Commercial/Office (COR)

Tract 2 - 109.7 acres - Retail/Commercial/Office (COR)

Tract 3 - 30.4 acres - Retail/Commercial/Office (COR)

Tract 4 - 189.309 acres - Single Family Residence -2 (SF-2)

Tract 5 - 63.4 acres - Multiple-Family Dwelling - 1 (MF-1)

The Property as a whole is more particularly described in Exhibit "A" attached hereto and incorporated herein for all purposes.

The development plans, standards, uses and schedules for the Property in this Planned Development District shall conform to, and comply with 1) the conceptual and/or site plan attached hereto as Exhibit "B", 2) the planned development standards attached hereto as Exhibit "C", 3) the statement of purpose and intent attached hereto as Exhibit "D", and 4) the development schedule attached hereto as "E". Exhibits "B", "C", "D" and "E" are incorporated herein for all purposes. Except as amended by this Ordinance, the development of the Property

ORDINANCE REZONING 412 809 ACRES TO PLANNED DEVELOPMENT - Page 2 ac/l:\mbox4\prosper\la cima.ord /041100

within this Planned Development District must comply with the requirements of all ordinances, rules and regulations of Prosper, as they currently exist or may be amended.

Three (3) original, official and identical copies of the zoning exhibit map are hereby adopted and shall be filed and maintained as follows:

a. Two (2) copies shall be filed with the Town Secretary and retained as the original records and shall not be changed in any manner.

b. One (1) copy shall be filed with the building inspector and shall be maintained upto-date by posting thereon all changes and subsequent amendments for observation, issuing building permits, certificates of compliance and occupancy and enforcing the zoning ordinance. Reproduction for information purposes may from time-to-time be made of the official zoning district map.

Written notice of any amendment to this Planned Development District shall be sent to all property owners within two hundred feet (200') of the specific area to be amended.

<u>SECTION 3</u>: <u>No Vested Interest/Repeal</u>. No developer or property owner shall acquire any vested interest in this Ordinance, the Planned Development Zone or in any other specific regulations contained herein. Any portion of this Ordinance may be repealed by the Town Council in the manner provided for by law.

<u>SECTION 4</u>: <u>Unlawful Use of Premises</u>. It shall be unlawful for any person, firm or corporation to make use of said premises in some manner other than as authorized by this Ordinance, and it shall be unlawful for any person, firm or corporation to construct on said premises any building that is not in conformity with the permissible uses under this Zoning Ordinance.

ORDINANCE REZONING 412.809 ACRES TO PLANNED DEVELOPMENT - Page 3 ae/l·mbox4.prosper\la cima ord /041100

SECTION 5: Penalty Provision. Any person, firm, corporation or business entity violating this Ordinance or any provision of Prosper's Zoning Ordinance No. 84-16, or as amended, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined a sum not exceeding Two Thousand Dollars (\$2,000.00). Each continuing day's violation under this Ordinance shall constitute a separate offense. The penal provisions imposed under this Ordinance shall not preclude Prosper from filing suit to enjoin the violation. Prosper retains all legal rights and remedies available to it pursuant to local, state and federal law.

SECTION 6: Savings/Repealing Clause. Prosper's Zoning Ordinance No. 84-16 shall remain in full force and effect, save and except as amended by this or any other Ordinance. All provisions of any ordinance in conflict with this Ordinance are hereby repealed to the extent they are in conflict; but such repeal shall not abate any pending prosecution for violation of the repealed ordinance, nor shall the repeal prevent a prosecution from being commenced for any violation if occurring prior to the repeal of the ordinance. Any remaining portions of said ordinances shall remain in full force and effect.

<u>SECTION 7</u>: <u>Severability</u>. Should any section, subsection, sentence, clause or phrase of this Ordinance be declared unconstitutional or invalid by a court of competent jurisdiction, it is expressly provided that any and all remaining portions of this Ordinance shall remain in full force and effect. Prosper hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses and phrases be declared unconstitutional or invalid.

<u>SECTION 8</u>: <u>Effective Date</u>. This Ordinance shall become effective from and after.its adoption and publication as required by law.

ORDINANCE REZONING 412.809 ACRES TO PLANNED DEVELOPMENT - Page 4 000291 ac/1 \mbox4\prosper\la cima.ord /041100

DULY PASSED AND APPROVED BY THE TOWN COUNCIL OF THE TOWN OF

PROSPER, TEXAS on this <u>get</u> day of <u>May</u> 2000.

STEPHEN COFFMAN, MAYOR

ATTESTED TO AND CORRECTLY RECORDED BY:

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APPROVED AS TO FORM:

Enniger JENNIFER FINLEY Town Secretary

ABERNATHY, ROEDER, BOYD, & JOPLIN, P.C. RICHARD M. ABERNATHY REBECCA BREWER Town Attorneys

DATE OF PUBLICATION: 4-21-12, in the MCKINNEY COULDER CIGZE HC

ORDINANCE REZONING 412.809 ACRES TO PLANNED DEVELOPMENT - Page 5 ae/l \mbox4\prosper\la cima.ord /041100

EXHIBIT "A"

DESCRIPTION

BEING a tract of land situated in the EDWARD BRADLEY SURVEY, ABSTRACT NO. 86, and the HARRISON JAMISON SURVEY, ABSTRACT NO. 480, in the Town of Prosper, Collin County, Texas, and being part of a called 872.746 acre tract of land described as Tract One in a deed to Mustang-Midway Plano, Ltd., recorded as County Clerk's Document Number 96-0038753 of the Official Public Records of Real Property of Collin County, Texas, and being more particularly described as follows:

BEGINNING at a 100-penny nail found in the center of County Road No. 78 for the most northerly northwest corner of said 872.746 acre tract and the northeast corner of a called 27.672 acre tract of land described as Tract Nine in a deed to 183 Land Corporation, Inc., recorded as County Clerk's Document Number 97-0005168 of said Deed Records;

THENCE North 88 degrees 58 minutes 10 seconds East, along the center of County Road No. 78 and the north line of said 872.746 acre tract, a distance of 1335.56 feet to a 1/2-inch iron rod found for an angle point at the southwest corner of a called 50.923 acre tract of land described in a Substitute Trustee's deed to Robert S. Folsom recorded in Volume 2998, Page 935 of said Official Public Records;

THENCE North 88 degrees 49 minutes 19 seconds East, continuing along the north line of said 872.746 acre tract and the center of County Road No. 78, a distance of 378.09 feet to a 1/2-inch iron rod set in the west line of a tract of land described in a deed to the Town of Prosper recorded as County Clerk's Document Number 96-0090462;

THENCE South 18 degrees 36 minutes 00 seconds West, along the west line of said Town of Prosper tract and generally along a fence, a distance of 352.42 feet to the southwest corner of said Town of Prosper tract, from which a bent 5/8-inch iron rod found bears North 22 degrees 15 minutes 43 seconds East, 2.22 feet;

THENCE North 88 degrees 49 minutes 19 seconds East, along the south line of said Town of Prosper tract, a distance of 372.00 feet to the southeast corner of said Town of Prosper tract, in the west line of a 100-foot wide easement to Texas Power & Light Company recorded in Volume 493, Page 96 of said Deed Records, from which a 1/2-inch iron rod found bears South 88 degrees 49 minutes 27 seconds West, 0.91 feet;

THENCE South 18 degrees 36 minutes 00 seconds West, along the west line of said easement, a distance of 2575.53 feet to a 1/2-inch iron rod set for an angle point in said easement;

THENCE South 04 degrees 28 minutes 23 seconds West, continuing along the west line of said easement, a distance of 1444.62 feet to a 1/2-inch iron rod set in the prolongation of the north line of a called 41.166 acre tract of land described in a deed to Carol Tung recorded in Volume 1326, Page 351 of said Official Public Records;

THENCE North 88 degrees 34 minutes 45 seconds East, along the prolongation of the north line of said Tung tract, a distance of 3413.31 feet to a point in the southeast line of a 170' wide easement to T. P. & L. Co. recorded in Volume 805, Page 413 of said Official Public Records;



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THENCE North 49 degrees 48 minutes 07 seconds East, along the southeast line of said T. P. & L. Co. easement, a distance of 2996.71 feet to a point in the east boundary of said 872.746 acre tract and in the center of County Road No. 74;

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THENCE South 01 degree 47 minutes 13 seconds East, along the east boundary of said 872.746 acre tract and the west line of a called 645.426 acre tract of land described in a deed to ASG Prosper, Ltd., recorded as County Clerk's Document Number 95-0019108 in said Land Records, and generally along the center of County Road No. 74, a distance of 457.95 feet to a 1/2-inch iron rod found for corner;

THENCE South 00 degrees 59 minutes 59 seconds East, continuing along the east line of said 872.746 acre tract and the west line of said ASG Prosper tract, and generally along the center of County Road No. 74, a distance of 2395.70 feet to a point in the north line of U. S. Highway No. 380 (variable right-of-way);

THENCE westerly, along the north boundary of U. S. Highway No. 380 the following courses and distances:

South 89 degrees 00 minutes 03 seconds West, a distance of 17.23 feet;

South 37 degrees 51 minutes 37 seconds West, a distance of 113.05 feet;

South 88 degrees 37 minutes 20 seconds West, a distance of 3205.91 feet to a Texas Department of Transportation (TxDOT) monument found for corner;

North 88 degrees 30 minutes 58 seconds West, a distance of 200.27 feet to a TxDOT monument found for corner;

South 88 degrees 38 minutes 25 seconds West, a distance of 300.04 feet to a 3/4-inch iron rod found for corner;

North 85 degrees 39 minutes 02 seconds West, a distance of 100.45 feet to a TxDOT monument found for corner;

South 88 degrees 37 minutes 24 seconds West, a distance of 400.01 feet to a 5/8-inch iron rod found for corner;

South 85 degrees 46 minutes 19 seconds West, a distance of 200.45 feet to a TxDOT monument found for corner;

South 88 degrees 37 minutes 52 seconds West, a distance of 500.01 feet to a TxDOT monument found for corner;

South 82 degrees 55 minutes 06 seconds West, a distance of 100.51 feet to a 5/8-inch iron rod found for corner;

South 88 degrees 37 minutes 05 seconds West, a distance of 699.94 feet to a 1/2-inch iron rod set for corner;

North 89 degrees 42 minutes 40 seconds West, a distance of 514.26 feet to a TxDOT monument found in the east line of said Tung tract;

THENCE North 01 degree 44 minutes 11 seconds West, along the east line of said Tung tract and the most southerly west line of said 872.746-acre tract, a distance of 1044.31 feet to a 1/2-inch iron rod found for the northeast corner of said Tung tract and a re-entrant corner of said 872.746-acre tract;



THENCE South 88 degrees 34 minutes 45 seconds West, along the north line of said Tung tract and the most westerly south line of said 872.746 acre tract, a distance of 1657.60 feet to a 1/2-inch iron found in the center of County Road No. 73 and the east line of a tract of land described as Tract Ten in said deed to 183 Land Corporation, Inc., for the northwest corner of said Tung tract and the most westerly southwest corner of said 872.746 acre tract;

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THENCE North 01 degree 25 minutes 16 seconds West, along the westerly boundary of said 872.746 acre tract and the east line of said tract Ten and along the center of County Road No. 73, a distance of 2045.94 feet to a 60-penny nail found in the easterly boundary of State Highway No. 289 right-of-way;

THENCE North 89 degrees 06 minutes 01 second East, along said State Highway No. 289 right-of-way and continuing along the westerly boundary of said 872.746-acre tract, a distance of 19.49 feet;

THENCE North 06 degrees 31 minutes 45 seconds East, continuing along the westerly boundary of said 872.746 acre tract and said State Highway No. 289 right-of-way, a distance of 302.86 feet to a wood right-of-way marker;

THENCE North 12 degrees 37 minutes 24 seconds West, continuing along the westerly boundary of said 872.746 acre tract and said State Highway No. 289 right-of-way, a distance of 203.02 feet to a bent right-of-way marker;

THENCE North 00 degrees 58 minutes 02 seconds West, continuing along the westerly boundary of said 872.746 acre tract and said State Highway No. 289 right-of-way, a distance of 86.34 feet to a wood right-of-way marker;

THENCE North 39 degrees 17 minutes 26 seconds East, a distance of 26.86 feet to a wood right-of-way marker;

THENCE North 88 degrees 28 minutes 09 seconds East, continuing along the westerly boundary of said 872.746 acre tract, a distance of 1277.41 feet to a fence corner post for corner;

THENCE North 01 degree 58 minutes 28 seconds West, along the east line of said Tract Nine and the most northerly west line of said 872.746 acre tract, a distance of 1546.33 feet to the POINT OF BEGINNING and containing 412.809 acres of land, more or less.



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Exhibit "C"

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Planned Development District Development Standards

Applicant:

Dowdey, Anderson and Associates, Inc. Planning and Engineering 5225 Village Creek Parkway Suite 200 Plano, Texas 75093 (972)931-0694 (972)931-9538 Fax

Owner:

Mustang-Midway Plano, Ltd. By Folsom Properties, Inc., General Partner 16475 Dallas Parkway, Suite 800 Dallas, Texas 75248 (972)931-7400 (972) 250-1812 Fax

May 2000

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PLANNED DEVELOPMENT DISTRICT STANDARDS

- 1.01 Planned Development District Corridor District Tracts 1, 2, and 3
 - **<u>1.</u>** <u>**General Description:**</u> The Corridor District (COR) tract will provide the ability to encourage and accommodate the development of office, retail and commercial center(s).
 - **2.** <u>**Permitted Uses:**</u> The following uses are permitted within Tracts 1, 2, and 3 of the Planned Development District:

Antique shops - indoor display only Apparel distribution centers Appliance stores Artist material and supplies Auto laundries/car wash facilities Auto parts sales - no outdoor storage/display Automobile parking lots and parking garages Automobile sales, service, and leasing Baby shops Baker and confectionery shops Banks, savings and loan and credit unions - with and without drive-thru services Barber/beauty shops Beverage stores - in accordance with other applicable City of Prosper, Texas Ordinances as they presently exist or may be amended Advertising signs - permitted in compliance with the City of Prosper, Texas Sign Ordinance as it presently exists or may be amended Book and stationery shops Bus stops **Business services** Cafeterias Camera shops Candy and cake shops Catering establishments Churches/rectories

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Cleaning, dyeing, pressing, pick-up and collection agencies Clothing and apparel stores Clothing, footwear, and textile centers Collection agencies Commercial amusement enterprises - indoor and outdoor (excluding drivein theaters) Computer centers Computer sales, service, and repairs Computer training facilities Concrete batch plants - temporary and incidental to on-site construction Convenience stores Convenience stores with gas service Convention facilities Copy services Corporate and professional office facilities and headquarters Gift shops Dairy products and Ice cream stores Day care centers for children Delicatessens Department stores Dinner theaters Distribution centers and showrooms - no outdoor storage unless screened Drapery shops Dress shops Drug stores/pharmacies Dry goods stores Electronic product sales Electronic security facilities Feed stores **Financial institutions** Fitness and health centers Florist and garden shops Food product distribution centers Fraternal organizations, lodges, and civic clubs Funeral homes and mortuaries Furniture, home furnishings and equipment showrooms and sales Furniture stores General merchandise stores Governmental and utility agencies, offices and facilities - no outdoor storage unless screened Greenhouse and nursery facilities - sales permitted Grocery stores and supermarkets Guard and patrol services

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Hardware and building materials stores - no outdoor storage unless screened Health product sales Hospitals and emergency centers Interior decorating stores Jewelry stores Key shops/locksmiths Laboratories - testing and experimentation - emissions of hazardous or toxic chemicals shall be prohibited Laundry and dry cleaning establishments Leather good shops Meat markets - no slaughter houses or packing plants Medical equipment showrooms Medical and health care facilities Museums, libraries, art schools, and art galleries Musical instrument sales Newspaper and magazine sales Newspaper printing centers Novelty/notion stores Offices - professional, administrative and general offices - including but not limited to, doctors, optometrists, psychiatrist, attorneys, architects, engineers, planners, travel agents, advertising, insurance, and real estate offices Office showroom facilities - sales permitted Office businesses Office equipment repairs and maintenance Office supplies and sales Paint stores Parks, playgrounds, recreational facilities, and community centers Pest control/exterminating shops - emissions of hazardous or toxic chemicals shall be prohibited Pet grooming and supplies Pet shops Photographic services Play equipment - sales and display Post office facilities Printing and duplicating establishments Private club facilities - in accordance with other applicable City of Prosper, Texas Ordinances as they presently exist or may be amended Radio and televisions sales and service Radio and television studios and broadcasting facilities Recreation centers - public and private Restaurants Restaurants - with drive-in/drive-thru service

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Retail sales Retail shops and stores Schools - public or state accredited Scientific/research facilities - emissions of hazardous r toxic chemicals shall be prohibited Securities and commodities offices - including, but not limited to, brokers, dealers, underwriters, exchange offices and similar offices Service stations full service (including bays) Service stations - self service Sewing machine sales and services Shoe and boot sales and repair stores Shopping centers/malls Sign sales, sign installation to be in compliance with the City of Prosper, Texas Sign Ordinance as it presently exists or may be amended Small enclosed machinery sales and services - service and repair facilities to be under roof and enclosed Small truck sales and leasing Specialty shops and boutiques Sporting good sales Storage facilities and uses customarily incidental to the primary, permitted uses Studios - art, photography, music, dance, gymnastics, health, etc. Tailor shops Theaters - indoor Theatrical centers Tire dealer - no outdoor storage Toy stores Trade and commercial schools Travel bureaus Trophies and awards shops Utility distribution systems and facilities Variety stores Veterinarian clinics and kennels - limited to small animals (no outside runs) Watch making shops Accessory building and uses customarily incidental to the permitted uses Temporary building and uses incidental to construction work on the premises to be removed upon completion or abandonment of construction work Uses similar to the above-mentioned uses, provided the Prosper City Council approves said uses prior to the issuance of a building permit

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- 1.03 <u>Non-Permitted Uses</u>: For clarity, the following uses are specifically not permitted within Tracts 1, 2, and 3 of the Planned Development District.
 - 1. Multiple-Family Residences
 - 2. Light Industrial Uses
 - 3. Single Family Residences
- 1.04 **<u>Building Materials</u>**: All main buildings shall have an exterior finish of glass, stone, stucco, brick, tile, concrete, exterior wood or similar materials or any combination thereof. The use of wood as a primary, exterior building material shall be limited to a maximum of twenty-five (25) percent of the total exterior wall surfaces.
- 1.05 <u>Building Heights</u>: The maximum permitted height of all buildings within the commercial tracts of the Planned Development District shall be as outlined in Section 11, Height Regulations, of the City of Prosper Zoning Ordinance, No. 84-16.
- 1.06 **Front Yard:** There shall be a front yard having a depth of not less than twentyfive (25) feet. Front yard setbacks are required on both streets for corner lots.
- 1.07 Side Yard: Side yard requirements for commercial the tracts shall be as outlined in Section 10, Area Regulation, of the City of Prosper Zoning Ordinance, No. 84-16, under the heading of Side Yards.
- 1.08 <u>Rear Yard</u>: Rear yard requirements for commercial the tracts shall be as outlined in Section 10, Area Regulation, of the City of Prosper Zoning Ordinance, No. 84-16, under the heading of Rear Yards.
- 1.09 **Landscape Plans:** Landscape plans for proposed development areas shall be submitted in accordance with the City of Prosper Landscape Code as it presently exists at the time this Planned Development District is approved.
- 1.10 Screening: A six (6) foot screening wall shall be provided between areas developed for residential uses. The commercial user shall be responsible for the construction and maintenance of the six (6) foot screening wall. This screening wall shall be constructed at the time a commercial property is developed and shall only be required adjacent to the specific commercial property that is being developed.

The above referenced six (6) foot screening wall shall be constructed of stone, brick, or similar materials or any combination thereof.

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- 1.11 **Floor to Area Ratio (FAR):** The permitted floor area of all buildings located within the commercial tract shall be 5:1 (floor area ratio).
- 1.12 **<u>Required Parking</u>:** Parking shall be provided in accordance with Section 12,Off-Street Parking Regulations of the City of Prosper Zoning Ordinance, No. 84-16.
- 1.13 **Land Area Permitted:** The amount of acreage permitted in Tract 1 shall not exceed twenty (20) acres net of right-of-way dedications. The amount of acreage permitted in Tract 2 shall not exceed one hundred ten (110) acres net of right-of-way dedications. The amount of acreage permitted in Tract 3 shall not exceed thirty-one (31) acres net of right-of-way dedications.
- 1.14 <u>Commencement of Multi-Family Development</u>: Development of Multi-Family product cannot begin until twenty-one (21) acres of Retail/Commercial Development has commenced on Tracts 2 and 3 of the Planned Development District.
- 2.0 Planned Development District Single Family Residence-2 Tract 4

2.01 General Description:

The Residential Tract is intended to accommodate single family residential uses. The residential units will be comprised of Single Family Residence-2 (SF-2) products. Development standards for each of the aforementioned housing type are outlined within this text.

- 2.02 **Permitted Uses:** Land uses permitted within the PD are as follows:
 - a. Residential units as described herein.
 - b. Private or public recreation facilities.
 - c. Churches/rectories.
 - d. Schools public, private, or state accredited.
 - e. Parks, playgrounds and neighborhood recreation facilities including, but not limited to, swimming pools, clubhouse facilities and tennis courts.
 - f. Fire stations, police stations, and public safety facilities.
 - g. Real estate sales offices during the development and marketing of the Planned Development.
 - h. Public streets and private streets.
 - i. Electronic security facilities including gatehouse and control counter.
 - j. Accessory buildings and uses customarily incidental to the permitted uses.
 - k. Temporary buildings and uses incidental to construction work on the
 - premises, which shall be removed upon completion.
 - 1. Municipal service centers.

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- 2.03 **<u>Required Parking</u>**: Parking shall be provided in accordance with Section 12,Off-Street Parking Regulations of the City of Prosper Zoning Ordinance, No. 84-16.
- 2.04 **<u>Building Materials</u>**: A minimum of seventy-five (75) percent of the total exterior wall surfaces of all main buildings shall have an exterior finish of glass, stone, stucco, tile, brick, cementitious fiberboard, or similar materials, as approved by the PD Architectural Review Committee (ARC), or any combination thereof. The use of wood as a primary, exterior building material shall be limited to a maximum of twenty-five (25) percent of the total wall surfaces.
- 2.05 <u>Single-Family-2</u>: Single-Family-2 units are a form of single family, detached housing. This residential type will consist of larger units and lots, having access and frontage on a public or private street. Building and area requirements are as follows:
 - a. Lot Area: The minimum area of any lot shall be ten thousand (10,000) square feet.
 - b. Lot Coverage: In no case shall more than forty-five (45) percent of the total lot area be covered by the combined area of the main buildings and accessory buildings. Swimming pools, spas, deck, patios, porches, driveways, walks, and other paved areas shall not be included in determining maximum lot coverage.
 - c. Lot Width: The minimum width of any lot shall not be less than eighty (80) feet at the front building line of the lot, except that lots at the terminus of a cul-de-sac or along street elbows/eyebrows may have a minimum width of seventy (70) feet along the arc at the front building line; provided all other requirements of this section are fulfilled. Building lines may be staggered or set back at a greater distance from the right-of-way.
 - d. Lot Depth: The minimum depth of any lot shall be one hundred ten (110) feet, except that a lot at the terminus of a cul-de-sac or along street elbows/eyebrows may have a minimum lot depth, measured at mid-point on front and rear lot lines, of one hundred (100) feet; provided all other requirements of this section are fulfilled.
 - e. Front Yard: The <u>minimum</u> depth of the front yard shall be twenty-five (25) feet. Front yard setbacks may vary in depth into the lots, but in no case shall be less than twenty-five (25) feet. Front porches, roof eaves, chimneys and other similar architectural elements may extend into the front yard.
 - f. Side Yard: The minimum side yard on each side of a lot shall be seven (7) feet. A side yard for all corner lots shall not be less than fifteen (15) feet. Roof eaves, chimneys and other similar architectural elements may extend into the side yard. Lots adjacent to a six (6) foot sidewalk in an increased

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parkway shall be required to have a minimum side yard adjacent to the right-of-way of seven (7) feet.

- g. Rear Yard: The minimum depth of the rear yard shall be ten (10) feet for main buildings. Accessory structures shall have a minimum rear yard setback of two (2) feet.
- **Building Height:** Buildings shall be a maximum of two and one-half (2 ¹/₂) stories.

3.0 Planned Development District - Multiple-Family Dwelling Tract 5

- 3.01 <u>General Description</u>: Multiple Family units are attached units. These units will consist of flats (single level units) and studio (two to three level units), or a combination thereof. Access shall be allowed from access drives or parking areas connecting to adjacent public or private streets. Requirements for the multiple family development shall be governed by standards as described below.
- 3.02 **Permitted Uses:** All uses identified in Section 9, Use of Land and Buildings, of the City of Prosper Zoning Ordinance, No. 84-16, under the heading of Multiple Family Residence -1 (MF-1) Dwelling shall be permitted within Tract 5 as indicated on the Zoning Exhibit.
- 3.03 **Non-Permitted Uses:** Single family residences and two family residences shall not be permitted within Tract 5 of the Planned Development District.
- 3.04 **Density:** The allowed density for Tract 5 shall be fifteen (15) units per gross acre of land.
- 3.05 **<u>Required Parking</u>**: Parking requirements for multi-family developments shall be provided in accordance with Section 12,Off-Street Parking Regulations of the City of Prosper Zoning Ordinance, No. 84-16.
- 3.06 **Building Materials:** All multi-family structures shall have an exterior finish of glass, stone, stucco, brick, tile, exterior wood or similar materials (as approved by the Prosper City Council) or any combination thereof. The use of wood as a primary, exterior building material shall be limited to a maximum of twenty-five (25) percent of the total exterior wall surfaces.
- 3.07 <u>General Requirements</u>: Unless otherwise approved by the Prosper City Council or their designee, a six (6) foot screening fence shall be constructed by the Owner and/or Developer of the multi-family property between areas developed for multifamily uses and those areas developed for single family residential uses. The above referenced six (6) foot screening fence shall be constructed of exterior

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wood, stone, stucco, brick, tile, concrete, or similar materials or any combination thereof. Design of the aforementioned screening fence shall be approved by the City at the time of Site Plan approval.

- 3.08 <u>Minimum Dwelling Size</u>: The minimum floor area for multi-family units shall be six hundred fifty (650) square feet, exclusive of garages, open breezeways, and porticos.
- 3.09 Lot Area: The minimum area of any multi-family lot shall be ten thousand (10,000) square feet.
- 3.10 **Lot Coverage:** In no case shall more than forty-five (45) percent of the total lot area be covered by the combined area of the main buildings and accessory buildings.
- 3.11 Lot Width: The width of any lot shall not be less than eighty (80) feet.
- 3.12 **Lot Depth:** The minimum depth of any lot shall not be less than one hundred twenty (120) feet.
- 3.13 Front Yard: The minimum dept of the front yard shall be twenty-five (25) feet.
- 3.14 Side Yard: The minimum side yard on each side of the lot shall be fifteen (15) feet. A side yard adjacent to a street shall be a minimum of twenty-five (25) feet. A building separation of fifteen (15) feet shall be provided between multi-family structures. A minimum side yard of sixty (60) feet shall be required where units abut a single family zoning district, unless the multi-family units are less than two (2) stories in height.
- 3.15 **<u>Rear Yard</u>**: The minimum depth of the rear yard shall be twenty (20) feet. A minimum rear yard of sixty (60) feet shall be required where units abut a single family zoning district, unless the multi-family units are less than two (2) stories in height.
- 3.16 **Building Height:** The permitted height of all multi-family structures shall not exceed three (3) stories; provided, however, no multi-family structure shall exceed two (2) stories when located one hundred fifty (150) feet or less from a single family zoning district, unless otherwise approved by the City.
- 4.0 Planned Development District General Conditions
 - 4.01 <u>Conformance to All Applicable Articles of the City of Prosper Zoning</u> <u>Ordinance:</u> Except as amended herein, this Planned Development District shall

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conform to any and all applicable articles and sections of the City of Prosper Zoning Ordinance, No. 84-16, as it presently exists.

- 4.02 <u>Amenity Center</u>: The Developer for the Planned Development District shall provide for an amenity center which may include, but not be limited to a swimming pool, cabana, and landscaping to be owned, operated, and maintained by a property owner's association.
- 4.03 **Zoning Exhibit:** A Zoning Exhibit is hereby attached and made a part of the ordinance. It establishes the most general guidelines for the district by identifying the land use types, approximate thoroughfare locations and project boundaries and illustrates the integration of these elements into a master plan for the whole district.
- 4.04 <u>Streets</u>: Residential streets shall consist of a fifty (50) foot right-of-way with a twenty-seven (27) foot paving section (b-b).
- 4.05 <u>Maintenance of Facilities</u>: The Owner(s) shall establish, with each preliminary plat submittal, a property owner's association, membership association or other designation that will be responsible for the improvement and maintenance of all common areas and/or common facilities contained within the area of the Planned Development District.
- 4.06 **Sidewalks:** A four (4) foot sidewalk within the street right-of-way shall be provided at the front of all single family residential lots. Corner lots shall also provide the aforementioned requirement.

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EXHIBIT "D"

DOWDEY, ANDERSON & ASSOCIATION, INC. LA CIMA STATEMENT OF INTENT AND PURPOSE

The purpose and intent of this planned development district is to provide a high quality of mixed residential, commercial and industrial uses that are compatible with the physical location of the property and the natural characteristics of the property. The commercial and industrial land uses for the overall property were planned due to the property's location adjacent to SH 380, SH 289, Business 289 and future major thoroughfares to include the North Dallas Tollway extension. The residential land uses were considered in the land plan relative to their location adjacent to existing residential and public school property and in locations with natural features supporting quality residential neighborhoods.

EXHIBIT "E"

DOWDEY, ANDERSON & ASSOCIATION, INC. LA CIMA DEVELOPMENT SCHEDULE

The development schedule for the approximate four-hundred, fifteen (415) acres will be phased over the next ten (10) to fifteen (15) years and is primarily dependent on the marketability of the highest and best use of the land for the respective land tracts.

The commercial tracts vary in size and location. It is conceivable that the larger commercial land tracts along Preston Road will be held for longer amounts of time in order to reserve their use for commercial development that is commensurate with larger mixed use developments when the market so demands. The development of commercial land tracts adjacent to the future North Dallas Tollway extension will be dependent on the future extension of the Tollway and the demand for quality commercial development. On the other hand, there may be more immediate opportunities to facilitate commercial service uses on smaller tracts of land required to serve the communities needs.

There exists immediate market demands for affluent single family residences in the land tract adjacent to the Prosper school land. The multi-family tracts of land will be developed according to the Planned Development Ordinance and at such time as it is feasible to deliver quality multifamily housing.

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TOWN OF PROSPER

AN ORDINANCE AMENDING PROSPER'S ZONING ORDINANCE NO. 84-16; REZONING A TRACT OF LAND CONSISTING OF 37.789 ACRES, MORE OR LESS, SITUATED IN THE WILLIAM BUTLER SURVEY, ABSTRACT NO. 112 IN THE TOWN OF PROSPER, COLLIN COUNTY, TEXAS HERETOFORE ZONED AS SINGLE-FAMILY RESIDENCE DISTRICT-1 (SF-1) UPON ITS ANNEXATION AND IS TO BE REZONED AS PLANNED DEVELOPMENT; DESCRIBING THE TRACT TO BE REZONED; PROVIDING FOR A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; PROVIDING FOR REPEALING, SAVING AND SEVERABILITY CLAUSES; PROVIDING FOR AN EFFECTIVE DATE OF THIS ORDINANCE; AND PROVIDING FOR THE PUBLICATION OF THE CAPTION HEREOF.

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WHEREAS, the Town of Prosper, Texas ("Prosper") has received a request from Stuart Jackson to rezone 37.789 acres of land, more or less, situated in the William Butler Survey, Abstract No. 112 in the town of Prosper, Collin County, Texas ("Prosper"); and

WHEREAS, the Town Council of Prosper (the "Town Council") has investigated into and determined that the facts contained in the request are true and correct; and

WHEREAS, all legal notices required for rezoning have been given in the manner

and form set forth by law, and public hearings have been held on the proposed rezoning

and all other requirements of notice and completion of such zoning procedures have been fulfilled; and

WHEREAS, the Town Council has further investigated into and determined that it will be advantageous and beneficial to Prosper and its inhabitants to rezone this property as set forth below.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS:

SECTION 1: The findings set forth above are incorporated into the body of this Ordinance as if fully set forth herein.

SECTION 2: The zoning designation of the below-described property containing 37.789, more or less, situated in the William Butler Survey, Abstract No 112 in the Town of Prosper, Collin County, Texas, (the "Property") and all streets, roads and alleyways contiguous and/or adjacent thereto is hereby rezoned as Planned Development District.

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Three original, official and identical copies of the zoning exhibit map are hereby adopted and shall be filed and maintained as follows:

a. Two (2) copies shall be filed with the Town Secretary and retained as original records and shall not be changed in any matter.

b. One (1) copy shall be filed with the building inspector and shall be maintained up-to-date by posting thereon all changes and subsequent amendments for observation, issuing building permits, certificates of compliance and occupancy and enforcing the zoning ordinance. Reproduction for information purposes may from timeto-time be made of the official zoning district map.

Written notice of any amendment to this Planned Development District shall be sent to all property owners within two hundred feet (200') of the specific area to be amended.

<u>SECTION 3</u>: No developer or property owner shall acquire any vested interest in this Ordinance or in any other specific regulations contained herein. Any portion of this Ordinance may be repealed by the Town Council in the manner provided for by law.

SECTION 4: It shall be unlawful for any person, firm or corporation to make use of said premises in some manner other than as authorized by this Ordinance, and shall be unlawful for any person, firm or corporation to construct on said premises any building that is not in conformity with the permissible uses under this Zoning Ordinance.

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SECTION 5: PENALTY PROVISION. Any person, firm, corporation or business entity violating this Ordinance or any provision of Prosper's Zoning Ordinance No. 84-16, or as amended, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined any sum not exceeding Two Thousand Dollars (\$2000.00). Each continuing day's violation under this Ordinance shall constitute a separate offense. The penal provisions imposed under this Ordinance shall not preclude Prosper from filing suit to enjoin the violation. Prosper retains all legal rights and remedies available to it pursuant to local, state and federal law.

SECTION 6: SEVERABILITY. Should any section, subsection, sentence, clause or phrase of this Ordinance be declared unconstitutional or invalid by a court of competent jurisdiction, it is expressly provided that any and all remaining portions of this Ordinance shall remain in full force and effect. Prosper hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses and phrases be declared unconstitutional or invalid.

SECTION 7: All ordinances in conflict herewith are repealed to the extent they are in conflict. Any remaining portions of said ordinances shall remain in full force and effect.

<u>SECTION 8</u>: This Ordinance shall become effective from and after its adoption and publications as required by the Town Charter and by law



APPROVED AS TO FORM:

sm Jim Dunmire

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Mayor

ATTESTED TO AND CORRECTLY RECORDED BY:

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yos Amber Phillips Town Secretary

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DATE OF PUBLICATION: May 31. 2001. McKinney Courier Gazette.

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NORTHRIDGE

Planned Development District

Development Standards

Applicant:

Sterling Projects, Inc. 8235 Douglas Ave. Suite 800, LB 78 Dallas, TX 75225

Owner:

Sterling Projects, Inc. 8235 Douglas Ave. Suite 800, LB 78 Dallas, TX 75225

PLANNED DEVELOPMENT DISTRICT -- SINGLE FAMILY RESIDENCE-2

1. **GENERAL CONDITIONS**

- 1.01 <u>Action</u>: Approval of the 107 lots Northridge Addition of the William Butler survey, Abstract No. 112 located in the Town of Prosper, Collin County, Texas (the "<u>Northridge Addition</u>") as a planned development (the "<u>PD</u>").
- 1.02 <u>General Description</u>: The Northridge Addition is intended to accommodate single-family residential uses. The residential units will be comprised of Single Family Residence-2 ("<u>SF-2</u>") products. Development standards for each of the aforementioned housing type are outlined within this text.
- 1.03 **<u>Permitted Uses</u>**: Land uses permitted within the PD are as follows:
 - Residential units as described herein and related utilities
 - Private recreation facilities HOA maintained
 - Parks, playgrounds and neighborhood recreation facilities including, but not limited to, swimming pools, clubhouse facilities and tennis courts
 - Real estate sales offices during the development and marketing of the Planned Development
 - Public streets
 - Accessory buildings and uses customarily incidental to the permitted uses
 - Temporary buildings and uses incidental to construction work on the premises, which shall be removed upon completion
- 1.04 <u>Required Parking</u>: Parking shall be provided in accordance with Section 12, Off-Street Parking Regulations of the Town of Prosper Zoning Ordinance, No. 84-16.
- 1.05 <u>Screening</u>: Prior to the completion of the improvements to Northridge Addition, Sterling shall commence construction of a living screen along the South property line of the seven lots located along the southern end of the Northridge Addition adjacent to County Road 78. The living screen shall be designed by Sterling and comprised of plants chosen by Sterling in its reasonable discretion in accordance with the Corridor Ordinance No. 99-24. Living screens shall be landscaped as follows:
 - a. (1) 3" caliper canopy tree per every 100 l.f. of frontage. Trees may be grouped in clusters.
 - b. A continuous landscape screen utilizing a minimum 5-gallon plant material planted no more than 30" on center.
 - c. All landscaping, including turf shall be watered by an underground automatic irrigation system.
 - d. Low terms, maximum 3'-0" ht. and 4:1 maximum slope, are encouraged.

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Sterling will not be required to construct any screening along County Road 77.

- 1.06 <u>Single-Family-2</u>: The SF-2 units are a form of single family, detached housing. This residential type will consist of larger units and lots, having access and frontage on a public street. The building and area requirements applicable to SF-2 are as follows:
 - a. <u>Minimum Dwelling Size</u>: The minimum area of the main building shall be two thousand two hundred (2,200) square feet, exclusive of garages, breezeways and porticos.
 - b. Lot Area: The minimum area of any lot shall be ten thousand (10,000) square feet.
 - c. Lot Coverage: In no case shall more than forty (40%) percent of the total lot area be covered by the combined area of the main buildings and accessory buildings. Swimming pools, spas, deck, patios, porches, driveways, walks, and other paved areas shall not be included in determining maximum lot coverage.
 - d. Lot Width: The minimum width of any lot shall not be less than eighty (80) feet at the front building line of the lot, except that lots at the terminus of a cul-de-sac or along street elbows/eyebrows may have a minimum width of seventy (70) feet along the arc at the front building line; provided all other requirements of this section are fulfilled. Lots on the North side of Meadow Run Circle shall have a minimum width of seventy-five (75) feet. Building lines may be staggered or set back at a greater distance from the right-of-way
 - e. Lot Depth: The minimum depth of any lot shall be one hundred ten (110) feet, except that a lot at the terminus of a cul-de-sac or along street elbows/eyebrows may have a minimum lot depth, measured at mid-point on front and rear lot lines, of one hundred (100) feet; provided all other requirements of this section are fulfilled.
 - Front Yard: The minimum depth of the front yard shall be twenty-five (25) feet. Front yard setbacks may vary in depth into the lots, but in no case shall be less than twenty-five (25) feet. Eaves and roof extensions may project into the required front yard for a distance not to exceed four (4) feet.
 - g. Side Yard: The minimum side yard on each side of a lot shall be seven
 (7) feet. A side yard for all corner lots shall not be less than ten (10) feet. Roof eaves may extend into the side yard.
 - h. **Rear Yard**: The minimum depth of the rear yard shall be twenty feet (20'). The minimum depth of the rear yard may be reduced to fifteen (15) feet when a detached garage is utilized. Angled and corner lots may require a variance to the rear yard size due to their dimensions. In this instance, the builder will come to the council for a variance. The twenty-foot (20') rear yard will still apply to the main structure of the house. Accessory structures shall be of the same exterior material as the main building and follow the min rear yard set back of fifteen (15') feet.

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- i. **Building Height**: Buildings shall be a maximum of two and one-half (2¹/₂) stories.
- 1.07 <u>Conformance to All Applicable Articles of the Town of Prosper Zoning</u> <u>Ordinance</u>: Except as amended herein, this Planned Development District shall conform to any and all applicable articles and sections of the Town of Prosper Zoning Ordinance, No. 84-16, as it presently exists or may be amended.
- 1.08 <u>Streets</u>: Residential streets shall consist of a fifty (50) foot right-of-way with a thirty-one (31) foot paving section (back of curb to back of curb), with a concrete curb (lay down curb style) and gutter. Street signage shall bear the Prosper logo.
- 1.09 **Sprinkler Fire Protection**: Any structure constructed with a square footage area over 6,000 square feet of under roof space shall have a fire sprinkler system in accordance with UBC standards.
- 1.10 **<u>Roof Materials</u>**: Wood roof material is not allowed.

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- 1.11 Sidewalks: The builders shall be required to construct a four-foot (4') wide sidewalk on each side of all residential streets and incorporating wheel chair ramps. A 15' ROW shall be dedicated to the town of Prosper along the western boundary, and wholly within, an existing 50' TP&L easement, subject to receiving approval from TP&L, to permit the creation of a hike/bike trail. This hike/bike trail shall be 6' in width, made of concrete and constructed by the developer. The developer will be credited, up to the lesser of the actual cost or the park impact fees as prepared by Travis Roberts, the Town Engineer. Travis Roberts currently estimates the cost of design and construction of this hike/bike trail at \$21,706. This hike/bike trail shall connect to the hike/bike trail system coming from the surrounding developments. The connection points will be within the 15' ROW.
- 1.12 <u>Maintenance of Facilities</u>: The Owner shall establish, with Final Plat submittal and execution, a property owner's association, membership association or other designation that will be responsible for the improvement and maintenance of all common areas and/or common facilities contained within the area of the Planned Development district.
- 1.13 **Front Yard Trees**: Each house will have 2 3" caliper trees planted in the front yard. Said trees to be from the following list:

Live Oak	Cedar Elm
Red Oak	Texas Ash
Pistacio	Bur Oak

1.14 <u>Garage Orientation</u>: No more than one third (1/3) of the homes will have two or more car garages facing the street which the front elevation of the house is

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oriented toward, unless said garage is at least twenty-five feet (25') behind the front building line. The other two thirds (2/3) may be side swing entry garages on the front building line.

1.15 **Fences:** Privacy walls and fences for the residences shall be built along the property line, within the front, rear or side yard space. There may be special lot conditions where the front building lines are off-set for adjacent lots whereby privacy walls may be required within the front building line for privacy conditions. Fences and walls shall be set back a minimum of ten feet (10') from the front elevation of the home. Such walls will be constructed of materials consistent with the exterior architectural elements of the home. Any wooden privacy fence facing the street that the house is addressed on must be board-on-board construction for that portion of the fence facing the street. Furthermore, those corner lots backing to the main road and siding to any entry street will utilize board-on-board construction for that section of the wooden privacy fence facing the entry street. The maximum height of a privacy fence is eight feet (8').

2. **SPECIAL CONDITIONS**

- 2.01 <u>Final Plat</u>: Attached hereto are three copies of the Final Plat for the Northridge Addition ("<u>Final Plat</u>"), prepared in accordance with the approved Preliminary Plat. As part of this planned development, the Final Plat is hereby approved by the Town of Prosper, subject to the execution of a Drainage Permit and Grant of Drainage Rights between Sterling Projects and the adjacent land owner to the East.
- 2.02 Payment of Impact Fees: Sterling shall, upon completion and final acceptance of the subdivision by the Town of Prosper in accordance with the PD and Final Plat, pay to the Town of Prosper the following impact fees (collectively, the "Impact Fees"): (a) Water: \$1,932 per lot for 107 lots = \$206,724; (b) Sewer: \$1,887 per lot for 107 lots = \$201,909; (c) Park: \$12,500 multiplied by 5% of the total gross acreage for the Northridge Addition (which is deemed to be 37.789 acres for this purpose), being \$12,500 x .05 x 37.789 = \$23,618; and (d) Road Improvement (CR 77 & CR 78): The lesser of: \$257,780; the per lot road impact fee in effect by the Town of Prosper upon completion of the subdivision multiplied by 107 lots; or the paving contractor's actual estimate for ½ of the cost of a thirty-six (36') foot wide street along the south and west boundary of the subdivision.
- 2.03 <u>**Performance Bond**</u> Developer will deliver a 10% bond, valid for two (2) years from the completion of the subdivision, from both the paving and utility contractors in favor of the Town of Prosper.

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TOWN OF PROSPER

2001-0110141 ORDINANCE NO. 01-06

AN ORDINANCE AMENDING PROSPER'S ZONING ORDINANCE NO. 84-16; REZONING A TRACT OF LAND CONSISTING OF 37.789 ACRES, MORE OR LESS, SITUATED IN THE WILLIAM BUTLER SURVEY, ABSTRACT NO. 112 IN THE TOWN OF PROSPER, COLLIN COUNTY, TEXAS HERETOFORE ZONED AS SINGLE-FAMILY RESIDENCE DISTRICT-1 (SF-1) UPON ITS ANNEXATION AND IS TO BE REZONED AS PLANNED DEVELOPMENT; DESCRIBING THE TRACT TO BE REZONED; PROVIDING FOR A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; PROVIDING FOR REPEALING, SAVING AND SEVERABILITY CLAUSES; PROVIDING FOR AN EFFECTIVE DATE OF THIS ORDINANCE; AND PROVIDING FOR THE PUBLICATION OF THE CAPTION HEREOF.

WHEREAS, the Town of Prosper, Texas ("Prosper") has received a request from Stuart Jackson to rezone 37.789 acres of land, more or less, situated in the William Butler Survey, Abstract No. 112 in the town of Prosper, Collin County, Texas ("Prosper"); and

WHEREAS, the Town Council of Prosper (the "Town Council") has investigated into and determined that the facts contained in the request are true and correct; and

WHEREAS, all legal notices required for rezoning have been given in the manner

and form set forth by law, and public hearings have been held on the proposed rezoning

and all other requirements of notice and completion of such zoning procedures have been fulfilled; and

WHEREAS, the Town Council has further investigated into and determined that it will be advantageous and beneficial to Prosper and its inhabitants to rezone this property as set forth below.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS:

SECTION 1: The findings set forth above are incorporated into the body of this Ordinance as if fully set forth herein.

SECTION 2: The zoning designation of the below-described property containing 37.789, more or less, situated in the William Butler Survey, Abstract No 112 in the Town of Prosper, Collin County, Texas, (the "Property") and all streets, roads and alleyways contiguous and/or adjacent thereto is hereby rezoned as Planned Development District.

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Three original, official and identical copies of the zoning exhibit map are hereby adopted and shall be filed and maintained as follows:

a. Two (2) copies shall be filed with the Town Secretary and retained as original records and shall not be changed in any matter.

b. One (1) copy shall be filed with the building inspector and shall be maintained up-to-date by posting thereon all changes and subsequent amendments for observation, issuing building permits, certificates of compliance and occupancy and enforcing the zoning ordinance. Reproduction for information purposes may from timeto-time be made of the official zoning district map.

Written notice of any amendment to this Planned Development District shall be sent to all property owners within two hundred feet (200') of the specific area to be amended.

SECTION 3: No developer or property owner shall acquire any vested interest in this Ordinance or in any other specific regulations contained herein. Any portion of this Ordinance may be repealed by the Town Council in the manner provided for by law.

SECTION 4: It shall be unlawful for any person, firm or corporation to make use of said premises in some manner other than as authorized by this Ordinance, and shall be unlawful for any person, firm or corporation to construct on said premises any building that is not in conformity with the permissible uses under this Zoning Ordinance.

SECTION 5: PENALTY PROVISION. Any person, firm, corporation or business entity violating this Ordinance or any provision of Prosper's Zoning Ordinance No. 84-16, or as amended, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined any sum not exceeding Two Thousand Dollars (\$2000.00). Each continuing day's violation under this Ordinance shall constitute a separate offense. The penal provisions imposed under this Ordinance shall not preclude Prosper from filing suit to enjoin the violation. Prosper retains all legal rights and remedies available to it pursuant to local, state and federal law.

SECTION 6: SEVERABILITY. Should any section, subsection, sentence, clause or phrase of this Ordinance be declared unconstitutional or invalid by a court of competent jurisdiction, it is expressly provided that any and all remaining portions of this Ordinance shall remain in full force and effect. Prosper hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses and phrases be declared unconstitutional or invalid.

SECTION 7: All ordinances in conflict herewith are repealed to the extent they are in conflict. Any remaining portions of said ordinances shall remain in full force and effect.

SECTION 8: This Ordinance shall become effective from and after its adoption and publications as required by the Town Charter and by law.


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DULY PASSED AND APPROVED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS on this 28th day of August, 2001.

APPROVED AS TO FORM:

1mmi Jim Dunmire

Mayor

ATTESTED TO AND CORRECTLY RECORDED BY:

ellips Amber Phillips Town Secretary

DATE OF PUBLICATION: May 31. 2001, McKinney Courier Gazette.



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ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEASUL UNDER FEDERAL LAW (THE STATE OF TEXAS) (COUNTY OF COLLW) I hereby certify that this instrument was FILED in the File Number Sequence on the date and the time samped hereon by me; and was duly RECORDED, in the Official Public Records of Real Property of Collin County, Texas on

.

SEP 0 4 2001

Helen Stames

Filed for Record in: Collin County, McKinney TX Honorable Helen Starnes Collin County Clerk

On Sep 04 2001 At 11:50am

Doc/Num : 2001- 0110141

Recording/Type:OR 17.00 Receipt #: 28925

2001- 0129928

TOWN OF PROSPER

ORDINANCE NO. 01-00 22

AN ORDINANCE AMENDING PROSPER'S ZONING ORDINANCE NO. 84-16; REZONING A TRACT OF LAND CONSISTING OF 275.75 ACRES, MORE OR LESS, SITUATED IN THE WILLIAM H. THOMPSON SURVEY, ABSTRACT NO. 895 AND SPENSER GRAHAM SURVEY, ABSTRACT NO. 359 IN THE TOWN OF PROSPER, COLLIN COUNTY, TEXAS HERETOFORE ZONED AS SINGLE-FAMILY RESIDENCE DISTRICT-1 (SF-1) UPON ITS ANNEXATION AND IS TO BE REZONED AS PLANNED DEVELOPMENT; DESCRIBING THE TRACT TO BE REZONED; PROVIDING FOR A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; PROVIDING FOR REPEALING, SAVING AND SEVERABILITY CLAUSES; PROVIDING FOR AN EFFECTIVE DATE OF THIS ORDINANCE; AND PROVIDING FOR THE PUBLICATION OF THE CAPTION HEREOF.

WHEREAS, the Town of Prosper, Texas ("Prosper") has received a request from Tuscany Prosper L.P. to rezone 275.75 acres of land, more or less, situated in the William H. Thompson Survey, Abstract No. 895 and Spencer Graham Survey Abstract No. 359 in the town of Prosper, Collin County, Texas ("Prosper"); and

WHEREAS, the Town Council of Prosper (the "Town Council") has investigated into and determined that the facts contained in the request are true and correct; and

WHEREAS, all legal notices required for rezoning have been given in the manner and form set forth by law, and public hearings have been held on the proposed rezoning and all other requirements of notice and completion of such zoning procedures have been fulfilled; and

WHEREAS, the Town Council has further investigated into and determined that it will be advantageous and beneficial to Prosper and its inhabitants to rezone this property as set forth below.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS:

SECTION 1: The findings set forth above are incorporated into the body of this Ordinance as if fully set forth herein.

SECTION 2: The zoning designation of the below-described property containing 275.75, more or less, situated in the William Thompson Survey, Abstract No 895 and Spencer Graham Survey Abstract No. 359 in the Town of Prosper, Collin County, Texas, (the "Property") and all streets, roads and alleyways contiguous and/or adjacent thereto is hereby rezoned as Planned Development District.

Three original, official and identical copies of the zoning exhibit map are hereby adopted and shall be filed and maintained as follows:

a. Two (2) copies shall be filed with the Town Secretary and retained as original records and shall not be changed in any matter.

b. One (1) copy shall be filed with the building inspector and shall be maintained up-to-date by posting thereon all changes and subsequent amendments for observation, issuing building permits, certificates of compliance and occupancy and enforcing the zoning ordinance. Reproduction for information purposes may from timeto-time be made of the official zoning district map.

Written notice of any amendment to this Planned Development District shall be sent to all property owners within two hundred feet (200') of the specific area to be amended.

SECTION 3: No developer or property owner shall acquire any vested interest in this Ordinance or in any other specific regulations contained herein. Any portion of this Ordinance may be repealed by the Town Council in the manner provided for by law.

<u>SECTION 4</u>: It shall be unlawful for any person, firm or corporation to make use of said premises in some manner other than as authorized by this Ordinance, and shall be unlawful for any person, firm or corporation to construct on said premises any building that is not in conformity with the permissible uses under this Zoning Ordinance.

SECTION 5: PENALTY PROVISION. Any person, firm, corporation or business entity violating this Ordinance or any provision of Prosper's Zoning Ordinance No. 84-16, or as amended, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined any sum not exceeding Two Thousand Dollars (\$2000.00). Each continuing day's violation under this Ordinance shall constitute a separate offense. The penal provisions imposed under this Ordinance shall not preclude Prosper from filing suit to enjoin the violation. Prosper retains all legal rights and remedies available to it pursuant to local, state and federal law.

SECTION 6: SEVERABILITY. Should any section, subsection, sentence, clause or phrase of this Ordinance be declared unconstitutional or invalid by a court of competent jurisdiction, it is expressly provided that any and all remaining portions of this Ordinance shall remain in full force and effect. Prosper hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses and phrases be declared unconstitutional or invalid.

SECTION 7: All ordinances in conflict herewith are repealed to the extent they are in conflict. Any remaining portions of said ordinances shall remain in full force and effect.

SECTION 8: This Ordinance shall become effective from and after its adoption and publications as required by the Town Charter and by law.

DULY PASSED AND APPROVED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS on this 9th Day of October, 2001.

APPROVED AS TO FORM:

him Jim Dunmire /Mayor

ATTESTED TO AND CORRECTLY RECORDED BY:

Amber Phillips

Town Secretary

DATE OF PUBLICATION: September 15, 2001, McKinney Courier Gazette





2002- 0005543

TOWN OF PROSPER

ORDINANCE NO. 01-18

AN ORDINANCE AMENDING PROSPER'S ZONING ORDINANCE NO. 84-16; REZONING A TRACT OF LAND CONSISTING OF 457.559 ACRES, MORE OR LESS, SITUATED IN THE EDWARD BRADLEY SURVEY, ABSTRACT NO. 86 AND THE HARRISON JAMISON SURVEY, ABSTRACT NO. 480, IN THE TOWN OF PROSPER, COLLIN COUNTY, TEXAS HERETOFORE ZONED SINGLE-FAMILY RESIDENCE DISTRICT-1 (SF-1) UPON ITS ANNEXATION REZONED PLANNED DEVELOPMENT; DESCRIBING THE TRACT TO BE REZONED; PROVIDING FOR A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; PROVIDING FOR REPEALING, SAVING AND SEVERABILITY CLAUSES; PROVIDING FOR AN EFFECTIVE DATE OF THIS ORDINANCE; AND PROVIDING FOR THE PUBLICATION OF THE CAPTION HEREOF.

WHEREAS, the Town of Prosper, Texas ("Prosper") has received a request from

Papagolos Development Co. to rezone 457.559 acres of land, more or less, situated in the

Edward Bradley Survey, Abstract No. 86 and the Harrison Jamison Survey, Abstract no.

480, in the town of Prosper, Collin County, Texas ("Prosper"); and

WHEREAS, the Town Council of Prosper (the "Town Council") has investigated

into and determined that the facts contained in the request are true and correct; and

WHEREAS, all legal notices required for rezoning have been given in the manner

and form set forth by law, and public hearings have been held on the proposed rezoning

and all other requirements of notice and completion of such zoning procedures have been fulfilled; and

WHEREAS, the Town Council has further investigated into and determined that it

will be advantageous and beneficial to Prosper and its inhabitants to rezone this property as set forth below.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS:

<u>SECTION 1</u>: The findings set forth above are incorporated into the body of this Ordinance as if fully set forth herein.

SECTION 2: The zoning designation of the below-described property containing 457.559, more or less, situated in the Edward Bradley Survey, Abstract No. 86 and the Harrison Jamison Survey, Abstract No. 480 in the Town of Prosper, Collin County, Texas, (the "Property") and all streets, roads and alleyways contiguous and/or adjacent thereto is hereby rezoned as Planned Development District.

Three original, official and identical copies of the zoning exhibit map are hereby adopted and shall be filed and maintained as follows:

a. Two (2) copies shall be filed with the Town Secretary and retained as original records and shall not be changed in any matter.

b. One (1) copy shall be filed with the building inspector and shall be maintained up-to-date by posting thereon all changes and subsequent amendments for observation, issuing building permits, certificates of compliance and occupancy and enforcing the zoning ordinance. Reproduction for information purposes may from timeto-time be made of the official zoning district map.

Written notice of any amendment to this Planned Development District shall be sent to all property owners within two hundred feet (200') of the specific area to be amended.

SECTION 3: No developer or property owner shall acquire any vested interest in this Ordinance or in any other specific regulations contained herein. Any portion of this Ordinance may be repealed by the Town Council in the manner provided for by law.

SECTION 4: It shall be unlawful for any person, firm or corporation to make use of said premises in some manner other than as authorized by this Ordinance, and shall be unlawful for any person, firm or corporation to construct on said premises any building that is not in conformity with the permissible uses under this Zoning Ordinance.

SECTION 5: PENALTY PROVISION. Any person, firm, corporation or business entity violating this Ordinance or any provision of Prosper's Zoning Ordinance No. 84-16, or as amended, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined any sum not exceeding Two Thousand Dollars (\$2000.00). Each continuing day's violation under this Ordinance shall constitute a separate offense. The penal provisions imposed under this Ordinance shall not preclude Prosper from filing suit to enjoin the violation. Prosper retains all legal rights and remedies available to it pursuant to local, state and federal law.

SECTION 6: SEVERABILITY. Should any section, subsection, sentence, clause or phrase of this Ordinance be declared unconstitutional or invalid by a court of competent jurisdiction, it is expressly provided that any and all remaining portions of this Ordinance shall remain in full force and effect. Prosper hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses and phrases be declared unconstitutional or invalid.





SECTION 7: All ordinances in conflict herewith are repealed to the extent they are in conflict. Any remaining portions of said ordinances shall remain in full force and effect.

SECTION 8: This Ordinance shall become effective from and after its adoption and publications as required by the Town Charter and by law.

DULY PASSED AND APPROVED BY THE TOWN COUNCIL OF THE TOWN OF PROSPER, TEXAS on this 13th day of November, 2001.

ED AS TO FORM: APPRO timur Jim Dunmire

Mayor

ATTESTED TO AND CORRECTLY RECORDED BY:

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Town Secretary

DATE OF PUBLICATION: November 20, 2001, McKinney Courser Gazette.



VILLAGES OF LA CIMA PLANNED DEVELOPMENT DISTRICT DEVELOPMENT STANDARDS

PLANNED DEVELOPMENT – RESIDENTIAL – <u>Approximately 457.57</u> acres Tract 1-A (approx. 223.07 acres) and Tract 2-A (approx. 234.50 acres)

1.01 General Description:

Tract 1-A and Tract 2-A as depicted on Exhibit "A" attached hereto and made a part hereof, are each intended to accommodate single-family detached residential units. Development standards for Tract 1-A and Tract 2-A are outlined within this text.

- 1.02 <u>Permitted Uses</u>: Land uses permitted within Tracts 1-A and 2-A are as follows:
 - a. Residential units as described herein.
 - b. Permitted uses referenced in the Prosper Zoning Ordinance as it currently exists or may be amended.
 - c. Private or public recreation facilities.
 - d. Churches/rectories
 - e. Daycare facilities
 - f. Schools public or state accredited.
 - g. Utility distribution lines and facilities.
 - h. Parks, playground and neighborhood recreation facilities including, but not limited to, swimming pools, clubhouse facilities and tennis courts.
 - i. Fire stations and public safety facilities.
 - j. Real estate sales offices during the development and marketing of the residential areas.
 - k. Public streets.
 - 1. Electronic security facilities including gatehouse and control counter.

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- m. Accessory buildings and uses customarily incidental to the permitted uses. The total land area used for accessory buildings shall not exceed twenty-five percent (25%) of the total area designated for the main buildings. Accessory buildings shall not be permitted within any "front yard" area but shall be permitted within any portion of the "side yard" or "rear yard" of a building lot as set forth in Prosper Zoning Ordinance for accessory buildings.
- n. Temporary buildings and uses incidental to construction work on the premises, which shall be removed upon completion.
- 1.03 **Density**: The overall allowed residential units for Tract 1-A and Tract 2-A combined shall be no greater than nine hundred sixty-five (<u>965</u>) units.
- 1.04 **Required Parking**: Two (2) off-street parking spaces shall be provided on the same lot as the main structure. In conjunction with this requirement, a two (2) car garage shall be provided for each unit. Garage parking shall be behind the front building line.
- 1.05 <u>Building Materials</u>: A minimum of eighty-five percent (85%) of the total exterior wall surfaces of all main buildings shall have an exterior finish of glass, stone, stucco, brick or similar materials (as approved by the Town of Prosper, Texas) or any combination thereof. Siding products of any material shall not be considered in the minimum percentage.
- 1.06 <u>Tract 1-A Single Family</u>: This residential area will consist of single family, detached housing units at a lower density than permitted in Tract 2-A. These residential units will have access and frontage on a public road. Building and area requirements are as follows:
 - a. <u>Minimum Dwelling Size</u>: The minimum area of the main building shall be two thousand nine hundred (2,900) square feet, exclusive of garages, breezeways and porticos.
 - b. Lot Area: The minimum area of any lot in Tract 1-A shall be fourteen thousand (14,000) square feet.
 - c. Lot Coverage: In no case shall more than forty percent (40%) of the total lot area be covered by the combined area of the main buildings and accessory buildings. Swimming pools, spas, decks, patios, driveways, walks and other paved areas shall not be included in determining maximum lot coverage.
 - d. Lot Width: The minimum width of any lot shall be ninety feet (90') at the front building line, except that lots at the terminus of a cul-de-

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sac or along street elbows/eyebrows may have a minimum width of seventy feet (70') at the building line; provided all other requirements of this section are fulfilled.

- e. Lot Depth: The minimum depth of any lot shall be one hundred twenty feet (120'), except that a lot at the terminus of a cul-de-sac along street elbows/eyebrows may have minimum lot depth, measured at mid-points on front and rear lot lines, of one hundred feet (100') provided all other requirements of this section are fulfilled.
- f. Front Yard: The minimum depth of the front yard shall be thirty feet (30°) .
- g. <u>Side Yard</u>: The minimum side yard on each side of the lot shall be ten feet (10'). A side yard adjacent to a street shall be a minimum of fifteen feet (15').
- h. <u>Rear Yard</u>: The minimum depth of the rear yard shall be twenty-five feet (25'). The minimum depth of the rear yard may be reduced to fifteen (15') feet when a detached garage is utilized. The twenty-five foot (25') rear yard will still apply to the main structure of the house.
- i. <u>Maximum Building Height</u>: Buildings shall be a maximum of two and one-half (2-1/2) stories with the exception that split-level homes may have a maximum of two and one-half (2-1/2) stories on either the front or rear elevation and a maximum of three and one-half (3-1/2) stories on the elevation which begins at the lowest grade.
- 1.07 **Tract 2-A Single Family**: This residential area will consist of single family, detached housing units. These residential units will have access and frontage on a public road. Building and area requirements are as follows:
 - a. <u>Minimum Dwelling Size</u>: The minimum area of the main building shall be two thousand eight hundred (2,800) square feet, exclusive of garages, breezeways and porticos.
 - b. Lot Area: The minimum area of any lot in Tract 2-A shall be ten thousand (10,000) square feet.
 - c. <u>Lot Coverage</u>: In no case shall more than forty percent (40%) of the total lot area be covered by the combined area of the main buildings and accessory buildings. Swimming pools, spas, decks, patios, driveways, walks and other paved areas shall not be included in determining maximum lot coverage.

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- d. Lot Width: The minimum width of any lot shall be seventy feet (70') at the front building line, except that a lot at the terminus of a cul-desac or along street elbows/eyebrows may have a minimum width of sixty feet (60') at the building line; provided all other requirements of this section are fulfilled.
- e. <u>Lot Depth</u>: The minimum depth of any lot shall be one hundred ten feet (110'), except that a lot at the terminus of a cul-de-sac along street elbows/eyebrows may have minimum lot depth, measured at midpoints on front and rear lot lines, of one hundred feet (100') provided all other requirements of this section are fulfilled.
- f. <u>Front Yard</u>: The minimum depth of the front yard shall be twentyfive feet (25').
- g. <u>Side Yard</u>: The minimum side yard on each side of the lot shall be eight feet (8'). A side yard adjacent to a street shall be a minimum of fifteen feet.
- h. <u>Rear Yard</u>: The minimum depth of the rear yard shall be twenty feet (20'). The minimum depth of the rear yard may be reduced to fifteen (15') feet when a detached garage is utilized. The twenty foot (20') rear yard will still apply to the main structure of the house.
- i. <u>Maximum Building Height</u>: Buildings shall be a maximum of two and one-half (2-1/2) stories with the exception that split-level homes may have a maximum of two and one-half (2-1/2) stories on either the front or rear elevation and a maximum of three and one-half (3-1/2) stories on the elevation which begins at the lowest grade.

1.08 General Requirements:

- a. At the time of platting, side yard requirements for any lot may be reduced to the minimum side yard allowed in Tract 1-A or Tract 2-A, as applicable, where they abut either a common open space or a landscape easement.
- b. Covered drives and porte-cocheres that are architecturally designed as an integral element of the residential or garage structure of Single Family detached structures shall be permitted to extend up to five feet (5') from the established front building line into the front yard area; that area between the street pavement and the front building line.
- c. <u>Streets</u>: All streets shall be built in conformance with the Town of Prosper, Texas construction standards.

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