AN ORDINANCE 2017-11-02-0870

AMENDING THE OFFICIAL ZONING MAP OF THE CITY OF SAN ANTONIO BY AMENDING CHAPTER 35, UNIFIED DEVELOPMENT CODE, SECTION 35-304, OF THE CITY CODE OF SAN ANTONIO, TEXAS BY CHANGING THE ZONING DISTRICT BOUNDARY OF CERTAIN PROPERTY.

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WHEREAS, a public hearing was held after notice and publication regarding this amendment to the Official Zoning Map at which time parties in interest and citizens were given an opportunity to be heard; and

WHEREAS, the Zoning Commission has submitted a final report to the City Council regarding this amendment to the Official Zoning Map of the City of San Antonio; NOW THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

SECTION 1. Chapter 35, Unified Development Code, Section 35-304, Official Zoning Map, of the City Code of San Antonio, Texas is amended by changing the zoning district boundary of Lot 9, Block 22, NCB 14732 from "C-2 S CC ERZD MLOD-1" Commercial with a Specific Use Permit and Special City Council Approval for a Small Animal Clinic with Overnight Boarding Military Lighting Overlay Edwards Recharge Zone to "C-2 CD MLOD" Commercial Military Lighting Overlay District with a Conditional Use for a Veterinary Hospital – Small Animal with Outdoor Uses Permitted and "C-2 CD S MLOD ERZD" Commercial Military Lighting Overlay Edwards Recharge Zone District with a Conditional Use for a Veterinary Hospital – Small Animal with Outdoor Uses Permitted (the boundary of the ERZD remains unchanged).

SECTION 2. The City Council finds as follows:

- **A.** The specific use will not be contrary to the public interest.
- **B.** The specific use will not substantially nor permanently injure the appropriate use of adjacent conforming property in the same district.
- **C.** The specific use will be in harmony with the spirit and purpose as set forth in Section 35-423, Specific Use Authorization, of the Unified Development Code.
- **D.** The specific use will not substantially weaken the general purposes or the regulations as set forth in Section 35-423, Specific Use Authorization, of the Unified Development Code.
- **E.** The specific use will not adversely affect the public health, safety and welfare.

SECTION 3. The City Council finds that the following conditions shall be met to insure compatibility with the surrounding properties:

- **A.** No more than eight (8) animals in outside areas at one time.
- **B.** Physical employee supervision of animals when animals are outside.

SG/ lj 11/02/2017 # Z-13 Amended

- C. An eight foot (8') fence along the east side of the property.
- **D.** There will be no outdoor runs, pens, paddocks, boarding, and training.

SECTION 4. The City council approves this Specific Use Authorization so long as the attached site plan is adhered to. A site plan is attached as **Exhibit "A"** and made a part hereof and incorporated herein for all purposes.

SECTION 5. The owner or owner's agent shall inform any person leasing this tract or any portion of this tract that storage of chemicals and/or hazardous materials is not permitted. Provisions prohibiting the storage of chemicals and/or hazardous materials shall be included in the lease agreement. The owner or owner's agent shall provide a copy of the lease provisions regarding the storage of chemicals and/or hazardous materials to the Aquifer Protection and Evaluation Section of the San Antonio Water System for approval. The Aquifer Protection and Evaluation Section of the San Antonio Water System may randomly inspect, without notice, any or all facilities on the site to ensure compliance with this ordinance.

SECTION 6. All water pollution abatement structures or features approved by the Texas Commission on Environmental Quality shall be properly maintained and kept free of trash and debris. A water quality maintenance plan and schedule agreement signed by the property owner must be submitted to the Resource Protection Division of SAWS. If at any time the ownership of the property changes, the seller must disclose to the buyer all the requirements of the water quality maintenance plan. A water quality maintenance plan signed by the new owner must be submitted to the Resource Protection Division of SAWS.

SECTION 7. Landscaped areas shall be sensitive to minimizing water needs, i.e., use of native plants. Each purchaser of an individual lot or tenant within this development shall be informed by the seller or lessor in writing about Best Management Practices (BMP) for pesticide and fertilizer application. Preventing Groundwater Pollution, A Practical Guide to Pest Control, available from the Edwards Aquifer Authority (210/222-2204), or equivalent information produced by the U.S. Natural Resource Conservation Service, the Texas Department of Agriculture, or the U.S. Department of Agriculture shall be used.

SECTION 8. All other provisions of Chapter 35 except those expressly amended by this ordinance shall remain in full force and effect including the penalties for violations as made and provided for in Section 35-491.

SECTION 9. The Director of Development Services shall change the zoning records and maps in accordance with this ordinance and the same shall be available and open to the public for inspection.

SECTION 10. If a court of competent jurisdiction enters a final judgment on the merits that is no longer subject to appeal and substantially limits or impairs the essential elements of sections one through five of this ordinance, then sections one through five are invalid and have no legal effect as of the date of entry of such judgment notwithstanding any other ordinance or provision of the City Code of San Antonio.

CASE NO. Z2017180 CD S ERZD

SECTION 11. This ordinance shall become effective November 12, 2017.

PASSED AND APPROVED this 2nd day of November 2017.

MAYOR

Ron Nirenberg

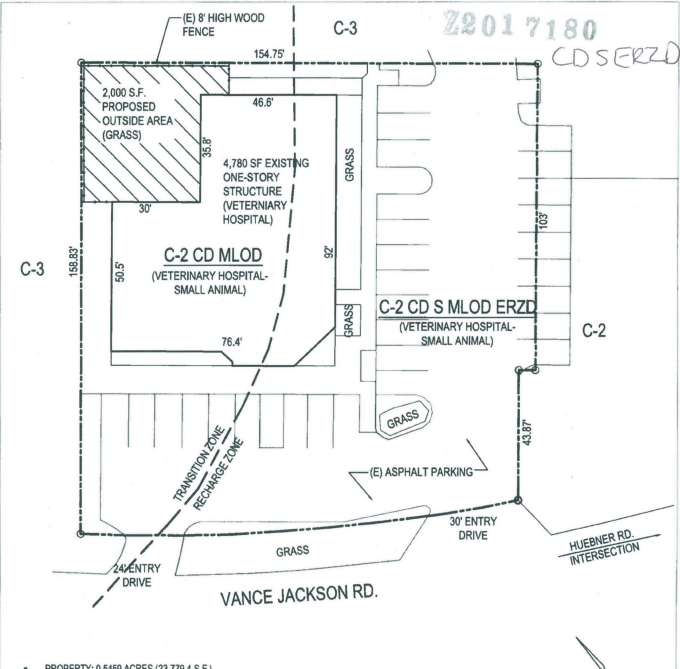
ATTEST:

Leticia M. Vacek, City Clerk

APPROVED AS TO FORM:

Andrew Segovia, City Attorney

Agenda Item:	Z-13						
Date:	11/02/2017						
Time:	02:54:18 PM						
Vote Type:	Motion to Appr w Cond						
Description:	ZONING CASE # Z2017180 CD S ERZD (Council District 8): An Ordinance amending the Zoning District Boundary from "C-2 S CC ERZD MLOD-1" Commercial Military Lighting Overlay Edwards Recharge Zone District with a Specific Use Permit and Special City Council Approval for a Small Animal Clinic with Overnight Boarding to "C-2 CD MLOD-1" Commercial Military Lighting Overlay District with Conditional Use for a Veterinary Hospital - Small Animal with Outdoor Uses permitted and "C-2 CD S MLOD-1 ERZD" Commercial Camp Bullis Military Lighting Overlay Edwards Recharge Zone District with Conditional Use and Specific Use Authorization for a Veterinary Hospital - Small Animal with Outdoor Uses permitted (the boundary of the ERZD remains unchanged) on Lot 9, Block 22, NCB 14732, located at 12058 Vance Jackson Road. Staff and Zoning Commission recommend Approval with Conditions.						
Result:	Passed						
Voter	Group	Not Present	Yea	Nay	Abstain	Motion	Second
Ron Nirenberg	Mayor		X				
Roberto C. Treviño	District 1		X				
William Cruz Shaw	District 2		X				
Rebecca Viagran	District 3		X			-	
Rey Saldaña	District 4		X				
Shirley Gonzales	District 5	Х					
Greg Brockhouse	District 6		X				
Ana E. Sandoval	District 7		X				
Manny Pelaez	District 8		X		7	x	
John Courage	District 9		X				Х
Clayton H. Perry	District 10		X				



- PROPERTY: 0.5459 ACRES (23,779.4 S.F.)
- LEGAL DESCRIPTION: NCB 14732, BLK 22, LOT 9
- CURRENT ZONING: C-2 S CC MLOD-1 ERZD (SPECIFIC USE AUTHORIZATION AND CITY COUNCIL APPROVAL FOR A SMALL ANIMAL CLINIC WITH OVERNIGHT BOARDING)
- REQUESTED ZONING: C-2 CD MLOD (CONDITIONAL USE FOR VETERINARY HOSPITAL- SMALL ANIMAL); C-2 CD S MLOD ERZD (CONDITIONAL USE FOR VETERINARY HOSPITAL- SMALL ANIMAL)
- IMPERVIOUS COVER: 3,609 S.F. (15%) (EXISTING)
- BUFFERYARDS; NONE REQUIRED- ALL BASE ZONING IS COMMERCIAL
- REQUIRED PARKING: 1 PER EMPLOYEE.
- 7 REQUIRED
- 20 SPACES PROVIDED, INCLUDING ACCESSIBLE SPACES

SITE PLAN FOR 12058 VANCE JACKSON

SCALE: 1" = 30"



Exhibit "A"

I, William Van Pelt IV, for VP Huebner, LLC, the property owner, acknowledge that this site plan submitted for the purpose of rezoning this property is in accordance with all applicable provisions of the Unified Development Code. Additionally, I understand that City Council approval of a site plan in conjunction with a rezoning case does not relieve me from adherence to any/all City-adopted Codes at the time of plan submittel for building permits.