ORDINANCE NO.

AN ORDINANCE TO APPROVE A PLANNED ZONING DEVELOPMENT
AND ESTABLISH A PLANNED OFFICE DISTRICT TITLED MARKHAM
AND TYLER REVISED SHORT-FORM POD (Z-8700-A), LOCATED ON
THE NORTHEAST CORNER OF WEST MARKHAM AND TYLER
STREETS, LITTLE ROCK, ARKANSAS, AMENDING THE OFFICIAL
ZONING MAP OF THE CITY OF LITTLE ROCK, ARKANSAS; AND FOR
OTHER PURPOSES.

BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE CITY OF LITTLE ROCK,
ARKANSAS.

SECTION 1. That the zoning classification of the following described property be changed from POD,
Planned Office District, to Revised POD:

Z-8700-A: Lots 1 – 5 and 16 – 20, Block 9 Pfeifer’s Addition, Little Rock, Pulaski County,
Arkansas and Alley within the Pfeifer Addition, Block 9 abutting Lots 1 through 4, Lots 17
through 20 and the west forty-nine (49) feet of Lots 5 and 16 as set forth in Ordinance No.
17,370 filed January 10, 1997, as Instrument No. 97-2443 and Filed January 21, 1997, as
Instrument No. 97-7249 records of Pulaski County, Arkansas.

SECTION 2. That the preliminary site development plan/plat be approved as recommended by the
Little Rock Planning Commission.

SECTION 3. That the change in zoning classification contemplated for Markham and Tyler Revised
Short-Form POD (Z-8700-A), located on the northeast corner of West Markham and Tyler Streets, is
conditioned upon obtaining a final plan approval within the time specified by Chapter 36, Article VII,
Section 36-454 (e) of the Code of Ordinances.

SECTION 4. That the map referred to in Chapter 36 of the Code of Ordinances of the City of Little
Rock, Arkansas, and designated district map be and is hereby amended to the extent and in the respects
necessary to affect and designate the change provided for in Section 1 hereof.

SECTION 5. That this ordinance shall not take effect and be in full force until the final approval of
the plan.

SECTION 6. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase,
or word of this ordinance is declared or adjudged to be invalid or unconstitutional, such declaration or
adjudication shall not affect the remaining portions of the ordinance which shall remain in full force and
effect as if the portion so declared or adjudged invalid or unconstitutional was not originally a part of the ordinance.

SECTION 7. Repealer. All laws, ordinances, resolutions, or parts of the same that are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

PASSED: June 16, 2015

ATTEST: 

Susan Langley, City Clerk

Lance Hines, Vice-Mayor

APPROVED AS TO LEGAL FORM:

Thomas M. Carpenter, City Attorney