## 6-D-07-SP 6-P-07-RZ

This is in reference to the proposed rezoning at the corner of Everett road and Hunters Hollow Way.

I live in this development of Hines Valley Farms which this property is a part of. My husband and I bought this property 8 years ago mostly because it offers a great deal of privacy.

If a commercial business is operating at our entrance, this will threaten that privacy. It is a school bus stop at this corner, our children will be more exposed to outsiders and more traffic. It will increase the 18 wheeler traffic closer to our homes, and the road is not wide enough for such traffic. There is already a sign about a block south of the property that states "No trucks beyond this point".

The properties in this development are intended to be used for mini farms, therefore a lot of us have several animals which do not need to exposed to excess traffic.

Thank you,

Sheila Davis at 12615

Coyote Canyon Way

705-8991

METROPOLITAN PLANE

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From: Betty Jo Mahan

**Subject:** Fwd: Agenda Item No. 91 – Tim Kalthoff, Southwest side of Hunters Hollow

Way, northwest side of Eve

>>> Whitney <<u>whitneyandpiper@hotmail.com</u>> 06/06 3:01 PM >>>

June 6, 2007

Knoxville/Knox County Metropolitan Planning Commission Suite 403 City County Building, 400 Main Street, Knoxville, TN 37902

Re: Agenda Item No. 91 - Tim Kalthoff, Southwest side of Hunters Hollow Way, northwest side of Everett Road, Commission District 6

To Whom It May Concern:

The proposed North West County sector plan amendment of the southwest side of Hunters Hollow Way and the northwest side of Everett Road, from A/RR (Agricultural/Rural Residential) to C (Commercial), and the purposed rezoning of the same property from A/RR (Agricultural/Rural Residential) to CB (Business and Manufacturing) are both in direct violation of the Hines Valley Farms Restrictive Covenants (please see attached). Furthermore, the proposal as such creates the potential for acute safety concerns, severe nuisances, and drastic loss of property values.

Hines Valley Farms is a quaint, rural family neighborhood adjacent to West Knoxville and Farragut, a rare and valuable asset to all its owners and residents. First and foremost, the property shares a common corner and driveway easement with the neighborhood bus stop. To our knowledge this is the only bus stop located on this section of Everett Road between Watt Rd. and Yarnell Rd. There are more than eight school-aged children whose safety could be jeopardized by the potential location of any commercial businesses in such close proximity to a bus stop. Furthermore, the potential threat of nuisance is overwhelming. Unfortunately, the surrounding area west of Hunters Hollow Way has become a hub for tractor trailer truck sales and service; where there are currently more than three existing establishments in operation. When traveling down Everett Road to or from Watt Road it is not uncommon to see drivers and/or vagrants on foot. The proposed rezoning will undoubtedly increase traffic in the area and threatens to extend the already encroaching boundaries of semi-trucks and their drivers. This traffic poses a huge threat to the adults, children, pets, and farm animals who call Hines Valley Farms home. The property in question is one of only two parcels in this neighborhood with Everett Road frontage. There are a total of nine residents in the neighborhood, seven of which face the prospect of having their residential property landlocked behind a commercial business. As a real estate agent I fully understand the potential value of the properties with Everett Road frontage; however, I also understand the devastating potential of decline in property value for those residents who are not as fortunate. When purchasing the property located at 12645 Coyote Canyon Way, my partners and I felt confident that a rezoning of this nature could not occur with out the unanimous consent of all persons holding a vested interest in the lands, as

stated in the afore mentioned and attached Hines Valley Farms restrictions and covenants. We believe that this proposal violates at least two, if not more, covenants and restrictions provided therein, and under no circumstance would I or my partners be willing to consent to a rezoning from A/RR to C or CB for any reason on the grounds stated above.

The property Ashwood Properties, LLC owns located at 12645 Coyote Canyon Way is not only an investment property, but my personal residence. And I will take whatever action necessary to protect the five acres which are the sanctuary my daughter, three dogs, two cats, one fish, and I consider home. Myself and as many of my neighbors as possible plan to attend the meeting scheduled for 1:30 pm on June 14, 2007, in order to voice our opinions publicly. Thank you very much for your time and consideration of this matter, and I look forward to seeing you on Thursday.

Kind Regards,

Whitney Conard Vassallo Resident, 12645 Coyote Canyon Way Member, Ashwood Properties, LLC

Make every IM count. Download Windows Live Messenger and join the i'm Initiative now. It's free.

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FROM:

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To J p ∈ Hu T D From

Co/Dept Co.

Phone # Fax # Fax #

## ...INES VALLEY FARMS RESTRICTIVE COVENANTS

WHEREAS, R. M. MCORE & ASSOCIATES, INC., and BILL E.
PERRELL, are the papers of certain real property situated in
the Sixth (6th) (livil District of Knox County, Tennessee, by
virtue of a certain Warranty Dead dated October 14, 1977, fro
John W. Williams and wife, Ina Mas Williams, of record in
Deed Book 1624, page 743, in the Register's Office for Knox
County, Tennessee, to which Warranty Dead specific reference
is hereby made; and

WHEREAS, the said R. M. Moore & Associates, Inc. and Bill E. Ferrell desire to set forth certain restrictive covenants applicable to said land, said covenants to run with the land, all deeds from said parties to purchase of all or portions of the subject land to provide that any such covenants shall be subject to said restrictive covenants;

NOW, THEREFORE, be it resolved, understood and agreed that the Hollowing restrictive covenants shall apply to and run with the land more particularly described in the aforesaid warranty deed, which instrument is incorporated herein by reference and made a part hereof as fully as though herein set out verbatim;

1. Unless otherwise herein permitted, no lot resultifrom a subdivision of any lot affected by these covenants shall be resubdivided whereby the total area thereof would be less than two and one half acres (2.5) provided, that a resubdivision of a lot for the purpose of increasing the area of an adjoining lot may be of less than two and one half acres (2.5) in area, provided further, that such a resubdivid lot shall be considered with the adjoining lot and the use

as a single lot.

2. Except as may herein be otherwise provided, no portion of the land subject to these covenants shall be used

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for any purpose other than for a single family residential occupancy. No such dwelling shall contain less than 1,300 square feet of finished and livable floor space in the case of a one story improvement, nor less than 1,600 square feet of finished and livable space in the case of a multi level improvement. Improvements with two floors horizontal but immediately adjacent to each other, and not situated on the same grade or level ("split level") shall be considered as one story dwelling improvements for the purpose of determining the required floor area hereunder. Floor area shall be determined from that portion of the dwelling unit structurall designed to be the finished and livable floor structure first immediately constructed above the grade of the lot upon which the same is situated.

- habitating of livestock of any kind for commercial or business purposes shall not be permitted on any of the land subject to these covenants. Any livestock maintained on the land subject to these covenants for other purposes shall be limited in number to not more than one head of livestock, regardless of kind or character, for each acre of land, which acre of land shall be devoted to the exclusive use of livestock habitation.
- 4. There shall exist an easement for utility and drainage in a width of ten feet along the inside of all boundary lines of the subdivision and five feet along the inside of all subdivision interior lot lines. No free standing structure or other improvements, including, but not limited to, barns, houses and other out buildings shall be located closer than 15 feet to any side or rear lot or boundary lines, or closer than 35 feet to any front lot lines.

5. No residence shall be accessed

of the same shall be completed.

6. The exterior exposed walls of all building improvements constructed upon the subject land shall be

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composed of brick, masonite, wood, stone, studgo or logs, or any combination thereof, and no such building improvement shall be constructed so as to expose to the eyesight any concrete or cinder block, or to be composed of any surface comprising asphalt or asbestes shingles.

- 7. No noxious, offensive or unlawful trade or activity shall be conducted upon any portion of the subject land.
- 8. Any laundry yards, incinerators or garbage or trash areas shall be located to the rear of any dwelling units constructed upon the subject land and shall be kept in a clean and sanitary condition, and all garbage and other waste shall be placed in covered containers.
- 9. All maintenance and other equipment, including, but not limited to, lawn mowers and lawn tractors, shall be stored within a building or shed and so as not to be conspic in the view of adjacent lot owners.
- 10 No motor vehicles or other personal property not in an operable condition as to be used for the purpose ordinarily intended therefor, shall be permitted to be stored upon any portion of the subject land.
  - 11. No mobile home trailer or other portable dwell. structure shall be permitted to be situated, either permane: or tamporarily, upon any part of the subject land; provided that this paragraph shall not prohibit the temporary situat upon any part of the subject lands of any trailer to be use for a temporary office or storage structure for constructio of a dwelling unit upon the land.
  - 12. In the event that any owner of any portion of the subject land shall desire to advertise the same, or any portion thereof, for sale, not more than two (2) signs to that effect shall be permitted upon any given lot at any or time, and no such sign shall be greater than five (5) squa!

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13. Any dwelling unit constructed upon any portion of the subject land shall have a septic tank and on-lot

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BILL FERNELL & ASSOC

sewage disposal system which shall be installed and maintained in such a manner as to comply with applicable laws, rules, ordinances and regulations, and no such dwelling unit shall be constructed or any lot until the design and location of the said septic tank and sanitary disposal system shall have first been approved by the Bealth Officer for Blount County, Tennessee.

privilege until such time as the entirety of the land hereund shall have been sold or otherwise conveyed to modify, alter, and amend these restrictions and the recorded plat as long as such amendment to the recorded plat shall not effect the boundary line to premises conveyed before the modification. The context and scope of such modifications, alterations, or amendments, shall be in the sole discretion of the declarants

These covenants shall be binding upon all persons claiming under or through Declarant, thereby running with the land remaining in full force and effect for a period of thirty (30) years from and after date hereof and thereafter for successive periods of thirty (30) years, unless terminate in writing by the unanimous consent of all persons then holding a vested interest in the lands. No provision hereof shall be deemed dependent upon any other provision herein for full force and effect, and in the event any such provision is held to be invalid, illegal or otherwise unenforceable, the same shall have no effect upon the remaining covenants. Should any person violate the covenants hereof with respect to any land subject hereunder, any person claiming hereunder or through Declarant then vested with an ownership interest in the land shall be parmitted to prosecute by an appropriate proceeding, either at law or equity, an action to abate or

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FROM:

FAX NO.: May. 23 2000 10:17PM P8 covenants, or for the purpose of recovering monetary damages for the same, or any other lawful relief. Limitation of the time for bringing any action hereunder shall be determined

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in accordance with law, but the failure of any person to institute any action for remedy or relief hereunder at any given time shall not constitute a waiver on the part of any person so permitted to institute such an action to bring an action hereunder at any time in the future. No coverant hereof may be waived by failure of any person to enforce the şame,

IN WITNESS WHEREOP, the undersigned have bereunto set their hands and seals, or have caused this instrument to be duly executed by their duly authorized officers, this day of S

ATTEST:

M. MOORE & ASSOCIATES, INC.

STATE OF TENNESSEE COUNTY OF KNOX

Before me, the undersigned authority, a Notary Public in and for the State and County aforesaid personally appeared to be with whom I am personally acquainted, and who, upon oath, acknowledged himself to be with whom I am personally the President of R. M. Moore & Associates, Inc., the within named bargainor, a corporation, and that he as such President being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as President.

WITNESS my hand and seal, at office in Knoxville.

this 12 vs. day of

Public

My Commission Expires: ...

STATE OF TENNESSEE COUNTY OF KNOX

Personally appeared before me, the undersigned authority, a Notary Public in and for said County and State, Bill E. Ferrell, the within named bargainors, with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purposes therein contained.

WITNESS my hand and official seal at office, in Knox County, this 1744 day of XD. 1978.

To: MPC

403 City County Building

400 Main Street Knoxville, TN 37902

From: Matthew Wisniewski

12655 Coyote Canyon Way

Knoxville, TN 37932

(formally 1232 Everett Rd.)

RE:

File Number: 6-D-07-SP 6-P-07-RZ (Tim Kalthoff)

Plan Amendment A/RR to C

SW side of Hunters Hollow Way, NW side of Everett Rd.

June 5, 2007

## Dear MPC,

I am writing this letter to inform you of my thoughts and feelings about the rezoning request for the property located at the corner of Hunters Hollow Way and Everett Rd. I am a homeowner on the lot adjoining the lot seeking rezoning. I cannot come up with any ways that this request will benefit the neighborhood it would be a part of. It will only depreciate the value of the surrounding houses and negatively impact the quality of life that the residents have found by living in this area. The subdivision that this lot is currently a part of was intended to be large acre lots with only a few houses. This is the reason I moved here, peace, quiet, limited traffic, undeveloped natural beauty, and a quality of life found in a friendly neighborhood. A commercial lot that has the potential to become an eyesore, increase traffic, and take away from the secluded feeling of living here is not what this neighborhood needs. The covenants of the lot restrict these type of things and that is the comfort that I sought when I purchased this property. In addition to the effects within the subdivision, the traffic coming to this address would increase the burden already present at the intersection of Watt Rd and Everett Rd. I feel that it would be a huge injustice to the people living in this area to allow this property to be rezoned. I hope that you will take all of these things and the people that will be effected into consideration when you are making this decision.

Thank you,

Matthew Wisniewski

June 8, 2007

Knoxville/Knox County Metropolitan Planning Commission Suite 403 City County Building, 400 Main Street, Knoxville, TN 37902

Re: Agenda Item No. 91 – Tim Kalthoff, Southwest side of Hunters Hollow Way, northwest side of Everett Road, Commission District 6

To Whom It May Concern:

I am writing this letter to voice my family's objection to the re-zoning of the property located on the corner of Everett Road and Hunter Hollow Way. My property is directly across the gravel eavesment and also corners Everett Road. My husband and I bought this property almost 9 years ago in hopes of building a wonderful, quiet place for our children and animals. We have slowly watched this area turn into a haven for small and large trucking companies. We are still mostly secluded from the noise and traffic that this has caused. But, having a commercial property litterally bordering our home is absolutely something that I can not tollerate. Not only would it be a nuicence, it would put our children directly in danger while accessing the bus stop located within feet of this property.

This may be a small neighborhood, but it is a neighborhood. It has been deeded as residential property and holds covenants just as any other neighborhood to protect its resident's from selfish greedy acts that could potenitally de-value the surrounding properties, or make it difficult or unpleasant to live here. We purchased this property with the intention of living here for our lifetime. There are very few places left in West Knoxville that still have the quiet, down home feel that this neighborhood does. As a Realtor with Coldwell Banker I can say with absolute certainty that this will have an extreme negative effect on the remaining property values in this subdivision. We have done extesive work to create a guiet, fun, and peaceful environment for or daughter. I can not immagine looking across my yard and seeing a businesss. That is not what the developers of this property had in mind when thay set forth those covenants to protect it. This is a quiet secluded community of nine residents. That is what brought each and every one of us here. That is why we call this home. I see absolutely no reason what so ever that this property which is the entrance to a very nice small neighborhood should be turned into any type of commercial property. For the safety of the eight school aged children who must travel across everett road past this property to ride the school bus to shool, and for the

