# EXHIBIT <br> "A" <br> DEVELOPMENT PLAN <br> URBANA AT MEADOW LAKE PLANNED UNIT DEVELOPMENT NO. 121 

## STATE OF TEXAS <br> COUNTY OF WILLIAMSON

§THIS DEVELOPMENT PLAN (this "Plan") is adopted and approved by the CITY OF ROUND ROCK, TEXAS (hereinafter referred to as the "City"). For purposes of this Plan, the term Owner shall mean the Martin Family Trust and their designees; as their respective interests may appear in the respective portions of the hereinafter described property; and their respective successors and designated assigns. Upon sale, transfer or conveyance of portions of the hereinafter described property by a respective Owner to a designated third party owner/developer, the duties and obligations of the respective Owner, as it relates to the respective property being sold, shall be assigned and assumed by the new owner/developer, and upon such sale and assignments of the duties and obligations hereunder, the respective Owner shall have no further liability relating to the respective property so sold and conveyed.

WHEREAS, the Owner is the owner of certain real property consisting of approximately 47.54 acres as more particularly described in Exhibit "A" (Legal Description) (herein after referred to as the "Property") attached hereto and made a part hereof; and

WHEREAS, the Owner has submitted a request to the City to zone the Property as a Planned Unit Development (the "PUD"); and

WHEREAS, pursuant to Section 10-22 of the Code of Ordinances of the City of Round Rock, Texas, the Owner has submitted Development Standards setting forth the development conditions and requirements within the PUD, which Development Standards as contained in Section II of this Plan; and

WHEREAS, the City has held two public hearings required by law to solicit input from all interested citizens and affected parties; and

WHEREAS, on August 5, 2020 the City's Planning and Zoning Commission recommended approval of the Owner's application for PUD zoning; and

WHEREAS, the City Council has reviewed the proposed Plan and determined that it promotes the health, safety, and general welfare of the citizens of Round Rock and that it complies with the intent of the Planned Unit Development Ordinance of the City;

## NOW THEREFORE:

## I.

## GENERAL PROVISIONS

## 1. CONFORMITY WITH DEVELOPMENT STANDARDS

All uses and development within the Property as described herein shall conform the Development Standards described below in Section II.

## 2. CHANGES AND MODIFICATIONS

No changes or modifications will be made to this Plan unless all provisions pertaining to changes or modifications as stated in Section II, Part 8 are satisfied.

## 3. ZONING VIOLATION

Owner understands that any person, form, corporation or other entity violating any condition or term of the Plan shall be subject to any and all penalties for breach of any zoning ordinance provisions as stated in Part III, Chapter 1, Article II of the Code of Ordinances, City of Round Rock, Texas, as amended.

## 4. MISCELLANEOUS PROVISIONS

### 4.1 Severability

In case one or more of the provisions contained in this Plan are deemed invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Plan and, in such event, this Plan shall be construed as if such invalid, illegal or unenforceable provision had never been contained in the Plan.

### 4.2 Venue

All obligations of the Plan are performable in Williamson County, Texas, and venue for any action shall be in Williamson County.

### 4.3 Effective Date

This Plan shall be effective from and after the date of approval by the City Council.

## II.

## DEVELOPMENT STANDARDS

## 1. DEFINITIONS

Words and terms used herein shall have their usual force and meaning, or as defined in the City of Round Rock Code of Ordinances, as amended, hereinafter referred to as "the Code."

## 2. PROPERTY

This Plan covers approximately 47.54 acres of land, more particularly described in Exhibit "A" - Property Description.

## 3. PURPOSE

The purpose of this Plan is to ensure a PUD that: 1) is equal to, superior than and/or more consistent than that which would occur under the standard ordinance requirements, 2) is in harmony with the General Plan, as amended, 3) does not have an undue adverse effect upon adjacent property, the character of the neighborhood, traffic conditions, parking, utilities or any other matters affecting public health, safety and welfare, 4) is adequately provisioned by essential public facilities and services, and 5) will be developed and maintained so as not to dominate, by scale or massing of structures, the immediate neighborhood properties or interfere with their development or use.

## 4. APPLICABILITY OF CITY ORDINANCES

### 4.1 Zoning Ordinance

All aspects not specifically covered by this Plan shall be regulated by the $\mathbf{T H}$ (Townhouse) zoning district, as amended. If there is a conflict between this Plan and the Code, this Plan shall supersede the specific conflicting provisions of the Code.

### 4.2 Other Ordinances

All other Ordinances within the Code, as applicable and amended, shall apply to the property, except as clearly modified by this Plan. In the event of a conflict, the terms of this Plan shall control.

## 5. PROJECT OVERVIEW

### 5.1 Concept Plan

The Concept Plan required by Chapter 10, Article V, Section 10-26 of the Code is contained in Exhibit "B" - Concept Plan. The Concept Plan contains the parent tract of 51.54 acres.

### 5.2 Permitted Uses

1) Single family detached or single family attached dwelling units, on a common lot.
2) A maximum of 280 dwelling units.
3) A maximum of $60 \%$ of the total number of units may consist of single family attached units.
4) A commercial leasing and/or management center.
5) Drive aisles, garages and parking areas, both covered and uncovered.
6) Amenities, as described in Section 6.6.
7) The layout of the development shall substantially conform with Exhibit "C" Typical Layout.

### 5.3 Transportation

College Park Drive and Bluffs Landing Way shall be extended through the property, as indicated on Exhibit 'B' - Concept Plan. The approval of a Traffic Impact Assessment (TIA) or the waiver of the TIA will be required prior to the submittal of the application for a preliminary plat for the property.

## 6. DEVELOPMENT STANDARDS

### 6.1 Exterior Design Elements

1) The following design elements shall be exhibited across the development:
a) No more than three building types shall be repeated in a row with the same orientation.
b) No more than two adjacent buildings shall share the same color scheme.
2) One of the following design elements will be implemented on the upper floor elevations of multi-story units facing any public or private drive on the property:
a) Shutters
b) Awning or shed roofs
c) Box windows
3) One design feature from the following list shall be required on the upper floor elevations of multi-story units facing any public or private drive on the property:
a) Two unique roof eave lines
b) Dormer
c) Two unique wall planes
d) Two unique material patterns or colors

### 6.2 Fencing

1) Yards. Any dwelling unit fencing shall be constructed of any of the following materials, individually or in combination; brick, stone, reinforced concrete,
decorative masonry, wrought iron, tubular steel, redwood or cedar with a picket size of $1 " \times 6$ " (nominal) with metal posts and treated rails, or other equivalent material approved by the Zoning Administrator. The typical use and location of yard fencing is depicted on Exhibit "C" - Typical Layout.
2) Pools. Swimming pool fencing shall be view fencing of 4 -feet in height, with masonry columns at every 100 linear feet on center. The typical use and location of pool view fencing is depicted on Exhibit "C" - Typical Layout.
3) Perimeter. The location and types of required perimeter fencing are indicated on Exhibit "D" - Perimeter Fencing. The types of fencing are:
a) 6-foot masonry wall, in compliance Section 4-30 - Subdivision Walls of the Code.
b) 6-foot view fencing, with masonry columns at every 100 linear feet on center.

### 6.3 Building Setbacks \& Height Limits

1) The setbacks for primary buildings for any lot on which multiple residential units are located shall be:
a) 10 ' from public open space or parkland
b) 15 ' from any unit abutting any property with a residential zoning designation
c) 10 ' minimum between buildings
d) All required setbacks shall be free from any encroachments, including but not limited to, eaves, roof overhangs, bay windows, and fireplaces. Air conditioning units and other similar ground-mounted equipment are exempt from this requirement.
2) All primary buildings shall be limited to a height of not greater than two (2) stories.

### 6.4 Parking

1) Parking requirements shall be:
a) 1.5 per 1 -bedroom unit;
b) 2 per 2-bedroom unit;
c) 2.5 per 3+ bedroom unit; and
d) Additional 5 percent of total number of required spaces
2) No less than 50 percent of the required residential parking shall be covered or in garages, and no less than 25 percent of all required residential parking shall be in garages
3) No parking shall be permitted in any street yard.
4) If a flat roof is installed as a canopy for covered parking it shall have a minimum six-inch wide decorative banding.
5) Detached garages shall not be placed in conflict with pedestrian access to adjacent drive aisles from the front of any residence, as shown on Exhibit "C".

### 6.5 Sidewalks

1) Internal walkways consisting of 38 " wide sidewalks shall provide access from the front door of each unit to the parking described in Section 6.5, as depicted on Exhibit "C".
2) Sidewalks along public roadways are depicted on Exhibit "E":
a) College Park Drive:
i. 8-foot wide sidewalk along any ultimate southbound lanes constructed, along the western edge
ii. 6-foot wide sidewalk along any ultimate northbound lanes constructed along the eastern edge
b) Bluff's Landing Way
i. 4-foot wide sidewalk along both sides of the roadway

### 6.6 Amenities

1) A minimum of eight (8) total amenities from the list below shall be included on the property and made available to residents.
a) Playground equipment;
b) Programmed dog park, to measure no smaller than 2,500 square feet, with minimum depth 25 feet; and
c) Dog wash station;
d) Private fitness facility*;
e) Hike and bike trails;
f) Bike rack and repair station;
g) Picnic area, to contain no fewer than two tables and two cooking grills;
h) Swimming pool;
i) Business center, to contain no less than one computer, printer, fax machine, copier, and scanner (printer, fax machine, copier, and scanner may be integrated into a single device), available for resident use*;
j) Lending library*;
k) Tennis court;
l) Basketball court;
m) Volleyball court;
n) Kitchen available for resident use*;
o) Social room available for resident use*;
*These amenities may be within the amenity center and each one qualifies toward the amenity requirement.
2) Repetition of any amenity listed in Section (1) above shall be considered and counted as a separate inclusion for the purpose of the meeting the numerical requirements of this plan.
3) Distribution of amenities shall be balanced across the property and shall comply with the following provisions:
a) A dog park satisfying the criteria of Section (1)(b) shall be located on each side of College Park Boulevard; and
b) At least two (2) additional amenities listed in Section (1) shall be placed on either side of College Park Boulevard.

### 6.7 Landscaping and Screening

1) All applicable requirements for landscaping found in Section $8-10$ of the Code shall apply, with the following exception:
a) Section 8-10 (h) - Foundation treatment by zoning district is replaced with:
i. Landscape Planting. The area used for plantings shall include the entirety of the unpaved areas surrounding and between the buildings, except that only Ornamental Trees may be planted within an enclosed private rear yard intended for the resident's sole use. A minimum number of landscape planting points (LPP) must be provided based on the site layout and the specifications set forth below.
ii. Notwithstanding the requirements of the Tree Technical Manual, large species trees used to meet the landscape planting requirements may be planted closer than 30 feet to a building, but in no event closer than 12 from a building.
iii. Landscape planting points (LPP) shall be calculated as measured by the linear footage of the unpaved area(s) surrounding the exterior facades of the buildings, excluding any facades within an enclosed private rear yard intended for the resident's sole use. Calculate the LPP by multiplying the linear footage by two (2). For example, a 50 linear foot façade will require 100 LPP.
iv. Landscape planting point credits shall be achieved by providing a combination of no less than two (2) of the following elements:

| Planting Element | $\underline{\text { Landscape Planting Points (LPP) }}$ |
| :--- | :--- |
| Large Species Tree (including Shade Trees) | 30 points per tree measuring between 3 <br> and 6 caliper inches; <br> 60 points per tree measuring in excess <br> of 6 caliper inches |
| Preserved in Place Trees | 100 points per tree |
| Ornamental Tree | 15 points |
| Large Species Shrub | 5 points |


| Small Species Shrub | 3 points |
| :--- | :--- |
| Groundcover planting | 2 points per square foot |
| Decorative groundcover | 1 point per square foot |
| Perennials and annuals | 0.5 points per square foot |

2) All applicable requirements for screening from public view in Section 8-40 of the Code shall apply, with the following exceptions:
a) Ground mounted air conditioning units for individual living units are exempt from screening;
b) Except for the side which contains the service door, ground mounted electric transformers shall be screened with Large Species Shrubs (3gallon or 5-gallon size) in a 3 -foot wide bed (minimum), mulch, irrigation and edging. When feasible, screening of the service door side at a distance of 6 feet is required. Minor modifications of this screening requirement may be made if the utility provider disapproves for safety reasons.
3) All development areas which include turf shall utilize drought tolerant species of permanent grasses as defined by the Code.
4) Plant species utilized through the Property shall be of a native or adapted species.
5) A private association or management company for the property will be established or retained for the maintenance of any landscape and irrigation of common areas and private yards, as well as for all community signage, walls, fencing, medians, and common open spaces.

## 7. PARKLAND DEDICATION

The parkland dedication requirement contained in Part III, Chapter 4, Article V, Section 4 of the Code shall be met by the dedication to the City of the portion of the property containing 100-year floodplain, as indicated on Exhibit "B" - Concept Plan.

## 8. CHANGES TO DEVELOPMENT PLAN

### 8.1 Minor Changes

Minor changes to the Plan which do not substantially and adversely change this Plan may be approved administratively, if approved in writing by the Director of Planning and Development Services and the City Attorney.

### 8.2 Major Changes

All changes not permitted by the section above shall be resubmitted following the same procedure required by the original PUD application.

## LIST OF EXHIBITS

Exhibit "A" Property Description<br>Exhibit "B" Concept Plan<br>Exhibit "C" Typical Layout<br>Exhibit "D" Perimeter Fencing<br>Exhibit "E" Sidewalk Plan

A METES AND BOUNDS DESCRIPTION OF 47.548 ACRE TRACT OF LAND (APPROX. 2,071,169 SQ. FT.) OUT OF THE GEORGE W. GLASSCOCK SURVEY, ABSTRACT NO. 267, WILLIAMSON COUNTY, TEXAS, BEING A PORTION OF THE REMAINDER OF A 93.74 ACRE TRACT CONVEYED TO ARDALIA E. MARTIN IN VOLUME 2574, PAGE 709, OFFICIAL PUBLIC RECORDS OF WILLIAMSON COUNTY, TEXAS (O.P.R.W.C.T.) AND BEING A PORTION OF THE CALLED 63.65 ACRE FIRST TRACT AND A PORTION OF THE CALLED 32.67 ACRE SECOND TRACT, DESCRIBED IN VOLUME 533, PAGE 639 OF THE DEED RECORDS OF WILLIAMSON COUNTY, TEXAS (D.R.W.C.T.), SAID 47.548 ACRE TRACT OF LAND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS:

BEGINNING at a $1 / 2$-inch iron rod found at an angle point in the southwest right-of-way line of Bluffs Landing Way (R.O.W. width varies), at a corner of the remainder of the said Martin tract, being the most southerly corner of the remainder of the said 32.67 acre Second Tract, being an angle point in the northeast line of a called 26.102 acre tract of land conveyed to Quick Ranch Development, Inc. in Document No. 2019106436, O.P.R.W.C.T.;

THENCE North $19^{\circ} 59^{\prime} 47 \prime \prime$ West, leaving the southwest right-of-way line of Bluffs Landing Way (right-ofway width varies), with the southwest line of the remainder of the said Martin tract, being the west line of the remainder of said 32.67 acre Second Tract, and northeast line of the said 26.102 acre Quick Ranch Development, Inc. tract, a distance of 26.77 feet to a $5 / 8$-inch iron rod with "BGE" cap found at the most northerly corner of the said 26.102 acre Quick Ranch Development, Inc. tract, being an angle point in the remainder of the said Martin tract;

THENCE South $68^{\circ} 47^{\prime} 39^{\prime \prime}$ West, with the southwest line of the remainder of said Martin tract, being the northwest line of the said 26.102 acre Quick Ranch Development, Inc. tract, a distance of 892.90 feet to a calculated point for a corner, from which a 1-inch iron pipe found at an angle point in the northwest line of the said 26.102 acre Quick Ranch Development, Inc. tract, being the most southerly corner of the remainder of the said Ardalia Martin tract, being the most easterly corner of the remainder of a called 85.645 acre tract of land conveyed to Alice E. Quick, LLC. in Document No. 2019088826, O.P.R.W.C.T. bears South $68^{\circ} 47^{\prime} 39^{\prime \prime}$ West, a distance of 426.33 feet;

THENCE over and across the remainder of the said Martin tract, the following six (6) courses and distances:

1. North $21^{\circ} 12^{\prime} 21^{\prime \prime}$ West, a distance of 50.00 feet to a calculated point;
2. North $70^{\circ} 12^{\prime} 21^{\prime \prime}$ West, a distance of 22.86 feet to a calculated point;
3. South $68^{\circ} 47^{\prime} 39^{\prime \prime}$ West, a distance of 58.95 feet to a calculated point;
4. North $44^{\circ} 36^{\prime} 40^{\prime \prime}$ West, a distance of 125.31 feet to a calculated point;
5. North $21^{\circ} 12^{\prime} 21^{\prime \prime}$ West, a distance of 73.94 feet to a calculated point;
6. South $68^{\circ} 47^{\prime} 39^{\prime \prime}$ West, a distance of 299.86 feet to a calculated point in the southwest line of the remainder of said Martin tract, being the northeast line of the said 86.645 Alice E. Quick, LLC.

tract, same being North $21^{\circ} 05^{\prime} 40^{\prime \prime}$ West, a distance of 253.94 feet from the aforementioned 1inch iron pipe found ;

THENCE North $21^{\circ} 05^{\prime} 40^{\prime \prime}$ West, with the common line of the remainder of the said Martin tract and said 86.645 acre Alice E. Quick, LLC. tract, a distance of 817.21 feet to a calculated point in the remains of old fence post in the southeast line of a called 43.524 acre City of Round Rock, Texas tract, being the most northerly common corner of the remainder of the said Martin Tract and remainder of the said 86.645 acre Alice E. Quick, LLC. tract, for the most westerly corner of the herein described tract of land, from which a $5 / 8$-inch iron rod found bears North $09^{\circ} 41^{\prime} 05^{\prime \prime}$ West, a distance of 0.34 feet;

THENCE North $68^{\circ} 28^{\prime} 02^{\prime \prime}$ East, with the northwest line of the said Martin tract, being the southeast line of the said 43.524 acre City of Round Rock tract, a distance of 443.10 feet to a 4 -inch wood fence post found for the most southerly common corner of the said 43.524 acre City of Round Rock tract and the remainder of a called 685.060 acre tract of land described in a deed to Avery Centre Devco, Inc. in Document No. 2008083894, O.P.R.W.C.T. ,

THENCE North $68^{\circ} 43^{\prime} 47^{\prime \prime}$ East, continuing with the northwest line of the said Martin tract, being the southwest line of the said Aveery Centre Devco tract, a distance of 1513.87 feet to a calculated point for the most northerly corner of the herein described tract of land, same being South $68^{\circ} 43^{\prime} 47^{\prime \prime}$ West, a distance of 264.30 feet from a found 4 -inch $x$ 4-inch square concrete monument found at the most northerly corner of the said Martin tract, being a common corner with a called 1.30 acre tract of land conveyed to James Franzetti, described in Volume 678, Page 340, D.R.W.C.T. ;

THENCE over and across the remainder of the said Martin tract, the following four (4) courses and distances:

1. With a curve to the right, having a radius of 1205.13 feet, a delta angle of $10^{\circ} 43^{\prime} 20^{\prime \prime}$, an arc length of 225.52 feet and a chord which bears South $01^{\circ} 47^{\prime} 09^{\prime \prime}$ West, a distance of 225.19 feet to a calculated point;
2. South $82^{\circ} 51^{\prime} 11^{\prime \prime}$ East, a distance of 195.59 feet to a calculated point;
3. South $41^{\circ} 31^{\prime} 00^{\prime \prime}$ East, a distance of 75.21 feet to a calculated point;
4. South $87^{\circ} 46^{\prime} 30^{\prime \prime}$ East, a distance of 48.08 feet to a calculated point in the west line of Lot 1 , Block A of Meadow Lake Apartments in Document No. 2004099090, O.P.R.W.C.T., from which a 1/2inch iron rod found at the northwest corner of Lot 1, Block A of said Meadow Lake Apartments, being a common corner with the remainder of the said Martin Tract bears North $18^{\circ} 35^{\prime} 49^{\prime \prime}$ West, a distance of 79.46 feet ;

THENCE with the common line of said Lot 1, Block A and the said Martin tract, the following four (4) courses and distances:

1. South $18^{\circ} 35^{\prime} 49^{\prime \prime}$ East, a distance of 50.64 feet to a Mag nail with "Early Boundary" washer found;
2. South $36^{\circ} 34^{\prime} 26^{\prime \prime}$ West, a distance of 99.88 feet to a $1 / 2$-inch iron rod found;
3. South $21^{\circ} 46^{\prime} 33^{\prime \prime}$ East, a distance of 536.92 feet a $1 / 2$-inch iron rod with "Allpoints" cap found for angle point hereof;
4. South $21^{\circ} 54^{\prime} 20$ East, a distance of 44.41 feet to a calculated point in stone column for the most easterly corner of the remainder of the said Martin tract, being the most northerly corner of Lot 1, Block A of Bluffs Landing Senior Village in Document No. 2006055559, O.P.R.W.C.T.

THENCE South $68^{\circ} 48^{\prime} 43^{\prime \prime}$ West, with the southeast line of the remainder of the said Martin tract, being the northwest line of Lot 1, Block A of said Bluffs Landing Senior Village, at a distance of 0.34 feet passing a $1 / 2$-inch iron rod with "Allpoints" plastic cap found, at an additional distance of 648.41 feet passing another 1/2-inch iron rod with "Allpoints" plastic cap found in the northeast right-of-way line of Bluffs Landing Way, in all, a distance of distance of 704.87 feet to a $1 / 2$-inch iron rod found at a corner in the northerly termination of Bluffs Landing Way, being a corner of said Martin tract, being also in the common line of said 63.65 acre First Tract and said 32.67 acre Second Tract;

THENCE South $02^{\circ} 59^{\prime} 05^{\prime \prime}$ East, with the northerly termination of Bluffs Landing Way, being a common line with the remainder of said Martin tract, a distance of 28.72 feet to the POINT OF BEGINNING and containing 47.548 acres of land, more or less, within these metes and bounds.

NOTES:
Basis of bearings is the Texas Coordinate System of 1983, Central Zone 4203 (NAD83/2011). All distances shown hereon are surface and may be converted to grid by dividing by the surface adjustment factor of 1.00012 , scaled about 0,0. Units: U.S. Survey Feet. Date of Field Survey: August 21, 2020.

I, Curtis W. Watts, a Registered Professional Land Surveyor, do hereby certify that the above description is true and correct to the best of my knowledge and belief and that the property described herein was determined by a survey made on the ground under my direction and supervision.


08/27/20

Curtis Wayne Watts, R.P.L.S.
Date
Registered Professional Land Surveyor
Texas Registration No. 6614
Halff Associates, Inc., TBPELS Firm No. 10029607
9500 Amberglen Blvd., Bldg. F, Suite 125
Austin, Texas 78729 512-777-4600








