

Plat - Final	Paso Robles Phase 4E
PC-20-65	



Summary

Request:	Consideration of a Final Plat with 59 single-family lots, one open space lots, and one private street lot.		
Applicant:	Steve Crauford, P.E. 101801 N Mopac Expy Austin, TX 787	Property Owner:	Carma Paso Robles, LLC 11501 Alterra Pkwy Austin, TX 78758
Parkland Required:	N/A	Utility Capacity:	By Developer
Accessed from:	Dancing Oak Lane	New Street Names:	Pedaling Peak Cove Trotting Bear Lane

Notification

Application:	N/A	Neighborhood Meeting:	N/A
Published:	N/A	# of Participants:	N/A
Posted:	N/A	Personal:	N/A
Response:	None as of the date of this report		

Property Description

Location:	Dancing Oak Lane and Playing Cypress Drive		
Acreage:	15.538 acres	PDD/DA/Other:	Ord. # 2010-59
Existing Zoning:	Mixed Use (MU)	Preferred Scenario:	Low Intensity
Proposed Use:	Multifamily		
CONA Neighborhood:	N/A	Sector:	5

Surrounding Area

	Zoning	Existing Land Use	Preferred Scenario
North of Property:	MU	Single Family	Low Intensity
South of Property:	MU	Single Family	Low Intensity
East of Property:	MU	Single Family	Low Intensity
West of Property:	MU	Single Family	Low Intensity

Staff Recommendation

<input checked="" type="checkbox"/>	Approval as Submitted	<input type="checkbox"/>	Approval with Conditions / Alternate	<input type="checkbox"/>	Denial
Staff: Tory Carpenter, AICP, CNU-A					
Title : Planner				Date: July 8, 2021	

Plat - Final	Paso Robles Phase 4E
PC-20-65	



Evaluation			Criteria for Approval (Sec.3.2.3.4)
Consistent	Inconsistent	Neutral	
		<u>N/A</u>	If no preliminary subdivision or development plat has been approved the criteria in Section 3.2.2.4 shall apply;
<u>X</u>			The final subdivision plat or final development plat, as applicable, conforms to the approved preliminary subdivision plat or preliminary development plat, except for minor changes authorized under Section 3.2.3.5;
<u>X</u>			Where public improvements have been installed, the improvements conform to the approved public improvement construction plans and have been approved for acceptance by the Responsible Official;
<u>X</u>			Where the Planning and Zoning Commission has authorized public improvements to be deferred, the subdivision improvement agreement and surety have been executed and submitted by the property owner in accordance with Section 3.4.2.1;
<u>X</u>			The final layout of the subdivision or development meets all standards for adequacy of public facilities in accordance with Section 3.5.1.1; and
		<u>N/A</u>	The plat meets any County standards to be applied under an interlocal agreement between the City and a County under Tex. Loc. Gov't Code Ch. 242, where the proposed development is located in whole or in part in the extraterritorial jurisdiction of the City and in the county.