ORDINANCE NO. 868

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4		E AMENDING THE COMPREHENSIVE ZONING ORDINANCE OF KELLER, TEXAS, BY AMENDING THE ZONING MAP
6	AND CHANGING	G THE ZONING FROM NS (NEIGHBORHOOD SERVICE) (SINGLE FAMILY-8,400 SQUARE FOOT LOTS) TO
8	PD-NS (PLAN	NED DEVELOPMENT-NEIGHBORHOOD SERVICE) ON A TRACT OF LAND OUT OF THE J. EDMONDS SURVEY,
10	ABSTRACT NO	. 457, FOR HIGHLAND OAKS PLAZA, A NEW RETAIL NTER, LOCATED AT THE NORTHEAST CORNER OF RUFE
12	SNOW DRIVE	
14	WHEREAS,	Mike Sandlin (owner) and Bernard McGarry and
16		Lincoln Property Company (applicants) have submitted a zoning change request (Z-97-3)
18		which has been reviewed by the City Staff; and
20	WHEREAS,	notice of a hearing before the Planning and
22	William	Zoning Commission was sent to real property owners within 200 feet of the property herein
24		described at least ten (10) days before such hearing; and
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28	WHEREAS,	notice of a public hearing before the City Council was published in a newspaper of general circulation in Keller at least
30		fifteen (15) days before such hearing; and
32	WHEREAS,	public hearings to change the zoning on the property herein described were held before
34		the Planning and Zoning Commission and the City Council, and the Planning and Zoning
36		Commission has heretofore made a recommendation to deny the zoning change
38		request; and
40	WHEREAS,	the City Council is of the opinion that the zone change herein effectuated furthers the
42		purpose of zoning as set forth in the Comprehensive Zoning Ordinance and is in the
44		best interest of the citizens of the City of Keller.
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NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF KELLER, TEXAS:

Section 1: THAT, the Comprehensive Zoning Ordinance of the City of Keller, Texas, and accompanying Zoning Map are hereby amended insofar as they relate to certain located at the northeast corner of Rufe Snow Drive and Wilson Lane, by changing the zoning thereon from NS (Neighborhood Service) and SF-8.4 (Single Family-8,400 square foot lots) PD-NS (Planned Development-Neighborhood Service) on a 16.3659 acre tract of land out of the J. Edmonds Survey, Abstract No. 457, Highland Oaks Plaza, a new retail shopping center, in the City of Keller, Texas, with the following stipulations:

- 1. The maximum allowable area of a leasable space shall be 8,500 square feet. Free standing buildings for one primary use shall not exceed 8,500 square feet.
- 2. All uses allowed in NS zoning district and other compatible retail uses as determined by the Director of Community Development and as outlined in the Zoning Ordinance Section 35.5 Retail and Related Uses, professional office uses and financial institutions that are wholly enclosed within the building and meeting the 8,500 square feet requirement shall be allowed, with the exception of the following uses:
 - grocery store
 - drive in restaurant
 - drive thru restaurant
 - meat market
 - laundromat
 - check cashing service
 - pawn shop
 - bingo parlor

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- radio sales and installation, automobile related
- driving school
- medical laboratory
- used clothing store
- convenience store with gas pumps
- sale of fire arms
- convenience store without gas pumps
- 3. The project must include a central focal point such as a fountain or a gazebo.
- 4. Veterinary clinics, pet grooming establishments and pet stores shall be permitted with no outside uses or runs and adequate soundproofing for noise mitigation.
- 5. All uses not allowed in the NS district under Section 35.6 Automobile, Transportation, Utility, Communication and Related Uses shall be strictly prohibited.
- 6. All uses not allowed in the NS district under Section 35.7, Amusement and Commercial, except for bank teller machines, clothing store, interior decorator and insurance office and photo studio shall be strictly prohibited.
- 7. A complete site plan application shall be submitted prior to development of each parcel.
- 8. A traffic study to be conducted prior to development addressing all access and traffic issues. The traffic study must assure that driveway locations for the shopping center will not adversely impact the residential subdivisions' entrances.

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- 10. The shall property adhere architectural controls that maintain compatibility of buildings with residential character of the neighborhood, including height, roof and material requirements, stated in the attachments by the developer.
- 11. Any use with open/outside storage is strictly prohibited.
- 12. Lot 7 shall be restricted to only the following uses:
 - professional offices
 - bank or financial institution
 - child care center
- 13. Brick/concrete pavers or stamped concrete shall be provided at all driveway entrances.
- 14. A 6 foot brick screening wall adjacent to the drainage easement and an 8 foot brick screening wall adjacent to Lot 7, as shown on the site plan, shall be constructed. The wall must be compatible in material and finish with the existing screening walls in the area.
- 15. A 4 foot wrought iron fence, brick fence, landscaped berm or a combination thereof, to be located adjacent to the drainage channel on Lot 7.
- 16. A 30 foot linear park/trail right-of-way to be dedicated to the city with a 10 foot wide concrete trail to be constructed by the city at a later date.

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Trees shall be planted on either side of the trail at a ratio of 1 tree per 40 feet. Trees shall be offset every 20 feet on either side of the trail to give the appearance of 1 tree per 20 feet along the trail. The Director of Parks and Recreation may elect to have the trees planted at the time of development of the shopping center or at the time the trail is constructed.

- 17. Total landscaping for the site shall be a minimum of 15% and the street yard landscaping shall be 25%.
- 18. Lot 7 shall have additional trees planted at the rear of the property adjacent to the residential zoning with a minimum of 1 tree per 30 linear feet.
- 19. The hours of operation for the center shall be restricted to be between 7:00 A.M. to 11:00 P.M.
- 20. The hours of delivery for the center shall be restricted to be between 7:00 A.M. to 7:00 P.M.
- 21. The hours of garbage pick up for the center shall be restricted to be between 7:00 A.M. to 7:00 P.M.
- 22. All other requirements of the City's Zoning and Subdivision Ordinances must be met at the time of development.
- Section 2: THAT, any person, firm or corporation violating any of the provisions of this Ordinance, as read together with the Comprehensive Zoning Ordinance accompanying map thereto, shall be guilty of misdemeanor and upon final conviction therefore shall be fined in a sum not to exceed Two Thousand Dollars (\$2,000.00). Each and every day such violation continues

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2	shall constitute a separate offense and shall be punishable as such hereunder.
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6	Section 3: THAT, the City Secretary is hereby authorized and directed to cause publication of the descriptive caption and penalty clause hereof
8	as an alternative method of publication provided by law.
10	AND IT IS SO OPPAINED
12	AND IT IS SO ORDAINED.
	Passed and approved by a vote of 4 to 1 on this the 5th
14	day of August, 1997.
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18	CITY OF KELLER, TEXAS
20	BY: Ronald W. Lee, Mayor
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24	ATTEST:
26	Sheila Stephens, City Secretary
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30	Approved as to Form and Legality:
32	L. (Stanton Lowry, City Attorney
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