

2016049244 ORDINANCE \$53.00 09/21/2016 02:55:28P 22 PGS Jennifer Hayden HAMILTON County Recorder IN Recorded as Presented

ORDINANCE NO. 49-08-16

AN ORDINANCE AMENDING THE UNIFIED DEVELOPMENT ORDINANCE NO. 62-12-95 AND ALL AMENDMENTS THERETO AND ORDINANCE NO. 56-11-15 FOR THE SAXONY CORPORATE CAMPUS CORRECTING SCRIVENER'S ERRORS IN ORDINANCE NO. 39-08-15 FOR THE CITY OF NOBLESVILLE, HAMILTON COUNTY, INDIANA

Document Cross-Reference No. 2015060398

An Ordinance to amend the Unified Development Ordinance for the City of Noblesville, Hamilton County, Indiana, enacted by the City of Noblesville under the authority of Chapter 174 of the Acts of the Indiana General Assembly 1947, as amended, and

WHEREAS, the Plan Commission of the City of Noblesville at their August 15, 2016 meeting conducted a public hearing on Application No. 000921-2016, and as required by law concerning the amendments to the Saxony Corporate Campus Planned Development Ordinance has sent a favorable recommendation for adoption of the amendments to the City Council by a vote of ten (10) Ayes and zero (0) Nays.

NOW, THEREFORE, BE IT ORDAINED by the Common Council of the City of Noblesville, Hamilton County, Indiana, meeting in regular session, that the Unified Development Ordinance and Saxony Corporate Campus Planned Development Ordinance are hereby amended as follows:

SECTION 1. That Ordinance No. 56-11-15 is hereby rescinded and shall be of no further affect.

SECTION 2. That the subject real estate as described and attached as "Exhibit 1", and adjacent to Interstate No. 69, Exit No. 210 and adjacent to Campus Parkway (both north and south), all within the zoning jurisdiction of the City of Noblesville, Hamilton County, Indiana, and a part of the overall Corporate Campus Planned Development District (CCPD).

SECTION 3. That the attached "Exhibit 'A' Saxony Corporate Campus Development Standards matrix"; "Exhibit 'B' General Development Standards for Saxony Corporate Campus Planned Development"; "Exhibit 'C' Saxony Corporate Campus Subarea Plan"; and "Exhibit 'D' Designation Sign Rendering" are hereby Incorporated and are a part of this adopted Ordinance.

SECTION 4. This Ordinance shall be in full force and effect from and upon its adoption and publication in accordance with the law. All prior ordinances or parts there of in conflict herewith are repealed and deemed to conform to the provisions of these amendments.

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SECTION 5. Upon motion duly made and seconded, this Ordinance was fully passed by the members of the Common Council this 13th day of _, 2016. COMMON COUNCIL NAY Brian Ayer Mark Boice Wil Hampton Christopher Jensen Roy Johnson Gregory P. O'Connor Mary Sue Rowland Rick Taylor Megan G. Wiles proved and signed by the Mayor of the City of Noblesville, Hamilton County, 3th day of John Ditslear, Mayor City of Noblesville, Indiana I, affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. Joyceann Yelton Printed Name of Declarant Prepared by: Joyceann Yelton, Senior Planner, City of Noblesville, 16 South 10th Street, Noblesville, IN 46060 (317) 776-6325

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LEGAL DESCRIPTION

Part of the Northeast, Northwest, Southwest and Southeast Quarters of Section 23, Township 18 North, Range 5 East in Hamilton County, Indiana, more particularly described as follows: Beginning at the Northwest corner of the Northwest Quarter of said Section 23; thence South 63 degrees 19 minutes 05 seconds East along the centerline of State Road 238 a distance of 87.20 feet to a tangent curve to the right having a radius of 881.47 feet, the radius point of which bears South 26 degrees 40 minutes 55 seconds West; thence Southeasterly along said curve and the centerline of said State Road 238 a distance of 323.65 feet to a point on the Northwestern bank of Sand Creek, said point bears North 47 degrees 43 minutes 09 seconds East from said Radius point (the following seven courses are along the Northerly bank of said Sand Creek); 1) thence North 64 degrees 30 minutes 35 seconds East 90.49 feet; 2) thence North 73 degrees 45 minutes 03 seconds East 16.65 feet; 3) thence North 68 degrees 42 minutes 08 seconds East 80.41 feet; 4) thence North 73 degrees 26 minutes 27 seconds East 76.59 feet; 5) thence North 68 degrees 17 minutes 01 seconds East 56.88 feet: 6) thence North 43 degrees 50 minutes 05 seconds East 115.05 feet; 7) thence North 44 degrees 22 minutes 35 seconds East 60.29 feet to the North line of said Northwest Quarter; thence North 89 degrees 29 minutes 17 seconds East along said North line 1319.23 feet to the Northwest corner of land described in Instrument No. 97-51940, recorded in the Office of the Recorder of Hamilton County, Indiana; thence South 00 degrees Southwest corner thereof, thence North 89 degrees 29 minutes 17 seconds East along the South line of said described land 270:00 feet to the Southeast corner thereof; thence North 00 degrees 12 minutes 22 seconds West along the East line of said described land 375.00 feet to the North line of said Northwest Quarter; thence North 89 degrees 29 minutes 17 seconds East along said North line 287.90 feet to the Northwest corner of the Northeast Quarter of said Section 23; thence North 89 degrees 29 minutes 05 seconds Bast along said North line 1315.93 feet to the Northeast corner of the West half of said Northeast Quarter; thence South 00 degrees 07 minutes 35 seconds East along the East line of said West Half 2663.66 feet to the Northwest corner of the East Half of the Southeast Quarter of said Section 23; thence South 00 degrees 07 minutes 20 seconds Bast along the West line of said East Half 193.83 feet to the Southwest corner of land described in Instrument No. 95-53794, recorded in said recorder's office; thence North 89 degrees 08 minutes 01 seconds East along the South line of said described land 510.58 feet to a property line described in an agreement recorded as Instrument No. 97-2752, recorded in said recorder's office (the following four courses are along said property line); 1) thence South 00 degrees 06 minutes 58 seconds West 130.91 feet; 2) thence South 01 degrees 45 minutes 59 seconds East 129.01 feet; 3) thence South 01 degrees 59 minutes 43 seconds West 154.27 feet; 4) thence South 00 degrees 07 minutes 31 seconds East 279.07 feet to the Northern right-of-way of Frontage Road No. 3 (the following five courses are along the Northern right-of-way); 1) thence North 62 degrees 13 minutes 37 seconds West 256.07 feet to a tangent curve to the left having a radius of 2904.79 feet; the radius point of which bears South 27 degrees 46 minutes 23 seconds West; 2) thence Northwesterly along said curve 392.91 feet to a point which bears North 20 degrees 01 minutes 23 seconds East from said radius point; 3) thence North 69 degrees 58 minutes 37 seconds West 508.64 feet; 4) thence North 65 degrees 38 minutes 49 seconds West 331.13 feet; 5) thence North 85 degrees 11 minutes 15 seconds West 207.60 feet to the Northeastern right-of-way of State Road 238; thence North 55 degrees 52 minutes 36 seconds West along said Northeastern right-of-way 306.78 feet to the East line of the Southwest Quarter of said Section 23; thence North 00 degrees 07 minutes 08 seconds West along said East line and the East line of the Northwest Quarter of said Section 23 a distance of 1420.16 feet to the Southeast corner of the North Half of the Northwest Quarter of said Section 23; thence South 89 degrees 27 minutes 58 seconds West along the South line of said Half Quarter 1316.30 feet to the East line of the West Half of the Northwest Quarter of said Section 23; thence South 00 degrees 06 minutes 32 seconds East along said East line and the East line of the West Half of the Southwest Quarter of said Section 23 a distance of 2666.34 feet to the North line of the South Half of the Southwest Quarter of said Section 23; thence South 89 degrees 27 minutes 18 seconds West along said North line 320.10 feet to the Northwest corner of land described in Deed Record 252, page 292, recorded in said

recorder's office; thence South 00 degrees 06 minutes 20 seconds East along the West line of said described land 721.81 feet to the Northern right-of-way of East 136th Street and a non-tangent curve to the left having a radius of 8013.45 feet, the radius point of which bears South 30 degrees 19 minutes 33 seconds East (the following three courses are along said Northern right-of-way); 1) thence Southwesterly along said curve 204.11 feet to a point which bears North 31 degrees 47 minutes 07 seconds West from said radius point; 2) thence South 58 degrees 12 minutes 53 seconds West 766.30 feet to a tangent curve to the right having a radius of 453.22 feet the radius point of which bears North 31 degrees 47 minutes 07 seconds West; 3) thence Southwesterly along said curve 181.96 feet to a point on the West line of the Southwest Quarter of said Section 23, said point bears South 08 degrees 46 minutes 55 seconds East from said radius point, thence North 00 degrees 05 minutes 55 seconds West along the West line of said Southwest Quarter and the West line of the Northwest Quarter of said Section 23 a distance of 5282.53 feet to the POINT OF BEGINNING, containing 278.429 acres, more or less.

SAXONY COPRPORATE CAMPUS DEVELOPMENT STANDARDS (Corporate Campus Planned Development CCPD)

Revised 08-17-2015 Prepared for Republic Development Corp.

Executive Summary for Noblesville, Indiana

(See Supplemental Zoning Text "Exhibit B" for General Development Standards which apply to all Subdistricts

Land Planning: OHM Advisors
FRONT YARD SETBACKS & ROADWAY TYPES REQUIRED

	PERMITTED LAND USES	DENSITY SETBACKS AND RESTRICTIONS											REQUIRED PARKING		
SUB AREA (See "Exhibit C for locations)		District Maximum SF Acreage* Per Acre		Rear Yard Minimum (See	Side Yard Minimum (See			Building Footprint Minimum SF	Maximum Cover Impervious	Building Height	Primary Arterials Greenfield	Perimet	Perimeter Roads		- Parking and
		(+/- Net (Net Acres) of ROW)	(Net Acres)	Note #8 below) Note #8 b	Note #8 below)	elow)			Surface	Maximum	Ave and Campus Parkway	Brooks School Road	Old 146 th Street	Public Internal Roads	Loading Spaces
(Corporate Campus Interchange District)	Highway related Retail Uses; Institutions, and Institutions and Offices, Regional and Professional Offices, Restaurants, Professional Activities, Banks, Hotels, Service/Gas Stations. No truck stops or terminals. (See Note #1 Below)	27.11	10,000-SF/Ac	15' Pavement 25' Building	15' Pavement 25' Building	80-FT	Office 1 Ac Retail Center 1.5 Ac Out-Parcel 1 Ac	1,500-SF for Retail and Restaurant Uses	75% of Gross Lot Area	Office – 120' Hotel – 120' Industrial – 50' Retail – 40' Commercial – 40'	20' Pavement and Building (Affects ONLY Parcel "B")			25' Pavement and Building	See Chart "A" Below
B-1 (Corporate Campus Secondary Corridor District)	Flex Office with a minimum 20% office and the remaining being office, storage/warehouse/laboratory or similar type uses and all permitted uses in Subarea "A".	24.99	18,000-SF/Ac	15' Pavement 25' Building	15' Pavement 25' Building	80-FT	Office 1 Ac Retail Center 1.5 Ac Out-Parcel 1 Ac	5,000-SF for Office and Warehouse Uses 1,500-SF for Retail and Commercial Uses	75% of Gross Lot Area	Office – 60' Industrial – 50' Retail – 40' Commercial – 40'			* 	25' Pavement and Building	See Chart "A" Below
B-2 (Corporate Campus Secondary Corridor District)	Flex Office with a minimum 20% office and the remaining being office, storage/warehouse/laboratory or similar type uses and all permitted uses in Subareas "C-2 and D".	15.27	18,000-SF/Ac	15' Pavement 25' Building	15' Pavement 25' Building	80-FT	Office 1 Ac Retail Center 1.5 Ac Out-Parcel 1 Ac	5,000-SF for Office and Warehouse Uses 1,500-SF for Retail and Commercial Uses	75% of Gross Lot Area	Office – 60' Industrial – 50' Retail – 40' Commercial – 40'			50' Pavement and Building	25' Pavement and Building	See Chart "A" Below
C-1 (Corporate Campus	Institutions, Offices, Public Uses, regional and Professional Offices, Professional Activities, Hotels, Banks and Financial Institutions, Sit- down restaurants over 2,500-SF or larger, and Regional Mall or Shopping Center 750,000-SF or larger. (See Note #1 Below)	77.33	18,000-SF/Ac	15' Pavement 25' Building	15' Pavement 25' Building	Office and Retail: 200-FT Outparcel: 150-FT	Office 2 Ac Retail Center 5 Ac Out-Parcel 1 Ac	20,000-SF for Office Uses 2,000-SF for Retail and Restaurant Uses	80% of Gross Lot Area 85% when providing contiguous parking with adjoining lot	Office – 120' (Min. 2+ stories) Hotel – 120' (Min. 2-3 stories) Retail – 60' Commercial – 60' (Min Ret./Com 1-2 stories)	25' Pavement and Building	25' Pavement and Building	(manufin.	25' Pavement and Building	See Chart "A" Below
C-2 (Corporate Campus Interchange District)	Professional Offices, Professional Activities, Hotels, Banks and Financial Institutions, Sit- Down Restaurants (Over 2,000-SF – footprint). (See Note #1 Below)	8.51	18,000-SF/Ac	15' Pavement 25' Building	15' Pavement 25' Building	80-FT	Office 1 Ac Retail Center 1.5 Ac Out-Parcel 1 Ac	5,000-SF for Office Uses 2,000-SF for Retail and Restaurant Uses	75% of Gross Lot Area	Office – 120' Hotel – 120' Industrial – 50' Retail – 40' Commercial – 40'	20' Pavement and Building			25' Pavement and Building	See Chart "A" Below
D (Corporate	Neighborhood Retail Uses, Institution and Offices. Regional and Professional Offices, Restaurants, Professional Activities, Banks and Hotels (See Note #1 Below)	17.82	10,000-SF/Ac	15' Pavement 25' Building	15' Pavement 25' Building	80-FT	Office 1 Ac Retail Center 1.5 Ac Out-Parcel 1 Ac	1,500-SF for Retail and Restaurant Uses	75% of Gross Lot Area	Office – 120' Hotel – 120' Industrial – 50' Retail – 40' Commercial – 40'	20' Pavement and Building	25' Pavement and Building	50' Pavement and Building	25' Pavement and Building	See Chart "A" Below
E (Corporate Campus Secondary Corridor District)	Warehousing and Wholesaling Uses, Institutions and Offices, Regional and Professional Offices, Professional Activities (See Notes #4 and #5 Below)	74.99	14,000-SF/Ac	15' Pavement 30' Building 30' Pavement from Top of bank of Regulated Drain (See Note #7)	15' Pavement 30' Building 30' Pavement from Top of bank of Regulated Drain (See Note #7)	80-FT	Office 2 Ac Industrial/Warehousing 5 Ac	10,000-SF for all Uses	80% of Gross Lot Area (See Note #5)	Office – 60' Industrial – 50' Retail – 40' Commercial – 40'			30' Pavement and 55' Building	25' Pavement and 55' Building	See Chart "A" Below
OVERALL TOTALS	Total Net Acreage Right-of-Way Acreage TOTALS (Gross)	246.02 33.98 280.00													

* All acreages are approximate and may vary with final engineering.

SF= square feet FT/(') = feetAc = acres

NOTES: #1 Drive-thru uses shall be permitted with conditional approval. Banks and restaurants shall be exempt from conditional approval. No drive-thrus shall face Campus Parkway.

#2 NA

#3 NA

#4 Food processing and limited manufacturing shall be permitted subject to conditional use review by the Plan Commission.

#5 Gross lot coverage on warehousing may exceed 80% but not more than 90% of an individual lot as long as the total subarea does not exceed 80%.

#6 Gross lot subarea acreage equals total acreage minus any public road pavement area.

#7 Top of Bank of a regulated drain shall be defined as a line 30' inside the regulated drain easement.

#8 If a shared cross-access drive aisle is provided on a lot line between two adjacent parcels; there shall be 0-FT pavement setback

G AND LOADING	MINIMUMS
Parking Spaces	Loading Area
4 per 1,000-SF	1 per User
3 per 1,000-SF	1 per Building
3 per 1,000-SF	1 per Building
2 per 1,000-SF	1 per 15,000-SF
1 per 4,000-SF	1 per 15,000-SF
1 per 1,000-SF	1 per 40,000-SF
	4 per 1,000-SF 3 per 1,000-SF 3 per 1,000-SF 2 per 1,000-SF 1 per 4,000-SF

EXHIBIT - (B)

SAXONY CORPORATE CAMPUS AT NOBLESVILLE

Prepared for: Republic Development Corp.

Land Planning: OHM Advisors

GENERAL DEVELOPMENT STANDARDS FOR SAXONY CORPORATE CAMPUS PLANNED DEVELOPMENT

REVISED:

MAY 23, 2002 (FOR FINAL DRAFT)

JANUARY 25, 2006 AUGUST 28, 2006 MARCH 13, 2009 MAY 29, 2013 FEBRUARY 17, 2015 AUGUST 17, 2016

I. Subarea Descriptions

- A. <u>Subarea A</u>: Because of its relation to I-69 and being immediately adjacent to the Exit 210 Interchange, the proposed uses within this Subarea are primarily freeway oriented services and retail.
- B. <u>Subarea B-1</u>: This subarea serves as a transition between the freeway related Subarea A to the south and the industrial Subarea E to the north. It is characterized by smaller flex type office uses, multi-tenant office buildings, and commercial service uses. Due to its close proximity to Subarea A and relationship to the freeway interchange, all the uses that are allowed in Subarea A will be permitted within this subarea.
- C. <u>Subarea B-2</u>: This subarea serves as a transition between the neighborhood retail center in Subarea D to the west and the industrial Subarea E to the east. It is characterized by smaller flex type office products and multi-tenant office buildings. Due to its close proximity to Subarea D and Subarea C2, all the uses that are allowed in Subarea D and C2 will be permitted within this subarea.
- D. <u>Subarea C-1</u>: Because of its location and visibility along 1-69 and Campus Parkway to the north, this subarea is planned to contain freeway oriented commercial uses as permitted by the Noblesville UDO Appendix D, which generally includes offices, medical offices, hotels, restaurants, and large and small retail formats and sales.

- E. <u>Subarea C-2</u>: Because of its location along Campus Parkway and smaller size, this subarea may contain freeway oriented office uses, multiple tenant office buildings, hotels and retail
- F. <u>Subarea D</u>: This subarea shall be characterized by neighborhood retail uses which will provide convenience and services for users of the surrounding development as well as existing area residents.
- **G.** <u>Subarea E</u>: The proposed uses for this subarea include industrial uses such as warehousing and wholesaling operations. Food processing and light manufacturing will be permitted conditionally. Office uses within this subarea shall be consistent with other general office uses and flex office uses previously discussed within this text.

For the purposes of this text, "outparcel uses" shall be defined as a free-standing building, often adjacent to a fronting arterial or collector street, and typically on a site less than 2 acres and building size of less than 10,000 sq. ft. Examples include but are not limited to bank branches, restaurants, small-format retail (single tenant or multi-tenant), and fuel stations. Outparcels may be on individually platted lots, or may be part of a larger development.

II. Development Standards

Article 8, Part E, of the Unified Development Ordinance for the City of Noblesville was used as a reference in the development of this text. Information included in this text (Exhibit - B), the Saxony Corporate Campus Development Standards matrix (Exhibit- A), and the submitted drawings are intended to be all-inclusive for this (CCPD). Basic development standards are compiled regarding proposed density, site issues, traffic, circulation, landscape and architectural standards. These standards ensure consistency and quality throughout the planned district. In the event of conflicts, this text and the design standards matrix shall take precedence over all other zoning standards. All proposed development, construction, or exterior alterations shall be reviewed by the Saxony Design Review Board (DRB) prior to beginning any on-site work.

III. Access, Loading, Parking and/or Traffic Related Commitments

- A. Parking and loading requirements for an individual use shall be as shown in Exhibit A. See Article 10 of the Unified Development Ordinance for the City of Noblesville for all other parking questions.
- B. Cross-access easements shall be provided where feasible.

- C. In all districts, internal drive aisles for vehicular circulation to provide internal connection and circulation between adjacent parking lots shall be permitted.
 - 1. There shall be no required minimum pavement setback from a lot line where a cross-access easement and a shared drive aisle are located on two or more adjacent parcels.
 - 2. Perimeter Parking Lot Landscape Screening of two adjacent vehicular use areas shall not be required where a cross-access easement and shared drive aisle are located on two or more adjacent parcels and between the vehicle use areas. All other perimeter landscaping and screening shall be required as specified in this document.
 - Main drive aisles and access routes into the sites should be generally parallel or perpendicular to the facades of the building as much as practical. Ambiguous circulation should be avoided.

IV. Architectural Standards

A. <u>Color Palette</u>: Earth tones, muted and natural tones are preferred. Accent colors in brighter hues are permitted for building accent features such as awnings, doors, trim, etc. A mixed palette on a single building should be carefully selected so all colors are harmonious with each other.

B. Exterior Materials

- 1. Warm-tone brick
- 2. Stone, simulated stone with limestone trim
- **3.** Natural wood, wood composite, stucco, and heavy gauge vinyl (.042 inch nominal thickness)
- 4. Pre-cast concrete
- 5. Metal (trim or accent only)
- 6. Glass
- Poured in place concrete (i.e. walls allowed in Subarea E, if articulated with architectural detailing such as textured finishes, aggregate, banding, pigments, etc.)
- 8. Painted aluminum (trim or accent only)
- 9. Tile (ceramic or porcelain) (trim or accent only)
- Formed Polymers ("Fypon" and "EIFS") (trim or accent only)

- **11.** On pitched roofs, standing metal seam, cedar shakes, dimensional asphalt shingles, slate or tile shall be used.
- 12. <u>Subarea C-1</u> (only commercial uses not considered an Outparcel use): concrete masonry units (CMU) including integrally colored, smooth-face, split-face, ground-face, and glazed, when used in combination with other materials. Colors shall be selected to complement other materials used on the building.

C. Roof

1. All Structures

- a. All rooftop penetrations (pipes, vents, etc.) shall be screened by parapets or roof. All rooftop equipment shall be screened by parapets, roof, or screening apparatus that is appropriate to the style of the architecture.
- **b.** Single-pitch (a roof that slopes in only one direction), barrel (a roof of semi-cylindrical section), and other alternative roof styles shall be permitted where appropriate to the architectural style of the building.

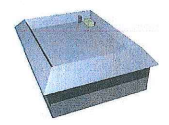


Figure 1:Example of Mansard



Figure 2: Example of Barrel Roof



Figure 3: Example of Single-pitch roof

- **c.** Minimum 8" roof overhangs are required on all pitched roofs.
- 2. Rooftop equipment screens and rooftop penetrations (vents) shall be of the same color compatible with the overall building or roof color (not an accent color).

D. Wall Articulation/Fenestration

- In addition to using building elements to articulate the building mass, individual walls must be articulated with fenestration, pattern, or structural expression equally on all sides of the structure.
- 2. Building materials shall be consistent on all four sides of the structure. In Subarea C-1, side and rear facades shall be finished in similar colors as the front facades. Non-frontage facades immediately adjacent to a front facade shall incorporate building materials and detailing of the front facade, for a minimum of 30 percent of the overall wall length, measured from the front facade.
- **3.** The amount of fenestration should be balanced with the amount of solid facade.
- **4.** Glazing shall not exceed 75% of the facade on small office buildings (two stories or less).
- 5. No front building facade shall extend horizontally for a distance greater than two (2) times its average height without a vertical offset (parapet or roofline), material change, or color and texture change. No front building facade shall extend for a horizontal distance greater than five (5) times its height without a change in elevation appearance, or substantial horizontal band. No side or rear building facade shall extend horizontally for a distance greater than three (3) times its average height without a vertical offset (parapet or roofline), material change, color change or texture change.

V. Buffering, Landscaping, Open Space and/or Screening Commitments

A. Landscaping

- 1. Along Campus Parkway:
 - a. The intent of the landscape development along 146th is to blend into a seamless streetscape the 200' right of way and adjacent landscape setbackof 25'-0" on the south side of Campus Parkway and 20'-0" on the north side of Campus Parkway. The tree and shrubs within this area shall be spaced in a natural pattern randomly positioned in both the right-of-way and the landscape set back. Landscape designs shall address pedestrian experience along the meandering sidewalk, create sight lines to signage and outparcels, protect entrances and visually block parking fields. Pedestrian sidewalks will lead into the Property connecting to Outparcels.

- b. The landscape in front of the buildings facing Campus Parkway shall respond to the sight lines to provide visibility to signage and building facade. The landscape in front of such buildings shall be a continuation compatible with Campus Parkway frontage.
- c. Tree spacing and sizes
 - i) Landscape setback plantings
 - (1) Deciduous canopy trees each having a minimum caliper of 2.5 inches. The number of trees to be planted within the front yard setback shall equal (i) the number of lineal feet of Campus Parkway within the Property divided by (ii) forty (40). Particular attention shall be paid to visibility corridors to signage and storefronts.
 - (2) Clustered massing of five shrubs and perennial massings of one hundred twenty (120) square feet shall be placed between tree groupings. The number of massings to be planted shall equal the number of lineal feet of Campus Parkway right-ofway frontage (rounded to the nearest one hundred feet) divided by one hundred (100). In no event shall there be less than one massing of sbrubs and perennials.
- 2. Street trees within all subareas are to be planted at a minimum distance of 50 feet on center along proposed roads. Trees will be of deciduous species normally attaining full grown height in excess of 50 feet and will be of 2-1/2" caliper or greater at the time of planting.
- 3. There shall be a minimum 3' (ht.) parking lot screen containing a hedge, wall with materials consistent with the architecture, or earth mound with a maximum 3:1 slope along the pavement setback where a parking area fronts a roadway (excluding vehicular ingress and egress). The hedge shall be of non-deciduous species and shall be spaced not more than 36 inches apart so as to form a continuous visual screen a minimum of 36 inches in height above grade, undernormal growing conditions, within one year after planting.
- 4. Any portion of a lot upon which a building or parking area is not constructed shall be landscaped with lawn as a minimum. Those areas designated as landscaped buffers, tree lawns, tree preservation zones, entry features or other landscaped features shall be

maintained meeting the minimum standards in the Unified Development Ordinances for the City of Noblesville, Article 12. The use of in-ground sprinkler systems is required in all turf and landscaped areas.

- 5. Interior Landscaping for Vehicular Use Areas
 - a. Along Campus Parkway, there shall be a parking lot screen which shall be a minimum of 3' in height and shall contain a hedge, wall, or low fence or water elements with materials consistent with the architecture. The hedge shall be of non-deciduous species and shall be spaced so that the shrub canopies are not more than 36" apart so as to form a continuous visual screen a minimum of 36" in height above grade, under normal growing conditions, within two years of planting. Minimum size of shrubs, at time of planting, shall be 18".
 - b. With the C-1, C-2, and D Subareas, any open vehicular use area (V.U.A.), excluding loading, unloading, and storage areas containing more than 6,000 square feet or twenty or more vehicle parking spaces, shall provide interior landscaping in addition to previously required perimeter landscaping. Interior landscaping may be peninsular (surrounded on three side by V. U. A.) of island type (surrounded on all sides by V. U. A).
 - i) For each 100 square feet or fraction there of vehicular use area, a minimum of five square feet of landscaped area shall be provided.
 - ii) The minimum individual landscaped area required shall be sixty-four (64) square feet.
 - iii) Maximum contiguous area. In order to encourage the required landscape areas to be properly dispersed, no individual landsapce are shall be larger than 350 square feet in a vehicular use area under 30,000 square feet, and no individual landscape area shall be larger than 1,500 square feet in vehicular use area over 30,000 square feet. Individual landspace areas larger than the above are permitted as long as the additional area is in excess of the required minimum total.

- iv) The use of in-ground sprinkler systems shall be required in all landscaped areas adjacent to public rights-of-way, ingress/egress easements, and common areas.
- c. "Minimum Landscape Island" shall mean and refer to a parking lot island which (i) is 7 feet in width from back of curb to back of curb, (ii) 126 square feet in size, (iii) contains at least 1 shade tree or in instances where view corridors to signage/ building elevations are desired, 3 shrubs and ground cover, mulch and/or perennials at a rate necessary to cover the island shall be permitted in lieu of the required tree.
- **d.** 50% of all rows of parking shall be terminated with a landscape island.
- e. Landscape islands, at least the size of a Minimum Landscape Island, (i) may occur once every twenty (20) continuous parking spaces, or (ii) may be grouped and distributed randomly over the parking areas to equal the area equivalent to one landscape island every twenty (20) continuous parking spaces.
- f. Concrete curbs or wheel-stops shall be provided at all parking spaces where vehicle overhand into landscape beds and shall be placed to limit the vehicle overhang to 2 ½ feet.
- g. A four-foot minimum distance shall be provided to all trees or shrubs from edge of pavement where vehicles overhand the landscape bed.
- **6.** Minimum quantities of trees (Subarea E- Industrial omitted): The following minimums are required based upon total ground coverage of:
 - a. Up to 20,000 square feet: A minimum of one tree per 5,000 square feet of ground coverage, and a total tree planting equal to one inch in tree trunk size for every 2,000 square feet of ground coverage.
 - **b.** Between 20,000 and 50,000 square feet: A minimum of one tree for every 5,000 square feet of ground coverage, and a total tree planting equal to ten inches plus one-half in tree trunk size for every 2,000 square feet over 20,000 square feet in ground coverage.
 - c. Over 50,000 square feet: A minimum of one tree for every 5,000

- square feet of ground coverage, and a total tree planting equal to twenty-five inches plus one-half inch in tree trunk size for every 4,000 square feet over 50,000 square feet of ground coverage.
- **d.** Required trees should be distributed throughout the site and may be grouped in clusters to maintain view corridors to signage/building elevations.

7. Minimum size of trees and shrubs:

- a. Deciduous shade and street trees must be a minimum of 2-1/2" in caliper at the time of planting.
- **b.** Deciduous shade and street trees along Campus Parkway must be a minimum of 3" in caliper at the time of planting.
- **c.** Evergreens must be a minimum of 6' in height at the time of planting.
- **d.** Ornamental trees must be a minimum of 1-3/4" in caliper at the time of planting.
- **e.** Shrubs must be a minimum of eighteen inches at time of planting.
- 8. Curbs to protect screening material: Whenever screening material is placed around any trash disposal unit or waste collection unit which is emptied or removed mechanically on a regularly occurring basis, a curb to contain the placement of the container shall be provided within the screening materials on those sides where there is such material. The curbing shall be at least one foot from the material and shall be designed to prevent possible damage to the screening when the container is moved or emptied.

9. Outparcel Landscaping and Parking

- a. A single row of parking shall be permitted between Campus Parkway and buildings on Outparcels adjacent to Campus Parkway.
- **b.** Users are encouraged to employ creative design and include such amenities as earth mounding, water features, landscape lighting, sculpture, furniture, ornamental grasses or flowers, trees and shrubs.
- c. A minimum of 50% of the building perimeter shall have a landscape area between the building's foundation and the sidewalk or the curb. Outdoor dining, drive-thrus, and service areas shall be deducted from the overall length of the building perimeter prior to calculating the required building perimeter landscaping.
- d. All landscape areas shall be provided with an irrigation system.

- e. Plant materials shall be placed intermittently against long expanses of building walls, fences, and other barriers to create a softening effect.
- f. The scale of the plant material shall be appropriate to the size of the façade being softened.

10. Non-Outparcel Retail Building Landscaping

- a. Retail buildings shall be landscaped along the front elevation of the building with a mixture of trees, shrubs, and perennials. Such plantings are intended to be used to soften building walls and accentuate building entries. Plantings should be designed in coordination with the building architecture and the articulation of building elements directly behind the plantings as viewed in the front elevation.
- **b.** Plantings shall be placed along any portion of a building's front and side elevations and may be arranged in one of the following alternatives or in combination:
 - (1) Along the building wall as a foundation planting. Beds shall be a minimum of 6-feet in depth from the face of the building to the edge of sidewalk.
 - (2) Within the sidewalk between the building and the curb of parking or drive aisles within a planting bed having a minimum depth of 6-feet.
 - (3) Plant material shall be placed intermittently against long expanses of building walls, fences, and other barriers to create a softening effect.
 - (4) The scale of the plant material shall be appropriate to the size of the façade being softened.
- c. Minimum plants shall be provided as follows:
 - (1) One deciduous shade tree per 60 linear feet of the combined building front and side elevations. Two ornamental trees may be provided in lieu of one deciduous shade tree.
 - (2) One deciduous or evergreen shrub per 15 linear feet of the combined front and side elevations.
 - (i) Shrubs shall be of a type that achieves an average mature height of 24-inches.
 - (3) The remainder of the planting bed shall be filled with ground cover plants or perennials. Large, unplanted mulch areas shall be prohibited.
 - (4) Required plantings may be grouped or clustered within three planting beds. These beds may be designed to

accommodate for visibility and sight lines with the beds being appropriately dispersed across the front and side elevations and meets the approval of the Saxony Design Review Board and the administrative review by the Noblesville Planning Staff.

B. Perimeter Area Landscaping (Subarea E - Only)

- 1. Within the 30' pavement setback (30' buffer area from roadways and the legal drain easement), there shall be a 4' high continuously uniform earth mound except for areas of ingress and egress. The mound will have a maximum 3:1 slope that will begin at the right-of-way line or easement edge. The mound will also have a maximum 3:1 slope on the opposite side which will begin at the pavement setback line, so that the crest of the mound begins approximately 12' from both the right-of-way and pavement setback lines and totals 6' in width.
- 2. Within the buffer area per I00 linear feet or each fraction thereof, there shall be an evergreen screening consisting of eleven evergreen trees staggered along the crest of the mound 7'-8' from each side of the buffer zone. There shall be a minimum of 18 deciduous shrubs per each I00' grouped between and along the base of the evergreen trees on the right-of-way side of the buffer. Shrubs will not be required along the legal drain easement.
- **3.** Along the right-of-way of Bergen Boulevard and Getz Road, five deciduous trees and 4 evergreen trees may be used instead of the required eleven evergreen trees.
- **4.** Minimum size of trees at the time of planting shall be 6' (ht.) for evergreen trees and 2-1/2" caliper for deciduous trees.
- **5.** All loading areas should be screened from public view with vegetation, walls, etc.
- 6. Foundation landscaping around buildings shall not be required, except that any main entrance to a building and/or individual tenant entrances in multi-tenant buildings shall provide ornamental landscaping in planting beds immediately adjacent to the entrance. Landscaping shall be designed to emphasize the entrance, provide pedestrian scale, and soften the transition between exterior and interior. Landscape material shall be designed using a mix of ornamental shrubs, perennials, and ornamental trees.

VI. <u>Dumpsters, Lighting, Outdoor Display Areas and/or other Environmental</u> <u>Commitments</u>

A. Lighting

1. All parking lot lighting for parcels 2 acres or less shall not exceed 18

feet in height from finished grade. Parking lot lighting for parcels larger than 2 acres shall not exceed 28 feet in height from finish grade.

- 2. External lighting shall be cut-off type fixtures.
- 3. There shall be a consistent and uniform lighting fixture for parking lot lighting within all commercial and office areas.
- **4.** All types of parking, pedestrian and other lighting shall be on poles or wall mounted cut-off fixtures and shall be from the same type and style.
- 5. All light poles and standards shall be metal. All light poles and standards should preferably be black or dark bronze in color.
- 6. Parking lot lighting shall be metal-halide, LED, or other with CITY and DRB approval. Building and landscaping lighting shall be LED, incandescent, metal-halide, or other with CITY and DRB approval.
- Landscape and building up-lighting from a concealed source shall be permitted.
- 8. All lights shall be arranged to reflect light away from any street or adjacent property.
- 9. All building illumination shall be from concealed sources.
- 10. Up-lights shall be permitted to light the exterior of the buildings. Spotlights may be permitted with City and DRB approval.
 - 11. Building accent lighting utilizing neon tubing or LED rope lighting shall be permitted. Any lumen output must be steady and cannot flicker or strobe or otherwise vary in any noticeable way. Such lighting shall be screened so that the light source is not visible.

B. Waste and Refuse

All waste and refuse shall be containerized and screened from view on three sides by a solid brick wall or materials compatible with building materials and at least 12 inchestaller than the height of the dumpster unit. The fourth side shall contain a wooden gate, or such other material acceptable to the City and the DRB, at least 12-inches taller than the height of the dumpster unit. Whenever screening material is placed around any trash disposal unit or waste collection unit which is emptied or removed mechanically on a regularly occurring basis, a curb to contain the placement of the container shall be provided within the screening materials on those sides where there is such material. The curbing shall be at least one foot from the material and shall be designed to prevent possible damage to the screening when the container is moved or emptied.

C. Storage Equipment and Service Areas

1. No materials, supplies, equipment or products shall be stored or permitted to remain on any portion of the parcel outside the

permitted structure, except in Subarea C-1 and outparcels as specified herein. Mechanical equipment or other utility hardware on roof, ground or buildings shall be screened from view with material harmonious with the building.

- a. In Subarea C-1 and outparcels, retail uses shall be permitted temporary outdoor display and sales. Such outdoor displays/sales shall be located immediately adjacent to the front of the building or under a service canopy.
- 2. All refuse, trash, and garbage collection shall be enclosed or not visible from the street or adjoining property.
- **3.** No noises, smoke, odors, vibrations or other nuisances shall be permitted.
- 4. No area of the site will be used for outdoor storage.
- 5. Service courts and loading docks shall be located on the side or rear of the building and screened from all streets or adjacent buildings by landscaping, mounding or walls.

VII. Graphics and Signage Commitments

- **A.** The development shall utilize standard City of Noblesville street and regulatory signage. Other signage may be used subject to approval by the City of Noblesville.
- B. Retail Users occupying 10,000 sq. ft. or more:
 - 1. Maximum Number of Signs: One (1) sign for each elevation on which a customer entrance exists or for each elevation facing a parking area; provided, however, that where a side or rear elevation faces I-69, Campus Parkway, Boden I Brooks School Road, Corporate Parkway, and/or 141st Street, and does not have a customer entrance, then one (1) additional sign shall also be permitted for such side or rear elevation.
 - 2. Maximum sign area for each sign: The maximum sign area shall be 1.5 sq. ft. multiplied by the number of lineal feet of the length of the User's elevation on which side sign is located. The maximum letter's height shall be 84-inches. If a sign utilizes a taller letter as the first letter of the words in the sign, then such first letter may be an additional twelve (12) inches in height. Signs must be designed to fit within the sign-band if included in the architecture, and otherwise must be appropriate to the scale and architectural design of the elevation where the sign is located.

C. Outparcel uses:

I. Maximum Number of signs: Three (3) signs per building: one (1) on a side elevation, one (I) sign on either the other side elevation or the rear elevation, and one (1) on the front elevation.

- 2. Maximum sign area for each sign: The maximum sign area shall be 2.25 sq.ft. multiplied by the number of lineal feet of the length of the User's elevation on which the sign is located.
- D. All retail uses not described above:
 - I. Maximum Number of signs: Two (2) signs per building- one (1) on a side elevation, and one (1) on the front elevation; provided, however, that where a building has a canopy on the front elevation, a third (3') sign, mounted on the canopy, or as a blade sign shall be permitted. Where a side or rear elevation faces I-69, Campus Parkway, Boden I Brooks School Road, Corporate Parkway, and/ or 141st Street, and does not have a customer entrance, then one (1) additional sign shall also be permitted for such side or rear elevation.
 - 2. Maximum sign area for each sign: The maximum sign area shall be 2.25 sq. ft. multiplied by the number of lineal feet of the length of the User's elevation on which the sign is located. Signs must be designed to fit within the sign-band if included in the architecture, and otherwise must be appropriate to the scale and architectural design of the elevation where the sign is located. The area of signs located on a side elevation shall not exceed the area of a sign permitted on the User's front elevation.
- **E.** Ground monument signs shall be permitted in all subareas unless specified otherwise in this text shall along any frontage road, and shall be in lieu of a permitted wall sign except when the sign is for a multi-tenant building.
 - Ground monument signs shall be a maximum of six feet in height and contain a maximum area of 50 square feet per sign face.
 - 2. A ground mounted monument sign may be internally or externally illuminated, but external illumination shall be designed to minimize diffusion.
 - All ground monument signs must be landscaped on all sides with bushes, trees, low growth plants and other materials in a landscaped bed not less than 50 square feet.
 - 4. Each sign must be architecturally compatible with the associated retail building structure or a common landscape and signage theme along the road and shall be constructed of similar building materials unless the user can demonstrate to the Planning Department architectural merit otherwise.
 - **5.** Multi-tenant buildings over 10,000 sq. ft. shall be permitted one (1) monument sign on which multiple

tenant names may be displayed. Multi-tenant monument signs shall meet the standards of ground monument signs (above).

- F. A Designation Sign shall be permitted in the location of Campus Parkway (south side) and Cabela Parkway. (Refer to Exhibit "D")
 - 1. Maximum overall sign square footage 375.
 - 2. Maximum height 25-feet
 - Tenant Space Lettering for the single user space located at the top of the sign shall not exceed twofeet in height.
 - **4.** Tenant Space Lettering for the remaining five users shall not exceed one-foot in height.
 - Sign letters shall be earth-tone muted colors unless established by Trademark Identification (Federal Government)
- G. Corporate or multi-tenant office buildings on sites less than five acres in size may have the building name or address shown in one location on the building. If the name is placed on the building, one ground sign with only the address is permitted. If the address is placed on the building, one ground sign with the name and address of all tenants is permitted. Signs are not to exceed 6' in height or fifty square feet per face, per lot.
- H. Corporate or multi-tenant office buildings on sites greater than five acres in size can have the building name shown in one location, and the address shown in another location, or together with the name on the building. In addition, such buildings can have one ground sign showing the names and addresses of tenants. Signs are not to exceed 6' in height or fifty square feet per face, per lot.
- Service stations that dispense gasoline may integrate pricing information into a ground sign as long as the sign size does not exceed the dimensions set forth herein.
- J. Signs must be designed to fit within the sign-band if included in the architecture, and otherwise must be appropriate to the scale and architectural design of the elevation where the sign is located.
- **K.** On multi-tenant buildings, all signage must be visually consistent.
- L. Freestanding signage and light standards shall be located in landscaped areas. The size of the landscaped area around ground signs shall be at least three times the surface area of the sign.
- M. Pole signs and roof-mounted signs are prohibited.

- **N.** Ground signs shall be set back a minimum of ten feet from the public right-of-way.
- **0.** All signs must be associated with the permitted use of the property on which they are located.
- P. Street number(s) shall be prominently placed on or among freestanding signage or on the building.
- Q. Directional (Wayfinding) Signs: Non- or internally or externally illuminated signs displayed strictly for the direction, safety or convenience of the public, including signs which identify restrooms, telephone booths, parks, parking area entrances, service entrances, individual zoning districts shall be allowed. Directional signs shall not exceed four square feet each unless otherwise approved by the City of Noblesville Planning Department Director.
- **R.** The logo and face color of signs are unrestricted, but garish colors are discouraged.
- S. Off-site and temporary signage shall comply with the Unified Development Ordinance regulations.
- T. Intentionally omitted.
- U. Building Directory signs identifying the occupants of a commercial building shall be freestanding or mounted on a wall near the entrance and shall not exceed six (6) square feet per 10,000 square feet of building floor space, subject to an overall limit of 32 square feet per face, per building.
- V. Non-retail commercial wall sign area: Where not otherwise required by this text, the maximum allowable graphic area and setback of a wall sign shall be determined by means of the "Table of Elements". Wall signs shall be placed on building walls, and therefore wall sign height shall be limited by the height of the wall. From the "Table of Elements", the following formula shall be used to calculate the allowable graphic area: The appropriate mass factor from the "Table of Elements" shall be multiplied by the square root of the area, or silhouette, of the fronting elevation of the building (or tenant's space), or that portion of the building with which the sign is associated.
 - Where the use is comprised of more than one building, the area of the fronting elevation of the largest building shall be used.
 - 2. The wall sign setback distance shall be the distance from right-of-way line to the wall or fronting elevation closest to the right-of-way line upon which any wall sign is to be displayed.

3. Refer to the following "Table of Elements"

-I. Di -t		
ck Distance from Right-of-W 0 = right-of-way lines	'ay Character of Road Situation from where Sign is seen	Mass Factor
10 – 15 feet	Two Lanes - 35 MPH or less	2.0
	Two Lanes - Over 35 MPH	2.0
	Multi-Lanes – 35 MPH or less	2.0
	Multi-Lanes – Over 35 MPH	3.0
	Freeway – Over 50 MPH	3.5
Over 15 - 25 feet	Two Lanes - 35 MPH or less	2.0
	Two Lanes - Over 35 MPH	2.0
	Multi-Lanes – 35 MPH or less	2.0
	Multi-Lanes – Over 35 MPH	3.0
ži.	Freeway – Over 50 MPH	3.5
Over 25 - 50 feet	Two Lanes - 35 MPH or less	3.0
	Two Lanes - Over 35 MPH	3.5
	Multi-Lanes – 35 MPH or less	4.0
	Multi-Lanes – Over 35 MPH	4.0
	Freeway – Over 50 MPH	4.0
Over 50 – 75 feet	Two Lanes - 35 MPH or less	4.0
	Two Lanes - Over 35 MPH	4.5
	Multi-Lanes – 35 MPH or less	6.0
	Multi-Lanes – Over 35 MPH	6.0
	Freeway – Over 50 MPH	6.0
Over 75 – 100 feet	Two Lanes - 35 MPH or less	4.0
	Two Lanes - Over 35 MPH	5.0
	Multi-Lanes – 35 MPH or less	6.0
	Multi-Lanes – Over 35 MPH	6.0
	Freeway – Over 50 MPH	6.0
Over 100 feet	Two Lanes - 35 MPH or less	5.0
	Two Lanes - Over 35 MPH	6.0
	Multi-Lanes – 35 MPH or less	6.0
	Multi-Lanes – Over 35 MPH	6.0
	Freeway – Over 50 MPH	6.0

- W. Signage Requirements for C-1, C-2, and D Subareas.
 - (1) Ground Monument Signage
 - (a) Ground monument signs shall be prohibited within 100-feet of Campus Parkway.
 - (b) Multi-Tenant buildings over 50,000 square feet shall be permitted one share tenant ground monument sign per entrance to the real estate, at up to two driveway entrances to the parcel. Such ground monument signs shall not exceed ten (10) feet in height. Each sign face shall not exceed 120-square feet per face.
 - (c) All other users shall refer to "Section E" above for ground monument signs.

(2) Wall Signs

- (a) Individual retail buildings in excess of 10,000 square feet shall be permitted one store identification sign on three sides of its building.
 - The maximum permitted area per wall sign shall be 2.25square feet multiplied by the number of lineal feet of length of the user's elevations on which the sign is located.
 - ii. Multi-line copy is permitted. Signs must be designed to fit within the sign-band if included in the architecture, and otherwise must be appropriate to the scale and architectural design of the elevation where the sign is located.
 - iii. Wall signs shall be permitted to be internally or externally illuminated.
 - iv. Wall signs shall integrate with building façade and not protrude more than twelve (12) inches from the building wall.
 - v. Additionally, up to two (2) "category-distinctive" signs shall be permitted on awnings such as "groceries" or "women's gear", on the building. The maximum permitted area per "category-distinctive" sign shall be 1.5 square feet multiplied by the number of lineal feet of length of the user's elevation on which the sign is located.

(b) Retail Multi-tenant buildings

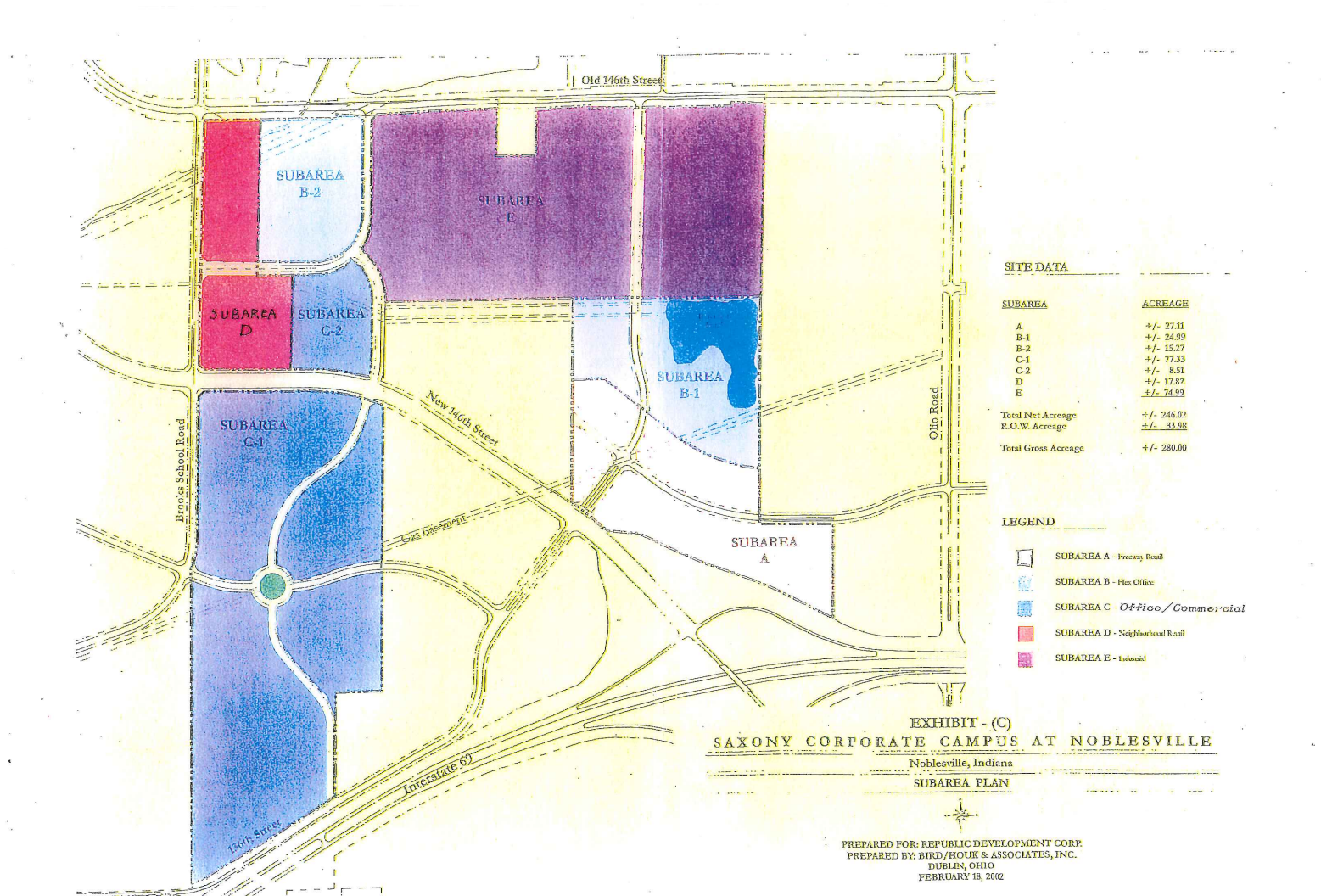
- Tenants shall be permitted one wall sign per tenant road frontage.
- ii. The maximum permitted area per wall sign shall be 2.25square feet multiplied by the number of lineal feet of

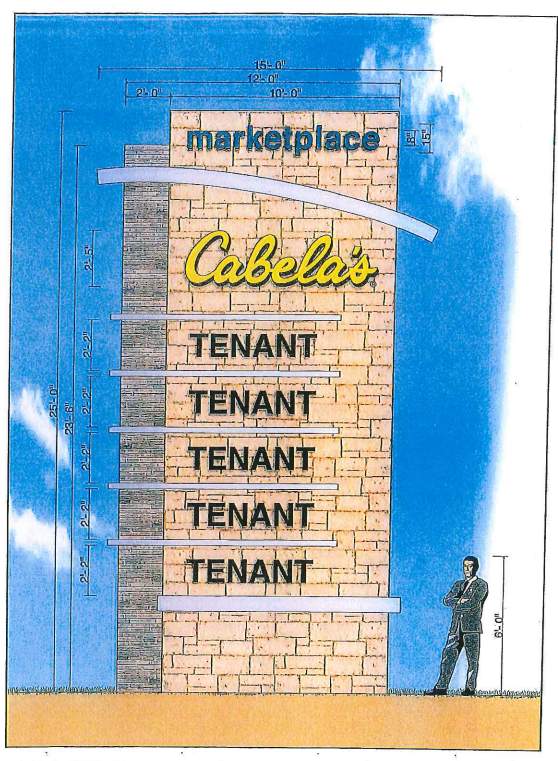
- length of the user's elevation on which the sign is located.
- iii. Wall sign letter height shall not exceed three (3) feet in height. Multi-line copy is permitted provided that the sign is appropriately designed consistent with the scale and design of the elevation architecture and sign band.
- iv. Wall sign shall be permitted to be internally or externally illuminated.
- v. Wall signs shall integrate with the building façade and not protrude more than twelve (12) inches from the building wall.
- (c) Any use that is not a retail multi-tenant use shall otherwise meet the wall sign standards outlined in Section VII. Graphics and Signage Commitments of this ordinance.
- (3) Directional signs shall not exceed four (4) square feet each with a maximum height of four (4) feet. The total square footage for ALL directional signs on the parcel is 48-square feet.
 - X. Projecting signs shall be limited to 16 square feet maximum per face.
 - Y. Awning, Canopy, and Marquee Signs shall be deducted from the aggregate total.
 - Y. Artwork/Murals that references business activity in writing shall be deducted from the aggregate sign total.
 - **Z.** Hotel uses shall be permitted a maximum of two wall signs and one ground sign for each user. All signs shall conform to the standards for each sign type as identified within this section.

VIII. Miscellaneous Commitments

A. <u>Utilities</u>

All utility lines including water service, electricity, telephone and gas and their connections or feeder lines shall be placed underground. Provided, however, that any existing overhead transmission lines may remain above ground. Meters, transformers, etc. may be placed above ground, but shall be screened from view. Where feasible, all above ground utility boxes shall be placed at the rear lot lines or shall be sufficiently screened.







THE BLUE CHIP

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CLIENT NAME CABELAS	DISK MAY-14			
FILENAME CABELAS-MON1.PDF	SALES REP BEV MILLER			
DATE 10/27/14	ORAWN BY			
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DRAWING APPROVAL

CLIENT_____DATE____

NOBLESVILLE PLAN COMMISSION NOBLESVILLE, INDIANA

To the Noblesville City Council:

Sarah Reed, Secretary

	,		
15 th day of Augus a Preliminary De conditions, all a pa and after due	t 2016 for Application No. evelopment Plan and O art of the Unified Developm	921-2016 for the add rdinance including nent Ordinance and C nmends that the	neld a public hearing on the option of an amendment to stipulations, waivers, and comprehensive Master Plan, e. City of Noblesville
regar 1 of "Mar 210 I	ding landscaping, impervious s the "Saxony Corporate Camp	surface, signs, architectur ous Planned Developme ally bounded by Campus nitted by Interstate Holdin	
Petition is 1	forwarded with a	FAVORABLE	recommendation
Respectfully subm Noblesville Plan C			
By: Seun Linda Wilcox, F	CULLY President		