

Small Developer Training

Course Curriculum











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Community Planning & Economic Development
Business Technical Assistance Program

Developed by:



www.varrorealestate.com

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Table of Contents

SECTIO	ON 1: PURPOSE OF COURSE	3
SECTIO	ON 2: INTRODUCTION	5
I.	DEVELOPMENT PROCESS OVERVIEW	5
II.	SMALL SCALE DEVELOPMENT & SKILLS ASSESSMENT	8
A	Activity A: Small Developer Skills Inventory	12
III.	DETERMINING YOUR BUSINESS MODEL	14
A	Activity B: Model Participant Activity	21
SECTIO	ON 3: SITE SELECTION & OPPORTUNITY IDENTIFICATION	22
I.	What to Consider When Selecting a Site	22
II.	RESOURCES FOR SITE SELECTION	30
III.	Inventory Comparison	33
A	Activity C: Site Selection Research	34
SECTIO	ON 4: ACQUISITION, DUE DILIGENCE, AND ENTITLEMENTS	35
l.	ACQUISITION PROCESS	35
II.	Due Diligence Checklist	37
III.	Entitlements	39
A	Activity D: Zoning Research	42
SECTIO	ON 5: DESIGN & CONSTRUCTION	43
l.	Initial considerations	43
II.	Design	45
III.	Construction	48
A	Activity E: Buildable Area Analysis	53
SECTIO	ON 6: INTRODUCTION TO FINANCIAL FEASIBILITY	54
I.	REAL ESTATE IS A BUSINESS	54
II.	SINGLE YEAR FINANCIAL ANALYSIS	56
A	Activity F: Initial Financial Feasibility	
III.	CAP RATE	63
SECTIO	ON 7: FINANCING	66
I.	FINANCING OVERVIEW	66
II.	FINANCING OPTIONS	
III.	Debt Financing / Mortgages	70
IV.		
V.	LENDING FOR SMALL SCALE DEVELOPMENT	77
SECTIO	ON 8: DETAILED FINANCIAL FEASIBILITY	80
I.	Pro Forma Structure	
II.	DIFFERENCES IN THE RESIDENTIAL AND COMMERCIAL PRO FORMAS	88

	Sample 10 Year Pro Forma – Residential	
	Sample 10 Year Pro Forma – Commercial	
,	Activity G: Developing a Pro Forma	91
SECTI	ON 9: LEASE UP AND PROPERTY MANAGEMENT	93
	LEASE UP	
II.	PROPERTY MANAGEMENT	97
GLOS	SARY – PRO FORMA TERMS	100
MINN	NEAPOLIS ZONING CODE - SELECT SECTIONS	103
ANSW	VERS TO SELECT ACTIVITIES	123

Section 1: Purpose of Course

Developing and investing in real estate can be an exciting and rewarding experience. lt provides the opportunity to get involved deeply in your community working with area businesses. residents, and Real government. estate developing requires strong relationships with community leaders, architects and engineers, brokers, lawvers, financers, and potential tenants.



It also will challenge you to partner and think creatively to solve problems, tap into your sense of good design, understand building construction, draft smart legal agreements, and analyze financials. Done well, at the end of all of this, you will have a product that is not just visible to you, but will change the landscape of the community, provide a value to residents and businesses, and deliver a decent financial return to you.

Despite the upside, real estate can be a scary and risky business. In fact, the complexity that ultimately makes real estate so fulfilling can also make it intimidating, particularly for those who are new to the industry. While any investment should be carefully considered, real estate does not need to be out of reach for the average investor. There are many opportunities for wealthy individuals and corporations to create multimillion dollar developments. Yet every day, there are average individuals who buy, build, and redevelop small residential and commercial properties that individually and collectively make a tremendous impact on their communities and provide personal fulfillment.

No book nor course can teach everything there is to know about real estate investing and development. Yet, having a basic understanding of the process, concepts, and key resources can be an invaluable way to start in real estate and help minimize initial hesitancy. The purpose of this course is to provide some initial material to help aspiring, novice, and perhaps even some experienced developers, with the knowledge and tools to build their confidence and enable greater success in their real estate ventures.

This course has four main objectives:

- 1. To build capacity and diversify the pool of developers in Minneapolis.
- 2. To educate new and inexperienced small developers in risk management and the real estate development process.
- 3. To build capacity and increase the likelihood of successful projects.re
- 4. To educate decision makers, community partners and City staff on the importance of developer capacity/experience in the evaluation of development proposals.

While many books and courses are available that help individuals gain knowledge about real estate acquisition and development, they often are targeted to large scale opportunities. In every neighborhood in Minneapolis, there are small and medium size opportunities to enhance the built environment, improve the community, and earn a profit. This guide intends to provide you, the real estate visionaries in our community, with some resources to take your next step in advancing the real estate opportunity that is right for you.

Section 2: Introduction

Key Concepts

- Despite its complexity, with the right skills and partnerships, it is possible to be highly successful in real estate. This course provides many basic real estate concepts to help residents and others in the Minneapolis community take those initial steps to create small and medium scale developments in their neighborhood.
- This course is organized into six general phases of development: Site Selection & Opportunity Identification; Acquisition, Due Diligence, and Entitlements; Financial Feasibility; Financing; Design & Construction; and Lease Up & Property Management
- Real estate requires a huge array of capabilities including people skills, financial acumen, negotiating ability, and technical knowledge. Understanding what is needed during each stage is important. Further, knowing your own abilities and limitations, and when to bring on external help will be critical to your success.
- There are many choices a real estate investor must make about his or her focus in real estate. These choices include Acquisition, Term, Asset, Financing, Tenant, and Geography. Where, and how narrowly, you focus in each of these areas will collectively make up your business model. Your business model will depend on your interests, capabilities, risk tolerance, and external opportunities.
- For a development to succeed, a developer must bring together four critical elements: site, tenant, money, and knowledge. You may only have one of these four elements to start but can acquire the others either directly yourself, or by establishing partnership with others. One such partnership is that of the capital partner and the operating partner.

I. Development Process Overview

Real estate development is far from a straight path from A to B. In fact, it may often feel like a riding both a merry-go-round and a roller coaster simultaneously. Many things must be brought together at the same time to make a development succeed. Despite these multiple parallel paths, there are still various phases in the development process that must occur. The material in this course is organized into six different phases of development, which loosely occur during the development process in the order presented here.

A. Site Selection & Opportunity Identification

You don't have a development if you don't have a site. Even if you begin with an idea or a tenant first, at some point early in your process you will need to identify a site for

development. Initially, finding the right opportunity can be overwhelming. But knowing what to look for during your preliminary search, how to quickly filter out properties, and resources for easily gathering critical upfront information can make this part of the process much more manageable. (Section 3)

B. Acquisition, Due Diligence, & Entitlements

Once you have identified a property for acquisition or development you must buy it and get all approvals necessary to build and operate it in the way you intend. Getting a property "under contract" (signed purchase agreement) is a big step, but in reality, it is when the real work begins. Due diligence, the process of investigating the property, getting financing, and making sure the property will work for you, can be fairly involved in a commercial purchase, especially if the property is going to be redeveloped. If changes are going to be made to the property, the entitlement process is a substantial and critical step. (Section 4)

C. Design & Construction

Design and construction is the most visible and sometimes the most exciting part of the entire development process (perhaps even more exciting than getting your first rent check!) Understanding the design process will be helpful, and having good partners can be the difference between making a development work (effective design, lower cost, necessary approvals) or not. Construction is exciting because it is visible, but it is also exciting because it marks a milestone – you have purchased the property, secured financing and all entitlements, and maybe even have a tenant lined up. However, construction can still be a scary time because you will be signing checks on a regular basis without seeing any income from tenants yet. Construction can also present unknown costs, so knowing what to look for and having good partners is critical. (Section 5)

D. Financial Feasibility

The reality is that financial feasibility will commence from the point you begin to consider an opportunity to the moment your last lease is signed. Because an opportunity must "pencil" (i.e., make sense financially) for it to succeed, you must regularly be updating your analysis and adjusting (or getting out) as necessary. As you proceed through the development process, your revenue, cost, and other inputs will change and assumptions will be continuously refined. Your financial feasibility analysis should shift from a "back of the envelope" calculation early on to a detailed financial pro forma later in the process. (Sections 6 and 8)



E. Financing

Though some individuals have piles of cash in their mattress that they can use to acquire a property, build a structure, and initially operate their development, most real estate investors will need to seek partnerships with outside parties – either in the form of equity or debt. Even a great vision on the ideal site will not succeed if it cannot be financed; often when developments fail, financing (or lack thereof) is the cause. Understanding the financing process and what lenders want from you can help mitigate the financing risk and make you more comfortable. (Section 7)

F. Lease Up & Property Management

Once the last wall is painted and the sod is laid, you have reached another major milestone. Yet, like other milestones, this is not a time to be complacent. Quality property management – keeping the property in good condition, maintaining strong relationships with your tenants, and ensuring tight accounting – will impact the long-term viability of your property.

It may be somewhat misleading to place "lease up" in the last phase given that it should occur as early as possible. The earlier you can secure a tenant or tenants, the lower your risk. Nonetheless, if your building is not full at opening, or whenever a tenant vacates, you will need to focus on leasing the empty space. Understanding how best to lease your space, including deciding whether to do this on your own or through a broker, is an important part of property management. (Section 9)

Applying This to You!

Looking at the six phases of development, which are the areas that are most exciting to you? Which phases do you feel the most confident? Which are the phases that are most intimidating to you?

	Score: 1=Low, 5=High	
Phase	Exciting	Confidence
Site Selection & Opportunity Identification		
Acquisition, Due Diligence, & Entitlements		
Financial Feasibility		
Financing		
Design & Construction		
Lease Up & Property Management		

II. Small Scale Development & Skills Assessment

A. Small scale differences, risks, and rewards

While the overall process generally applies for all developments, whether a small duplex or a 40-story office tower, there are some differences in small scale versus large scale.

Location-based – Small developers often start because they have a connection to a specific property in their community. In fact, while big developers may have access to talent, money, and connections, the small developer advantage may be deep insight in a particular neighborhood. A small developer that knows a local market intimately, and can turn that knowledge into an opportunity that others focusing more broadly do not see.

Start-up mentality – Much like a cost conscience start-up who scrapes together card tables for desks and paints his own office, having a start-up mentality can allow you to make otherwise costly investments workable with a lot of sweat equity. An individual, or a small team, will often take on many of the tasks required in development to save money, such as finding and negotiating a deal and performing property upgrades.

Financing – Assuming you have a solid project and demonstrate competence, securing reasonable terms from a local bank for a loan should be doable. However, getting equity, if more is needed than just your own, may require a bit of digging. Larger projects will seek out capital from larger institutional investors or smaller, locally managed funds. Smaller developments may fall below the radar of these sources. In many cases, capital for small developments will need to come from a tight ring of friends, family, and other close relationships that the developer has pulled together.

Steady growth – A small developer is not likely to be able to retire after developing and selling off a single property. Even if the return is good, the size of the profit will be commensurate with the small project size. While small scale developers do look to make money, it is typically a steady stream of acquisitions and developments that, over time, create an impressive portfolio. It is the passion and value created in other ways that drives small developers forward.

B. Skills needed at each stage of development

Perhaps one of the most interesting aspects of real estate is the broad set of skills that it requires to pull a development together. Even more, this means that individuals with different personalities and talents still have an opportunity to find their niche and do well in real estate. Someone who is detail-oriented may find herself focusing more on the financial modeling or legal contracts, while a person who is outgoing and enjoys working with people may lean more to developing tenant relationships.

Each phase of development has certain skills that play an important role. Many of these are described below.

Phase 1: Site Selection and Opportunity Identification

- Intelligence gathering Talking to people who know an area most intimately, like neighbors, local business owners, and on-the-ground workers to understand what is happening with properties, owners, tenants, and overall trends.
- Market analysis Identifying niches or needs to fill, and comparing opportunities
- Understanding zoning Knowing at a high level what can and cannot be built on a site
- Process familiarity Understanding what will be involved in getting from opportunity identification to project completion to anticipate opportunities and challenges
- Visionary thinking Creativity; Imagining what could be and a passion for making it a reality

Phase 2: Acquisition, Due Diligence, and Entitlements

- Contract language Understanding legal language and contract drafting that will ensure flexibility and buyer protection during purchase process
- Engineering expertise Assessing environmental, soil, storm-water, and utility conditions and limitations
- **Building construction** Identification of concerns with existing structure and preliminary cost estimates
- Navigating approvals Familiarity with the development approval processes, including stakeholders (i.e., partners, administrators, approvers) as well as time and submittal requirements
- **Schematic Design** Conceptualizing an "approvable" design that will be functional, cost effective, aesthetically pleasing, and timeless

Phase 3: Financial Feasibility

- Basic math and spreadsheets Conducting simple calculations to estimate cash flow and returns
- **Forecasting and estimating** Familiarity with market rents and construction and operating costs to incorporate realistic assumptions
- Balance Maintaining a realistic financial model not muddled by wishful thinking, yet not so conservative that it paralyzes any action

Phase 4: Financing

- **Financial relationships** Having or establishing strong relationships with equity partners and/or lenders who can provide funds
- **Trust and competence** Well organized, demonstrating aptitude and an ability to get things done, to instill faith in your financial partners

Phase 5: Design & Construction

- Design sense Making good decisions about materials, layouts, features, and trade-offs that influence your building's sale or rental value
- Construction and management skills Hiring many skilled tradespeople and coordinating their work; keeping your project on time and on budget
- Engineering & technical drawings Designing a building that is structurally sound
- Knowledge of building code and regulations Ensuring construction is safe and performed appropriately

Phase 6: Lease Up & Property Management

- Marketing and people skills Attracting good tenants and maintaining a good brand image for your development
- Negotiation skills Negotiate financial and other lease terms to ensure a strong lease, but also a good ongoing tenant relationship
- Conflict resolution Handling any tenancy issues professionally
- **Building maintenance** Looking after major heating and cooling, plumbing, landscaping and building exterior elements

C. Filling gaps through personal and professional partnerships

While it is beneficial to have a somewhat varied and adaptable skill set, to be productive in real estate does not mean you must excel in all areas. Every skill needed at every stage along the way can be obtained through partnerships and/or by hiring talent. In fact, the only notable skill some of the most successful real estate developers have is an ability to identify good talent and bring those individuals together into an effective team.

Some of the most common partners that a developer will bring on his team and the main areas they support are:

 Real estate broker – Market intelligence, site identification, lease up, negotiation of business terms

- Attorney Assist with contracts (purchase agreements, leases) and navigating the entitlement process
- Architect Site and building design; supporting the entitlement process
- Engineers (civil, environmental, structural) Preliminary site inspections, site and building design, and supporting the entitlement process
- **General Contractor/Construction Project Manager** Preliminary site and building inspections, design support, construction management
- Market Analyst Independent perspective on market rates, potential for tenants and income
- Financial Partners (equity and debt) Provide capital and/or loans for acquisition and construction
- Financial Analyst Run financials/create pro formas to determine feasibility
- **Property Manager** Day-to-day property operations, maintenance, tenant relationships, and lease up

Depending on your situation, you may choose to hire all, some, or none of these partners. Clearly, the more you do yourself, the less out of pocket cost you will have. Buying a small, neighborhood retail building, painting the exterior, and improving the landscaping may not require much more than your own time and vision. Larger or more complicated properties may justify a larger, sophisticated team. The important thing is to find the right balance that makes sense for you and the situation. Saving money in the short term can ultimately cost you more money and time overall from unforeseen conditions, poorly structured deals, legal challenges, inadequate design, and shoddy construction. Part of the thrill of real estate is increasing your own knowledge with each new deal. Nonetheless, be smart and partner right.

Activity A: Small Developer Skills Inventory

H = Have L = Will Learn O = Outsource			
Phase 1: Site Selection and Opportunity Identification	Н	L	0
Intelligence gathering – Talking to people who know an area most intimately to understand what is happening with properties, owners, tenants, and overall trends			
Market analysis – Identifying niches or needs to fill and comparing opportunities			
Understanding zoning – Knowing at a high level what can and cannot be built on a site			
Process familiarity – Understanding what will be involved in getting from opportunity identification to project completion to anticipate opportunities and challenges			
Visionary thinking – Creativity; Imagining what could be and a passion for making it a reality			
NOTES:			
Phase 2: Acquisition, Due Diligence, and Entitlements	Н	L	0
Contract language – Understanding legal language and contract drafting that will ensure flexibility and buyer protection during purchase process			
Engineering expertise – Assessing environmental, soil, storm-water, and utility conditions and limitations			
Building construction – Identification of concerns with existing structure and preliminary cost estimates			
Navigating approvals – Familiarity with the development approval processes, including stakeholders (i.e., partners, administrators, approvers) as well as time and submittal requirements			
Schematic Design – Conceptualizing an "approvable" design that will be functional, cost effective, aesthetically pleasing, and timeless			
NOTES:			
Phase 3: Financial Feasibility	Н	L	0
Basic math and spreadsheets – Conducting simple calculations to estimate cash flow and returns			
Forecasting and estimating – Familiarity with market rents and construction and operating costs to incorporate realistic assumptions			

H = Have L = Will Learn O = Outsource			
Phase 3: Financial Feasibility (continued)	Н	П	0
Balance – Maintaining a realistic financial model not muddied by wishful thinking, yet not so conservative that it paralyzes any action			
NOTES:			
Phase 4: Financing	Н	L	0
Financial relationships – Having or establishing strong relationships with equity partners and/or lenders who can provide funds			
Trust and competence – Well organized, demonstrating aptitude and an ability to get things done, to instill faith in your financial partners			
NOTES:			
Phase 5: Design & Construction	Н	L	0
Design sense – Making good decisions about materials, layouts, features, and trade-offs that influence your building's sale or rental value			
Construction and management skills – Hiring many skilled tradespeople and coordinating their work; keeping your project on time and on budget			
Engineering & technical drawings – Designing a structurally sound building			
Knowledge of building code and regulations – Ensuring construction is safe and performed appropriately			
NOTES:			
Phase 6: Lease Up & Property Management	Н	L	0
Marketing and people skills – Attracting good tenants and maintaining a good brand image for your development			
Negotiation skills – Negotiate financial and other lease terms to ensure a strong lease, but also a good ongoing tenant relationship			
Conflict resolution – Handling any tenancy issues professionally			
Building maintenance – Looking after major heating and cooling, plumbing, landscaping and building exterior elements.			
NOTES:			

III. Determining Your Business Model

A. Business Model Spectrums

Before you jump into the real estate world, you should consider what your strategy, or your business model, will be. The reality is that real estate investing is an extremely broad term and there are numerous different models for investing depending on the market and your abilities, interests, risk appetite, and goals. One way to determine your business model is to evaluate where you should be on each of six different real estate spectrums.

Acquisition (Buy, Redevelop, Build) – This spectrum differentiates an investor from a developer. An investor who only purchases fully leased buildings that do not require additional investment is interested in an existing, stable rent stream. On the opposite end is the developer who starts with a raw piece of land and does everything from design and construction, to entitlements, to lease up. At this end, the process is lengthy and the risk is high, but the financial and personal rewards can be substantial. There are also many degrees along this spectrum, including acquiring and doing a minor refresh to a full-scale redevelopment of an existing property.

Term (Flip v. Hold) – Some real estate investors like to buy or build properties and hold onto them in order to have a stable, long-term income producing portfolio. Others, however, seek to buy and improve a property in some way (or hope the market simply rises), and then sell off that property for a good profit. Property flips can be lucrative if done well, but they also can be high risk since they usually have less flexibility if the investment does not go well in the timeframe planned.

Asset Type (Residential, Retail, Office, Industrial, Other) – Asset type is not so much a spectrum, but it does provide a variety of options requiring consideration. Many real estate investors, especially smaller ones, initially focus on residential because it is familiar to them. Retail may also be attractive to newer investors since it can be done on a small scale and often as part of a mixed-use development with residential. Office and industrial may be more intimidating to real estate investors who do not have familiarity with those asset classes, and investments tend to be larger in scale, but smaller, rewarding opportunities do exist.

Financing – Unless you have a substantial amount of money saved up, where you are on the financing spectrum may not be entirely up to you. Nonetheless, it is still a decision that must be considered. If you do have enough money to finance an acquisition or development on your own, you may choose to do so without outside equity or debt. This gives you full control, requires less coordination, and can enable you to move more quickly. However, if you do not have enough of your own money or want to limit your exposure, you may choose to pull in other investors or debt. Because it gives you leverage, taking on debt can provide an overall better return. However, debt also will increase your risk in other ways – if you can't cover debt

service you can lose your entire investment (or more if you have a personal guarantee.)

Tenant – Another spectrum to consider is the tenant spectrum, specifically how far along with a tenant do you want to be before you proceed. Most developers find a property that they think will be attractive to tenants, get it under control (i.e., sign a purchase agreement) then work to get commitments from enough tenants to fill a minimum amount of the space to get them to feel secure. However, not all developments work this way. Some developers will build "on spec," meaning they are willing to fully buy and build a property without any firm commitments. If they expect the market to be strong and they want to move quickly, this can pay off. On the other hand, if their predictions are incorrect, they can be stuck with a beautiful, expensive, and empty building. The other end of this spectrum is to develop a strong relationship with a tenant from the beginning and only pursue a development opportunity with that tenant's requirements in mind. This route is the least risky, but likely will provide

the lowest return since your tenant partner will expect to pay you less because they are mitigating much of your risk.

Your combined position on each of these individual spectrums collectively makes up your business model. For example, perhaps you want to redevelop under-occupied



office buildings for a short-term hold using debt financing. Alternatively, maybe you want to fully develop new multi-family residential using no debt and hold them for the long term. Some developers consider themselves to be "opportunistic" and remain flexible, investing in anything they determine to be a good opportunity. While this does work for some people, early on it may be beneficial to keep a narrower scope in order to strengthen your knowledge, relationships, and expertise through a single, repeatable business model.

Geography – One last area that should be considered as part of your real estate business model is geography. While this is not exactly a spectrum, there are trade-offs to be made when determining where you want to focus. You may choose to invest in an established neighborhood where demand is good, but prices are also high. Alternatively, you may want to invest in a neighborhood that has more economic challenges. Here the risk is higher because demand may be low and not arrive as quickly as you anticipate. Yet the reward can be good financially if you get into an up-

and-coming neighborhood just ahead of the rush, and it can be personally fulfilling if your own investment helps to improve that neighborhood. In choosing your geographic focus, you also will likely want to focus on an area that you know. Because real estate is so local and so much of it is about location, it will ultimately be important to have deep knowledge of what is happening with and around your development. Also, since you will be on site frequently, it makes sense to invest in an area that doesn't require a lot of burdensome travel for you.

Applying This to You!

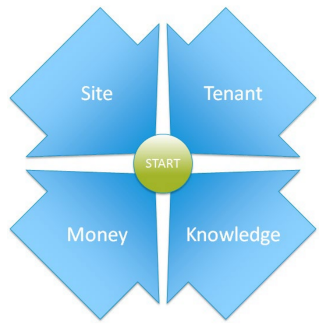
Put together your business model. Where do you see yourself focusing in each of the six real estate business model "spectrums"?

B. Four Elements Needed for Success

A successful development depends on four elements: A site, tenant(s), money, and knowledge. Odds are that you do not have all four of those things from the beginning – if you do, you are one fortunate developer. Your goal, over the course of the development, will be to obtain and bring together each of these four elements. Your Day 1 goal is to start with at least one of the four.

Site - Perhaps you own or could acquire a site that you know will be a great location for a particular use. If it truly is a great location, or at least great for a certain type of tenant, you have your first element. You will then need to go out and find that tenant, get money to acquire and develop the site, and get (or hire) the knowledge to get through the process.

Tenant – If you don't have a site in mind, only have a little money, and are not that knowledgeable in real estate, but you have a relationship with a tenant who is willing to work with you, you have your first element. Perhaps you have a friend who owns a business. She wants to lease some industrial space but can't find what she is looking for in the market and doesn't want to deal with developing and owning real estate herself. This is an opportunity for you to find her a good site, secure financing, and bring together the knowledge to develop it to her business requirements...in return for a decent lease income, of course.



Money – If you have money to invest in a property but do not have the knowledge, a site, or a tenant in mind, you still are at a good point. Many development deals fall apart because the developer is unable to secure financing. If this is not an issue, you will be in a strong position to reach an agreement with a seller because you can move quickly and there is less risk for the seller that you will not be able to close. If you are in this situation, you can either patiently look for a good site and/or tenant on your own. Alternatively, you could look to be the equity partner (a highly sought-after role) with someone who has a site, a tenant, or the knowledge to move it all forward.

Knowledge – If you don't have a site, a tenant, or money, you can still lead a successful real estate development by relying on your knowledge. Some of the most successful developers don't initially have anything but their knowledge. However, because they know how to pull all the complexities together, how to manage through the process, how to analyze a deal, have at least a basic understanding of construction, and, importantly, how to build relationships to find opportunities, tenants, and financing, they are able to do deal after deal. Even if you start off not knowing anything about real estate, but you can "herd cats" and build strong relationships, you have a place to start. In fact, this element is perhaps the most beneficial because it will produce not just one opportunity, but can lead to an ongoing pipeline of developments.

The journey of 1,000 miles begins with a single step.

As stated, a successful development ultimately depends on all four of these elements. While you may only begin with one, you will need to acquire all four; the earlier you pull all four together the lower the risk and the better likelihood of success. The good news is these build on one another. If you have a good site or a strong tenant, it will be easier to secure financing. If you have a knowledgeable team you will quickly be able to assess a site and demonstrate confidence to a tenant. If you have two or three of the elements, it gets easier to fill in the missing pieces.

Finally, access to all four of these elements does not mean you must possess them yourself. You may not need to own the site, have the tenant relationship, know everything about the development process, and have the money. The key to effective development is understanding your own abilities, and then either acquiring any missing ones yourself, or partnering with others who have them.

Applying This to You!

How would you rate yourself (1-10 scale) on the four critical elements a developer needs to succeed? Which one is your starting point? How can you improve your scores in areas where you fall below a 5?

Element	Score	Low (1)	Medium	High (10)	
Site		Have not started looking at properties	Good local knowledge and identified some interesting opportunities	Own the perfect site	
Tenant		No existing relationships with potential tenants	Some relationships with potential tenants and have expressed interest in partnering	A firm commitment from a high credit tenant (or tenants) for the entire development	
Money	financing h relationships r		Some cash on hand and have relationships with equity partners and/or lenders	Cash on hand to fully finance the development	
Knowledge		No experience, and new to real estate development	Completed 1-2 projects and have some good relationships with key real estate partners	Completed multiple projects and have relationships with potential experts in the industry	

C. Establishing Your Role – Capital Partner v Operating Partner, etc.

While it is clear that a developer must ultimately be able to access the four elements of site, tenant, money, and knowledge, each developer will differ slightly in which of these elements he or she is strongest or wants to focus. In particular, someone who has access to capital (i.e., money) who wants to invest in real estate, often may not have the ability, time, or interest to pull together all of the other elements of the development. Therefore, it is common in real estate for a capital partner (who has the money) to connect with an operating partner (who pulls everything together) to make the deal happen. The level of involvement by the capital partner can vary greatly from virtually no involvement (i.e., "silent equity") to an active partner who reviews and approves all major and many minor decisions. If a capital partner is silent, they will typically have a trusted relationship with the operating partner who has a proven record of accomplishment. The capital partner will invest the capital upfront and then earn an agreed upon return on that capital (after debt is paid but before the operating partner is paid.) The operating partner will serve as the day to day operator of the deal, bringing together knowledge, relationships, time, and attention to make the development happen. The operating partner may have his own money in the deal as well, but not always. The operating partner will earn her money by receiving a development fee, typically a small percentage (e.g., 3-5%) of the overall development cost, and often by receiving a return on the equity after the equity partners receive a certain minimum return.

D. Starting Small with Lower Risk – Owner Occupied and Stable Properties

If you are reluctant to jump head first into development, you can still take small steps to increase your knowledge and give you experience and confidence. If you are new to real estate, perhaps developing a 20-story office tower is not realistic. Instead, find an opportunity that is manageable, but expands your capabilities in one or two areas. We must walk, before we can run. Secure financing from a single source before attempting to pull together a complicated financing stack from several debt and equity partners. It is helpful to understand firsthand what attracts tenants to a space before attempting to design a 50-unit residential building. Often developers begin their journey in real estate as an extension of their own home, at a small scale, and/or with stable properties.

One of the best ways to dip your toe into real estate is as an owner occupier. By buying a duplex and living in one unit and renting the other, you can begin investing without having to spend much more than you would on your own home. Starting with a small, duplex or triplex also enables you to use traditional financing options with affordable terms. Finally, starting small like this will give you familiarity with what it takes to manage a tenant and maintain a rental property.

New development can be exciting and financially rewarding, but starting with a stable property or one that requires little to no additional work can still provide good income and plenty of learning opportunities. Owning a stable property will give you exposure to day to day management and cost to operate, help you build tenant relationships, and provide access to knowledge of what is happening in the community. Further, even stable properties may have opportunities for improvement through smart capital investments, better management, and other creative way to add value.



Even if you are not yet ready to purchase your first investment property, there are still things you can be doing to prepare for a smart investment in the future. A lot of good information is available online today, and you should use that to build your knowledge base. However, online and book knowledge will only get you so far. Nothing quite

compares to getting out and exploring on your own. Walk and drive around to understand how your city and neighborhood works. What is successful? What is not? What could improve your neighborhood? Most importantly, talk to people —building owners, tenants, residents, neighbors, investors, lenders, builders, brokers, attorneys, contractors, architects, city staff, mail carriers, bus drivers, etc. Each conversation will provide a clue or piece of the puzzle to help you intimately understand the complex workings of your community, and lead the way to your first undertaking — and you will likely build many great relationships along the way.

Activity B: Model Participant Activity



My Small Development Business Concept

Instructions: Circle your primary approach and note any specific ways you intend to modify/enhance the approach.

1.	 What is my primary propert 	y acquisition and	d disposition str	ategy?	
	Buy Existing Buildings	Build New	Buildings	Buy Under \	Valued and Renovate
	Notes:				
2.	71 71 7	•			
	Projects to sell immediately (Build/Fix and Flip)	Projects to stab while, th	•	-	o rent for long term cash flow
	Notes:				
3.	What will be the primary fu	nction of the bui	ldings?		
	Residential	ommercial	Mixed-Use	•	Industrial or Other
	·	tail or Office)			
	Notes:				
	What level of tenant commi		•		
	Commitment for 100% of space (Build to suit)		t from anchor set % of space		ommitment needed sec Development)
	Notes:				, ,
5.	How will I start out financing	g projects?			
	- With my own capital via mo		th low down payn	nents	
	- With my own capital acting	as an investor (25	5% + down payme	nt) with mo	rtgages/loans
	 With friends and family inv 	•		•	gages/loans
	- With an equity partner to p	rovide capital for	a commercial gra	de loan	
	Notes / Other Methods:				

6. In what area of the city and specific neighborhood/district will I concentrate my work?

Section 3: Site Selection & Opportunity Identification

Key Concepts

- Many factors affect the viability of a real estate investment, which makes selecting
 the right investment both challenging and fascinating. These factors should be
 understood early in the site selection process to filter out poor investments and hone
 in on better opportunities.
- When selecting a property, an investor should understand how each factor may impact the investment, namely, will each help drive revenue and keep costs manageable, or will they hinder income, increase cost, and add risk.
- While there are many factors to consider when selecting a site, several important ones to consider include basic site specifications (e.g., size, ownership, age), zoning, price, market potential, tenants, property conditions (e.g., environmental, soils), and availability.
- More detailed property information will still require investigation by external resources, but a great deal of information needed for preliminary site selection is readily available online. Hennepin County, the City of Minneapolis, and several listing services provide extensive information through various websites.

I. What to Consider When Selecting a Site

Part of what makes investing in real estate so fascinating are the wide array of factors that impact the viability of a successful project. Of course, just as they can make a project interesting, they also can create challenges that must be thoroughly considered. When evaluating a site, an investor must consider how factors of that site may help or hinder their ability to earn revenue (i.e., get and keep good tenants at a good rate) and manage costs (i.e., construction, ongoing management, and maintenance.) We detail some of the most important factors to consider below, though each site is different and may have unique circumstances that must be considered – which, again, is what makes real estate so interesting!

A. Basic Specifications

Perhaps obvious, but when considering a property for acquisition there are some basic specifications that should be noted to understand the nature of the property.

Size - To start, the property size is critical as it is going to impact both the amount of revenue that can be generated, the purchase price, construction costs, and operating



Remember!

1 acre = 43,560 square feet

costs. Land size is typically reported in acres or square feet (SF). It is also important to note if any portion of the property is unbuildable. For example, a 2-acre property with wetlands on

half of the property would only be considered to have one acre of buildable area. Easements and other restrictions may also make a portion of a property unbuildable. You should also note the lot dimensions and shape; an irregular shaped lot may be more challenging to develop in an efficient manner.

For building size, it is important to note the gross, rentable, and usable square footage.

- Gross Total size of the building on all floors from outside walls
- Rentable Space for which you can actually charge rent. This typically is gross square feet minus vertical penetrations such as stairwells and elevators. Rentable square feet does include common space that all tenants share and are charged back on a pro rata basis
- **Usable** The space tenants exclusively use themselves (Rentable SF less common space)

Tenants will want the most efficient space possible – they don't want to pay for space they are not using. A certain amount of common space in office buildings and some other buildings is acceptable (e.g., 15%), especially if that space is used for amenities

that the tenants would value such as a fitness center, meeting space, or a cafeteria. However, too much space will make spaces harder to lease or require lower rates to make up



Remember!

The **Building Efficiency** is the ratio of Usable Space to Rentable Space (aka Common Area Factor, R/U Factor, or Load Factor)

for the inefficiency. Similarly, rentable square feet should not be too much lower than gross square feet because you are then just paying for space that does not produce revenue. In residential buildings, common space is not considered part of a tenant's square footage; nonetheless, you still will want to be sure that the building is efficient.

Ownership — Not only is ownership important to know simply as a data point, but it can be extremely informative to understand appetite for sale and motive. Is the owner a company that has recently been divesting of assets and therefore may be willing to sell? Is the owner also the occupant who might be nearing retirement and wanting to close his business and sell his building? Perhaps the property is owned by a bank or the city through foreclosure and they are eager to dispose of the property. Alternatively, if you discover that the land is owned by the railroad or a government institution that rarely has an interest in selling, you may save yourself a lot of trouble.

Further, if the current owner has a reputation (good or bad), this information can help you understand how difficult it may be to work through the purchase process or if there is a risk of deferred maintenance or poor management.

Age - If structures are built on the property it is important to note the age of those buildings and the age of any additional construction or upgrades to the property. While an older building may offer unique character that cannot be replicated in new construction, it also may pose additional challenges (i.e., cost) during construction. Buildings built before about 1980 may have lead paint and/or asbestos that can add cost to maintain or mitigate, even if the building is being demolished. Buildings over a certain age or within a special district may be historically designated. Such a designation usually means that the amount and type of renovation that can be conducted to the building will be limited. However, in some cases historical designation can also mean that government incentives are available to assist in the redevelopment.

History/Previous Use – In addition to building age and ownership, it can be helpful to know more about the overall history of the building. If the property was once used as dry cleaner or for paint production, there may be environmental concerns. (This should come out in your environmental Phase I review, but it helps to find out what you can even before getting that far.) Knowing how long ago the current owner purchased the property and for how much can also inform what her motive and expectations may be for selling.

Parking – Because parking is such an important component of any development, can consume a large amount of land area, and is tightly controlled by municipalities, it is important to note early on the amount of parking that is available. Ample parking, particularly in high density areas, can be a valuable amenity. Alternatively, lack of parking without adequate access by alternative modes of transportation can severely limit the success of a development.

Building Specs – There are numerous pieces of information about existing buildings that should be gathered in early stages of identifying a site. These include number of levels, number and location of elevators, number of docks, ceiling heights (aka clear height), and mechanical systems.

Applying This to You!

If you own a property or are considering purchasing a property, note the basic specifications of this site. When assessing these aspects of the property, will they help or hinder your ability to earn a profit?

B. Zoning

One of the most important factors to investigate when looking for a good site, particularly for new development, is the zoning specific to that property. To start, each property will be zoned to allow particular uses, either expressly or conditionally, by the local municipality, and other uses will be prohibited. Zoning typically is labeled as residential, commercial, office, industrial, or something similar. You may want to build a small commercial building to house a restaurant on a property, but if it is zoned for residential, that might not be allowed. Municipalities will often have subcategories within each use, such R1, R2, R3 to classify uses further based on density, intensity, etc. Some cities, including Minneapolis, have overlay districts that further expand or restrict uses for particular areas or purposes.



In addition to use, zoning code details a great deal more about how buildings can be constructed on a particular site. Restrictions will often include things such as height limits, property setbacks, and floor-to-area ratios (FAR, the ratio of building floor area to property size.) These are critical to understanding whether your desired building can legally be built. Often a developer will seek density (e.g., height, limited setbacks) to provide enough income to make a development financially feasible, but may be limited by zoning code. For this reason, it is important to determine early in your site selection process if zoning will support your desired development.

If a desired use or design does not explicitly meet zoning code for a property, this does not necessarily mean you can't proceed with your development. Variances for things like height limit and setbacks can be obtained, but they require following an in-depth process with the municipality to explain why a variance is necessary and to garner support from decision makers and influencers (e.g., city council, planning commission, planners, neighbors.) Further, variances are not a given; there is a risk that you go through the process and the request is still denied. Getting a property rezoned is also possible, but also requires a lengthy process and is more challenging to get approval than obtaining a variance.

CITY OF MINNEAPOLIS PRIMARY ZONING DISTRICTS

Source: http://www.minneapolismn.gov/zoningmaps/zoning_zoning-district-descriptions (1/8/17)

Residence Districts

R1	Single-family District (low density)
R1A	Single-family District (low density)
R2	Two-family District (low density)
R2B	Two-family District (low density)
	AA bir b C iii Dii ii i li

- R3 Multiple-family District (medium density)
- R4 Multiple-family District (medium density)
- R5 Multiple-family District (high density)
- R6 Multiple-family District (high density)

Office Residence Districts

- OR1 Neighborhood Office Residence District
- OR2 High Density Office Residence District
- OR3 Institutional Office Residence District

Commercial Districts

- C1 Neighborhood Commercial District
- C2 Neighborhood Corridor Commercial District
- C3A Community Activity Center District
- C3S Community Shopping Center District
- C4 General Commercial District

Downtown Districts

- B4 Downtown Business District
- B4S Downtown Service District
- **B4C** Downtown Commercial District

Industrial Districts

- I1 Light Industrial District
- 12 Medium Industrial District
- I3 General Industrial District

Overlay Zoning Districts

- PO Pedestrian Oriented Overlay District
- LH Linden Hills Overlay District
- IL Industrial Living Overlay District
- TP Transitional Parking Overlay District
- SH Shoreland Overlay District
- FP Floodplain Overlay District
- MR Mississippi River Critical Area Overlay
 District
- DP Downtown Parking Overlay District
- B4H Downtown Housing Overlay District
- DH Downtown Height Overlay District
- NM Nicollet Mall Overlay District
- HA Harmon Area Overlay District
- NP North Phillips Overlay District
- AP Airport Overlay District
- UA University Area Overlay District
- WB West Broadway Overlay District

C. Price

When starting out, real estate developers will often spend a lot of energy on what sale price they can get for a development once it has been built or improved, but less so on their upfront purchase. However, there is a thought in real estate that a bad investment does not come from selling too low – it comes from buying too high. When investing in real estate, an investor must seriously consider what purchase price makes sense for that specific investment. Investors should consider purchase price from three perspectives: market, investment, and personal capability.

Looking at the market by doing a sales comparison, is important to understand if a purchase price is in line with other recent sales for similar properties in the market. The process involves finding recently sold properties that are like your target property and adjusting the price, up or down, based on any differences. Because no two properties are exactly the same, nor can all differences be fully accounted for, the comparison approach is not a perfect science.

A sales comparison provides important data points when evaluating a property, but should be used cautiously. In fact, market price should be used more to understand potential sale price and lender expectations, and less on whether the investment makes sense. You may have an opportunity to purchase a property for less than what an estimated market price may be, but if the investment still does not make sense for you financially, it is still a bad price. If you are hoping to buy a property for "below market" without any indication a seller is willing to sell at such a price, you may have unrealistic expectations. However, if a seller is asking a price that is well "above market," it might be reasonable to assume a good chance the price will eventually come down (unless, of course, the seller doesn't want to admit the reality of the market.) Finally, a lender will generally be unwilling to lend money to purchase a property for more than it is worth based on the market; even if you think you can make an investment work by paying "above market," you may have trouble getting a loan to buy the property.

The second approach to determining what price you should pay for a property, and really the one that is most important, is the investment approach. This approach answers the question, "what is the maximum price I should pay for this property while still earning the return I am seeking?" To answer this question, you must look at all other costs (both



upfront and ongoing) and your expected revenue. We explain this as part of financial analysis in more detail in Chapter 5: Introduction to Financial Feasibility. By backing into a price you are willing to pay based on realistic financial inputs, assumptions, and investment criteria, ensures you have structure, consistency, and logic behind a complex, and sometimes emotional, decision. Obviously, if you can purchase a property for something below your maximum price, that is even better!

A third consideration, beyond the market and investment approach, when evaluating what you can pay for a property is your own ability. If a property is worth \$500,000, but you only have \$400,000, you will be limited in what you can offer. What you can pay includes both the equity (yours and your partner's) and whatever debt you can obtain. (Note: Your equity partners and your lenders(s) will use both the market and investment approach themselves to determine what they are willing to put into the investment.) If a property is worth more than you can pay, it is likely that the seller will hold out for another buyer, though that is not always the case.

D. Market Potential

Simply because a site is zoned for a particular use does not mean that it will necessarily be successful supporting that use. For a development to be successful, it must be a good site for potential tenants – hence the old adage, "location, location, location!" Retail sites may be the most sensitive to the right location. Retail tenants will want a location that is easy for their customers to see and reach. A customer will choose to shop at a competing location if he feels that site is easier to access, even if that is a subconscious decision. First, retailers will want to be located close to a strong population base and their target demographic. Retailers will also look for sites with a lot of traffic – often at least 10,000 vehicles per day for smaller retailers and 50,000 or more vehicles per day for large national chains. Usually retailers focus on vehicle



traffic, but in rare cases such as on university campuses or the downtown skyway system, the focus can be pedestrian traffic. Retailers also want to ensure people, whether driving, walking, etc., can easily access the locations; this means being on the proper side of the road (right in/right out) during rush hour traffic, signaled turns into the lot, and convenient parking. Retailers will also want good

visibility, both for signage and the front door entrance. The storefront is one of the most important branding opportunities they have.

While other tenants may not be quite as sensitive to location as retailers, market potential for residential, office, industrial, and other uses is still critically important.

Residential locations will generally do better near employment hubs, good schools, strong transportation (roads or mass transit), and amenities (natural and commercial); and will struggle more if adjacent to noxious uses (e.g., industrial areas, blight, railroad tracks) and areas with high crime. Strong office locations tend to be similar to residential – locations that will be attractive for people to work such as those with desirable amenities and good transportation. Industrial tenants will seek locations that minimize operating costs, such as near suppliers or customers, and will want to ensure stable operations.

While needs of tenants may change over time, the evolution of neighborhoods and regions are more likely to drive changes in a location's market potential. The expansion of the suburbs in the second half of the twentieth century and the more recent shift back to urban cores are good examples of trends that impact marketability. The addition of a light rail line or a freeway exit can also change market potential. On a smaller scale, simply the opening of a successful restaurant in a neighborhood can increase market potential for nearby properties.

E. Existing Tenants

If you are developing a property from the ground up, or buying a vacant property, you do not need to worry about existing tenants. However, if you are considering purchasing a property with existing tenants in place, you should fully understand the tenant situation. To start, you should understand the basic terms of the leases in place, including how much they are paying and how much more time is left on the lease. In particular, a buyer should understand if rents are above or below market (i.e., is income likely to decrease or increase?) and if leases are expiring soon. Ultimately, all leases should be fully reviewed to understand all terms, including options to renew or terminate, who is responsible for property management, and which party pays for operating expenses and repairs. Beyond the terms of the lease agreement, you will want to understand background on the tenants as well to understand how stable they are. Are they a financially sound business who has been operating for many years, or are they a fledgling tenant that might be struggling to stay in business? Even if financially stable, how likely is the business to continue to operate in that location? Might they be outgrowing their space or looking to move to a different location at lease expiration? Finally, while having tenants in place can be a good thing since they provide immediate income, if you are looking to redevelop a property, existing tenants with long-term leases in place can be a hurdle, requiring you to either wait out the leases (risking market timing) or buy tenants out of their leases.

F. Property Conditions

Some sites may be great locations to attract tenants and produce revenue, but may require extensive construction to deal with poor site conditions. Sites with poor soils may need to have significant work done beneath the surface of both the building and

parking lot to support structures and ensure the ground does not sink. Properties that are environmentally contaminated may also require corrective measures such as soil replacement, capping, and venting before development can occur. Existing buildings may also have issues that would require significant cost to correct such as failing structural and mechanical systems, asbestos, or mold. While these building and site conditions should be fully uncovered during due diligence, you can do your own investigating during preliminary site selection by looking for potential issues (or bringing a knowledgeable friend) during building tours, understanding the history of the site, and learning if adjacent properties had environmental or soil issues.

G. Availability

While property availability may seem to be the most straightforward – is there a "For Sale" sign out front, or not? – it isn't always that simple. Yes, properties listed for sale generally have a willing seller, but they also likely have more potential buyers (i.e., competition) which could lead to a higher price. Still, working directly with a seller or a broker to find listed properties can be a great way to find a lot of good opportunities quickly. Alternatively, some excellent purchases can still be found "off market," either not formally listed for sale or from an owner who wasn't necessarily focused on selling until a willing buyer (you!) approached them.

Applying This to You!

Think about a site that piques your interest. What makes it marketable? What might limit its marketability? Is there anything you can reasonably and cost effectively change to make the property more marketable?

II. Resources for Site Selection

Clearly there is a lot of information that must be pulled together when learning about and selecting a site. Some of this information may be obtained simply by observation and much of it should be provided by the seller. However, what if you are not able or willing to speak with a seller, or want further validation? A great deal of this preliminary site selection information can be gathered from various online sites, including government and broker sites. In Minneapolis, the following are good resources.

1) Hennepin County Property Information Search

www.hennepin.us/residents/property/property-information-search

Hennepin County puts all public information about every property in the county on this website. Properties can be looked up by address, property ID (PID), or map.

Information on this site includes size and dimensions, ownership, assessed market value (for tax purposes), property taxes and assessments, and sale information.

2) Minneapolis Property Information

http://apps.ci.minneapolis.mn.us/AddressPortalApp/

The City of Minneapolis Property Info site has much of the same information as the Hennepin County site, but also provides details on zoning, inspections, rental history, and business licenses. The Minneapolis site also lists the neighborhood and police precinct where the property is located. This website includes a link to the neighborhood profile of each property.

3) Minneapolis Neighborhood Information

www2.minneapolismn.gov/resident-services/neighborhoods/

The site enables users to search by Minneapolis neighborhood or address. It provides detailed information by neighborhood including demographics, labor, and housing.

4) Minneapolis Planning and Zoning

www2.minneapolismn.gov/business-services/planning-zoning/

Minneapolis's Planning and Zoning site has detailed zoning maps covering all city properties. This high-level view can be helpful to understand areas intended for residential, commercial, etc. and zoning of sites adjacent to your target property. This site also includes a link to the city's zoning code (Code of Ordinances, Title 20), which provides extensive detail on allowed uses, setbacks, height limits, and other important site development information. This site includes a link to the city's comprehensive plan, which details the city's long-term vision for property use and development. Understanding this can be helpful to spot future opportunities and to align your own development goals with those of the city.

5) Minneapolis Zoning Map

https://www2.minneapolismn.gov/business-services/planning-zoning/zoning-maps/

One of the first places you will want to go when trying to learn about a site and its development potential is this zoning map. The numbered "plate" pdf files are helpful, but the best feature is the interactive ArcGIS map link further down on the page (Look for the "View zoning map" link.)

6) Minneapolis Interactive Maps

cityoflakes.maps.arcgis.com/home/index.html

This site includes various interactive mapping applications including ward/neighborhood look up and crime mapping.

7) Minneapolis Communities and Neighborhoods

www.mncompass.org/profiles/neighborhoods/minneapolis-saint-paul#!community-areas

Minnesota Compass is a good resource for information on Minneapolis neighborhoods. Profiles can be pulled up online at either the community or neighborhood level. Profile information includes current detailed demographics and some historical information.

8) Minnesota Pollution Control Agency – What's In My Neighborhood

https://www.pca.state.mn.us/data/whats-my-neighborhood

This MPCA website enables users to search properties by text or by map to access known environmental information including potentially contaminated sites and environmental permits and registrations.

9) MetCouncil Census Data

metrotransitmn.shinyapps.io/census-2020/

The Metropolitan Council provides an opportunity to visually analyze census data for the entire Twin Cities metro area using this site. Data includes the most recent 2020 census and provides historical information on area demographics going back 30 years. Information such as population, incomes, race, and ethnicity can be mapped at various geographic levels from block groups to counties.

10) Traffic Counts

minneapolis.ms2soft.com/tcds/tsearch.asp?loc=Minneapolis&mod

dot.state.mn.us/traffic/data/tma.html

Minneapolis has a great website that enables users to look up traffic counts (by street or interactive map.) The site provides both current as well as historical traffic counts.

11) Broker Sites

www.mncar.org/public-commercial-listing/

www.loopnet.com/

www.themlsonline.com/minnesota-real-estate

zillow.com

Several real estate broker sites exist that can be great sources of information including properties for sale, asking prices, asking rates for leases, and site details for listed properties. MNCar runs the dominant commercial site in Minnesota. MNCar provides the public access to sale and lease listings with basic information, though detailed information requires a paid membership. Residential oriented sites such as The MLS Online will primarily list single family homes. However, these sites also list some duplexes, small apartment buildings, and even some small commercial properties.

III. Inventory Comparison

You will find that much of the information you uncover during your early stages of site selection you will use frequently throughout the acquisition and development of the property. Therefore, it is recommended that you keep all critical information together in a single location to avoid repetitive searches. In addition, to easily compare opportunities, it is helpful to organize this information in a manner than easily displays similarities and differences among properties. Therefore, you may want to use an Inventory Comparison as is shown on the following page. Like when shopping for electronics or other products, online sites enable you to compare specifications across columns, the Inventory Comparison allows you to quickly and easily compare specs across properties. This template also helps to ensure you thoroughly investigate potential purchases and quickly identify missing information.

Building Name	Option 1	Option 2	Option 3	Option 4
BASIC BUILDING INFORMATION				
Address	123 Main St.	2300 Chicago	900 N 2nd St	1400 Lake St
City	Minneapolis	Minneapolis	Minneapolis	Minneapolis
Zip	55408	55423	55454	55450
Previous Sale Date	9/14/2006	5/17/2015	6/21/2005	6/23/2009
Previous Sale Price	\$624,850	\$985,000	\$453,000	\$789,000
Estimated Market Value	\$850,000	\$1,015,000	\$759,500	\$1,256,000
Number of Units	2	2	2	2
Parcel ID (PID)	0474824120007	0474824120004	0474824120006	0474824120005
Legal/Abstract or Torrens	Torrens	Torrens	Torrens	Torrens
Lot Size	9,000	6,000	5,500	5,000
Lot Dimensions	100x90	120x50	110x50	125x40
Gross Bldg SF	6,000	7,200	5,000	8,300
Net Bldg SF	5,000	6,200	4,500	7,500
Building Efficiency	83%	86%	90%	90%
Number of Levels	2	2	2	3
Basement (Y/N)	N	N	Υ	Υ
Elevator	N	N	N	Y
Dock	N	N	N	N
Year Built	1975	1958	1923	2001
Historic (Y/N)	N	N	Υ	N
Clear Heights (Interior)	12	9	10	12
Vehicle Counts (X cars/day or VPD)	10,500	4,300	19,450	23,950
Parking	10	8	0	12
ZONING				
Current Use	Residential	Residential	Mixed Use	Mixed Use
Proposed Use	Residential	Mixed Use	Mixed Use	Mixed Use
Current Zoning	R2	R2	R3	C2
Proposed Zoning	No change	No change	No change	No change
Height Restriction	2.5 stories/35'	2.5 stories/35'	2.5 stories/35'	4 stories/45'
Proposed Height	28'	23'	25'	40'
SITE EVALUATION				
Access	Excellent	Good	N/A	Good
Visibility	Poor	Excellent	Good	Good
Signage	Monument	None	None	Monument
Neighborhood	Uncertain	Good/Stable	Strong	Emerging
Building charm/character	Good	None	Excellent	Very Good
Proximity to LRT/Transit	5 blocks	1 block	2 blocks	1 block

Activity C: Site Selection Research



Site Selection Questionnaire

Instructions: Answer the following questions using resources described in this section.

1	What is the assessed market value and annual taxes for 1719 Franklin Ave W in Minneapolis?
2	What is the Property ID (PID) for the Russian Museum (5500 Stevens Avenue S) in Minneapolis?
3	Who is the taxpayer for the McDonald's at the NW corner of Lake St E and 31st Ave S in Minneapolis?
4	What is the lot size for the Bakken Museum (3537 Zenith Ave S, Minneapolis) in square feet?
5	Find the property immediately to the west of 1850 38th St E, Minneapolis. When was it last sold and what was the purchase price?
6	In the Midtown Phillips neighborhood, what percentage of occupied housing is occupied by renters?
7	What is the median monthly rent paid in the Willard-Hay neighborhood?
8	What was the Total Estimated Market Value for 3100 Excelsior #102 in 2018?
9	In what zoning district(s) is the Surly Brewery (520 Malcolm Ave SE, Minneapolis)?
10	How has the total number of housing units in Minneapolis changed betweent 2010 and 2020?
11	Is a car wash a permited use at 4553 34th Ave S, Minneapolis?
12	What was the Median Household Income in the Seward Neighborhood in 2000?
13	Based on TheMLSOnline results, how many multifamily buildings are listed for sale in the Minneapolis school district (#1) for \$500,000 or less?
14	What is the most recent traffic count on W Lake St between Nicollet Ave and Blaisdell Ave?
15	Between 2012 and 2016, did traffic on Cedar Ave S, between E 24th and E 25th Street, increase or decrease?
16	What was the most recent official (not draft) traffic count on Mainstreet between 5th and 6th Avenues in downtown Hopkins?
17	How many retail spaces are available for lease within a 1-mile radius of Hennepin & Lake in Uptown? What is the range of asking rates for those locations?
18	Who is the Manager of Zoning Administration for the City of Minneapolis CPED and what is his phone extension?
19	Based on LoopNet results, how many industrial or office buildings smaller than 20,000 square feet are listed for sale in Minneapolis?
20 _	Based on a MNCar search, how many buildings are for sale in Minneapolis that sit on 0.25 to

Note: Properties chosen at random for educational purposes only.

Section 4: Acquisition, Due Diligence, and Entitlements

Key Concepts

- Though every real estate purchase will have its own unique circumstances, the overall process includes four distinct steps: Letter of Intent, Purchase Agreement, Due Diligence, and Closing.
- The due diligence period is your opportunity to learn as much as you can about the property, secure funds to pay for it, obtain approvals for planned changes, and confirm it is still a good financial investment.
- Any significant change in use or construction on the property will require municipal approval. The approval process includes submitting an application, site plans, and drawings to the city; participating in Planning Commission and City Council meetings; and ultimately receiving a vote for or against your plan.
- The zoning code includes several items which control how a structure can be built
 on a property. These controls are intended to manage density and ensure
 complementary design and effective use of the property with the surrounding area.
 Understanding any restrictions to building is important so that you can plan and
 design your development accordingly.

I. Acquisition process

Letter of Intent - Once you have found a property you want to buy, there are several steps you must take before you own it. After preliminary conversations with the owner (directly or via your real estate agent) you will draft a Letter of Intent (LOI) or term sheet, which outlines the terms of the purchase at a high level. The LOI would include items, in simple language, such as purchase price, due diligence period, and major contingencies to close. Importantly, the LOI should also include language that it is non-binding, meaning that it is only a "handshake" agreement, and technically can be broken at any time without financial and legal implications.

Purchase Agreement – Upon agreement of terms in the LOI by both the buyer and the seller, both parties work on a longer, legally binding agreement known as the *purchase agreement*. Since commercial and residential investment purchases are more complicated than buying a single-family home, buyers often pull in a real estate attorney to draft the purchase agreement, though a knowledgeable real estate agent or the buyer himself is able to do so. The purchase agreement will formalize the terms outlined in the LOI as well as add in other standard or more minor terms to describe the closing process and protect the buyer and seller. In short, a purchase agreement will detail 1) answers to the basic questions (who, what, where, when, how much), 2)

what each side will do before and at closing, and 3) contingencies, or why and how either side (mainly the buyer) can back out of the agreement.

Due Diligence – Once the purchase agreement has been executed, the property is "under contract" and the due diligence period begins. While the seller does have some responsibility during this period to provide information she has about the property, most of the work falls to the buyer. The purpose of the due diligence period is to confirm:

- 1) you fully understand what you are buying
- 2) the seller can legally sell it and you can legally buy it
- 3) you have the money to buy it
- 4) you can develop it the way you intend, and
- 5) it makes sense for you to buy it (financially and otherwise)

Ideally, you answer these questions before closing on the property or, even better, before any of your earnest money "goes hard" (i.e., is non-refundable.) However, a seller will not always be willing to agree to so many contingencies in the purchase agreement. For example, a seller may agree to give you 30 days to inspect the property, do an environmental study, and get financing, but may not be willing to wait for you to get an agreement from a future tenant. What due diligence is included as a contingency in the purchase agreement comes down to negotiations between the buyer and the seller. A detailed listing of the most common activities during due diligence is presented in the Due Diligence Checklist below.

Closing – After the due diligence period is over and all contingencies have been met or waived, the last major event is to close. Of course, there is a lot that happens at closing, including transfer of title, transfer of funds, completing financing, settling payments for taxes, paying commissions and fees, etc. To make all of this come together at closing, the title company, lender(s), attorneys, brokers, buyer, and seller, are spending time in the days and weeks prior to closing, getting all paperwork in order and arranging for funds to be transferred. When everything is in order – which always seems to occur the day or hours before the closing is scheduled – the seller is paid, the buyer receives the deed, and the transaction documents are recorded with the county. The transaction is complete!

Applying This to You!

Before signing a purchase agreement for your property, review the due diligence section to make sure it gives you the right to answer these questions to your satisfaction or walk away from the deal without significant consequences. Do you fully understand what you are buying? Are you certain the seller can sell it and you can buy it? Do you have the money to buy it? Can you develop it the way you want? Does it make sense for you to buy it?

II. Due Diligence Checklist

A commercial purchase (including larger multifamily residential) is unique from a residential purchase, because there are limited requirements on the seller protecting the buyer. Therefore, it is important for you to be thorough with your due diligence. While the following is by no means a complete list, some of the most common due diligence activities are detailed below.

Financing	If you need a loan to purchase the property or do your construction, you will want to be sure that closing on the property is contingent on getting financing. (Note: Lenders will often require many of the other items on this checklist be completed, even if you do not think they are necessary.)
Title	You will need to confirm that the seller is actually the owner and is legally able to sell you the property. You will likely not want to purchase the property until it has a "clean" title (i.e., free of liens, etc.)
Survey (ALTA)	A survey will confirm the property boundaries and indicate if there are any easements, or similar restrictions on the property.
Environmental (Phase I & II)	An environmental services company should conduct a Phase I environmental assessment, which includes an on-site visit, and review of public records, property history, and adjacent properties to determine if it is at risk of environmental contamination. If a reasonable risk is present a Phase II should be conducted which would involve testing soil and groundwater samples.
Property Inspections	You will want to conduct a thorough inspection of the building and grounds to understand if anything needs repair and/or will cost money to fix in the near future. In particular, items such as the roof, parking lot, foundations, heating and cooling systems, and potential asbestos issues should be inspected.
Appraisal	A lender will require a property appraisal to determine the value of the property. The appraisal will be based on recent comparable sales and may also consider the income generated by tenants.
Licenses & Permits	Like zoning and use approvals, you will want to inspect to be sure any uses that require licenses or special permits can be obtained.

Zoning/Use Approvals	If you intend to do construction or change the current use of the property, you will want to understand if your plans will be acceptable and, ideally, get fully entitled before closing. Because a full approval process can take several months and adds risk, a seller may be reluctant to make closing contingent on getting all zoning and use approvals. If a seller does not agree, you must determine if that is a risk you want to take.
Taxes & Assessments	You will need to understand how much in property taxes the owner must pay and if any assessments are due, pending, or being considered. Taxes are typically split on a pro rata basis based on the calendar year. Assessments are subject to negotiation.
Tenant/Lease Review & Estoppels	If you are buying a property with existing tenants, you will need to understand the intimate details of those tenants. Specifically, you should study all the terms of the lease and any amendments, review payment history, and investigate tenant credit and their business situation. You should adjust your income assumptions based on any risk you identify based on that information. You may also want to obtain estoppels, which serve as legal verification from the tenants that the information you have about them is true.
Property Management Review	You will want to review property management records to understand how well the property has been maintained. You will also want to refine your estimates for future operating expenses based on historical records, your investigations, and discussions with a property manager, if you intend to hire one.
Financial Review	Even though you should have conducted a financial feasibility analysis before signing a purchase agreement, you will want to continuously refine your assumptions based on new information you uncover during due diligence. If your financial metrics degrade to unacceptable levels after your knowledge of the property increases, you will want to renegotiate the deal or terminate the purchase agreement.

III. Entitlements

A. Approval Process – Administrative, Neighborhood Groups, Planning Commission, City Council

If you plan to develop a property from the ground up, or even redevelop a property that fundamentally changes the use or exterior of the building, you will be required to get approval from the city and potentially other governmental agencies, for the intended changes. Obtaining the approvals necessary to develop your property is called getting the property *entitled*. The process in Minneapolis is typical of most municipalities and has three major components.

Administrative – The first place to start is with the city's planning and zoning staff. The staff will guide you through the approval process, having you complete necessary paperwork, submit drawings, and discuss schedule. If the approvals you need can be obtained at a staff level, they will grant or deny you approval when everything is submitted. If approval cannot be done administratively, the planning and zoning staff will submit a staff recommendation to the Planning Commission and City Council. The recommendation will generally be based on whether the development plan is in line with current zoning, the city's long-term plan, uses and design that complement the area, and area impacts to traffic, environment, etc. While Planning Commission and

Council can choose to uphold or go against the staff recommendation, the recommendation carries a lot of weight, and so it is beneficial to submit a plan that has staff support.



Land Use and Zoning Overview

The City of Minneapolis offers a good reference document summarizing the planning process and key city roles: https://www2.minneapolismn.gov/media/content-assets/www2-documents/business/GeneralLandUseApplication.pdf.

Planning Commission – If a plan cannot be approved administratively, the first major step is a Planning Commission hearing and vote. The Planning Commission will need to review the information in your application, which will include a description of the development, site plans, and schematic drawings (renderings of what the building will look like.) Having good partners to lead this work; namely a civil engineer, architect, and possibly an attorney; who are familiar with the approval process and can help make sure everything is in order can improve your chances of getting approval in a timely manner. The Planning Commission typically requests that the developer has had discussions with the neighborhood and will often ask for feedback from the neighborhood leadership. During the approval hearing you will be given the opportunity to present your development, planners will ask questions, and the general public will have an opportunity to speak in favor or against the plan. Finally, the members of the planning commission will vote on whether to approval or reject your project.

City Council – The Planning Commission is a required step, but their vote is not the final say. After the Planning Commission vote, usually a few weeks later, your plan must also go before City Council. Much like at the Planning Commission meeting, council members will review plans and drawings, listen to your presentation, ask questions during a council meeting, and allow input from the public. While City Council has full authority to approve or deny the plan, they heavily consider the staff recommendation and the Planning Commission vote. If City Council votes in favor of your plan, you are approved to proceed (though you will still need to get building permits, etc.) If your plan is not approved, you can usually rework the plan and go back through Planning and City Council at a later date.

While this process is typical for most municipalities, the exact steps and requirements may vary depending on the nature, size, and location of a project. For example, a developer may be required to perform an environmental assessment or seek approvals from additional governmental organizations such as a watershed district. For this reason, it is important to reach out to the planning staff early and involve experts who can ensure nothing is missed.

Applying This to You!

Put together a schedule that outlines each of the key milestones in the entitlement process for your development. Reach out to the city's planning and zoning staff contact to discuss and refine your schedule.

B. Zoning & Buildable Potential

Beyond restricting the type of uses allowed on a property, the zoning code (www2.minneapolismn.gov/business-services/planning-zoning/zoning-maps/)

specifies several other factors that will impact how a site can be built. The purpose of these restrictions is to ensure functionality in site design, both individually and



Did you know?

In 1899, congress passed the Height of Buildings Act which limits building heights in Washington D.C. to 110 feet, in order to maintain the visible prominence of several government monuments.

collectively, and to support complementary design within an area. For example, you may not be too happy if someone built a 20-story apartment building fifteen feet away from your single-family rambler.

Understanding the various site constraints and designing a building that is allowed within those constraints but is still financially feasible is one of the puzzles that developers must solve – this is one-way developers add value. Several of the most notable restrictions that impact site design and should be understood early in the site selection and due diligence are listed on the next page.

Notable Zoning Restrictions

Height Limits	Zoning often will limit the height of a building in order to preserve the character of a street or neighborhood and/or to limit density on a site so as to prevent excessive burdens on infrastructure like roads and sewers.
FAR	Floor-to-Area ratio, or FAR, is calculated by dividing a building's total (gross) floor area by the size of the land upon which the building is built. Like height limit, the FAR is used to limit density on a property. For example, a 2-story building with 5,000 SF on each floor (10,000 SF total) built on a 20,000 SF property would have an FAR of 0.5 (10k SF / 20k SF).
Setbacks (aka Yard Requirements)	Properties often will have minimum or maximum setbacks. While this can help control density, it is primarily used to maintain a certain character, ensure adequate site lines, and prevent buildings from being too close together. You might not be too happy if your living room window was right on your lot line and then your neighbor build a garage six inches away in his lot. Setbacks are often exist, but may differ, for front, back, and side yards. While cities have had minimum setbacks in place to prevent crowding, more recently, cities are focusing on maximum setbacks to encourage and active the streetscape.
Lot coverage	Lot coverage is similar to FAR, but only looks at the building footprint, rather than the total floor area of the building. The largest building footprint you could build on a 20,000 SF lot with a maximum lot coverage of 0.70 would be 14,000 SF. Like setbacks, lot coverage is primarily used by municipalities to limit crowding of buildings and ensure some open space.
Impervious Surface Coverage	Impervious surface coverage is a maximum percentage of the lot area that can be covered with surfaces that do not allow drainage, such as building and parking lots. The intent of this is to promote landscaping and prevent excess rainwater from burdening sewer systems.
Parking	Parking requirements are typically based on use. For example, a retail building will require more parking than an industrial building. Cities may have a minimum parking ratio to ensure the property can support the projected vehicle counts without excessive overflow on to the streets or nearby properties. Cities may also have a maximum parking ratio to prevent a "sea of parking," encourage alternative forms of transportation, and to promote a certain character for a neighborhood.

Activity D: Zoning Research



Directions

Using the Hennepin County and Minneapolis property information websites, and the City of Minneapolis Zoning Code, look up the information listed for the property listed below. The planned use that you should assume is noted in the table. (Ignore any opportunities for zoning performance premiums.)

LOT A

Property	3801 17th Ave S , Minneapolis SE corner of East 38th St and 17th Ave S		
Planned Use	Multi-Family Apartment building (4+ dwelling units)		
	Requirement & Calculated Value	Source	
Zoning Classification			
Lot size			
Lot dimensions			
Height Limits			
FAR			
Yard (Setback) Front			
Yard (Setback) - Corner			
Yard (Setback) - Rear/Side			
Maximum Lot Coverage			
Impervious Surface Coverage			
Parking (Min, Max)			

Section 5: Design & Construction

Key Concepts

- Design and construction can be one of the most exciting parts of real estate
 development but, given its complexity and cost, it is wise to fully consider what you
 can do on your own versus what you should hire out. Avoiding professional fees
 upfront may backfire if that leads to poor design, work redo, schedule delays, and
 missed savings opportunities.
- Good design can help make a development successful by meeting building requirements in creative ways that lower costs. Designs that are repeatable, flexible, and cost-effective can be attractive and will usually save developers on design and construction.
- Residential development over the past 70 years has left a gap of duplexes, fourplexes, rowhouses, and small apartment buildings; these designs may offer small developers a manageable investment and could help create more walkable communities.
- Construction begins at property inspection. Knowing risks and getting a preliminary
 estimate of costs early in the process is critical to assessing financial feasibility and
 determining if the investment is even worth pursuing.
- A knowledgeable and trusted general contractor can be one of a developer's most critical partners, but that begins with a solid contract. A developer should have a good understanding of how contractors are paid, different contract structures, and the key elements of a contract in order to establish a clear, solid relationship from the start.

I. Initial considerations

A. Do it yourself v. Hiring expertise

When it comes to design and construction, your decision about whether you hire out all or a portion of the work will depend on your knowledge, time, and the project complexity. Many individuals who are knowledgeable with home construction expand into owning rental properties as a natural investment. Understanding how buildings work and having the skill to build and make improvements can save a developer money and make it easier to identify opportunities. While that skill set can apply to residential properties with multiple units and even commercial properties, as a building gets more complex (e.g., elevators, HVAC units, asbestos, roof membranes) even a knowledgeable developer may want to engage design and construction partners. While the cost of this can be concerning initially, good partners will typically

be worth more than their fees by managing costs, preventing mistakes, and keeping a project on schedule. Losing a few months in the development process due to having to resubmit a proposal or redoing electric work because it is not to code have a significant impact on your financial outcome. In short, you will need to determine if the cost of bringing on outside experts justify the time they save you and the risk (financial, schedule, legal, etc.) they help you avoid.

B. Key partners – Architect, Civil Engineer, General Contractor, and others

The partners needed on a design and construction team can vary depending on the size and complexity of the development, in addition to a typical architect and contractor, large and/or unique projects may have environmental engineers, sound and lighting engineers, structural engineers, and maybe even a feng shui consultant. Fortunately, most small developments do not require so many specialists. Nonetheless, there are three key partners that are critical to design and construction that any small developer should have, especially if the developer does not have expertise in those areas.

Architect — An architect does more than simply layout floor plans and design an interesting building exterior. An architect must be knowledgeable in local building and zoning codes to ensure your building is designed property. A good architect will know the local entitlement process and help you navigate through approvals. An architect should creatively translate the developer's vision to reality, while managing within a given budget. Finally, the architect should be a leader in the process, pulling together other engineers and consultants to create an effective and attractive design.

Civil Engineer – Having a good civil engineer is important from the early stages of a project given so much of the design and construction variables have to do with the property – property survey, soil conditions, drainage, vehicle access and circulation, building positioning, parking, etc. A strong civil engineer will identify site risks early in due diligence and the cost and feasibility of overcoming them. The civil engineer can also be a valuable partner in the approval process, given that much of what is reviewed is tied to site plans and adherence to zoning.

General Contractor – Unless you are well versed in building construction, having a knowledgeable contractor is essential to managing costs and mitigating risk. Your "GC" should walk through any building you are considering purchasing, ideally even before a purchase agreement is signed. Your contractor should provide you with a rough, but informed estimate of construction costs to help you run your financial analysis, and regularly refine that estimate throughout the development process as new information is discovered. In addition, your general contractor should be able to coordinate the work of many sub-contractors, ensuring quality work and keeping them on schedule and budget.

Applying This to You!

What is your level of knowledge and skill, availability, and access to tools in architecture, civil engineering, and construction? How complex is your development or redevelopment? Are there any aspects of your project that may require specialized expertise? If the project complexity exceeds your capabilities, now is the time to start getting to know potential partners.

II. Design

A. Principles of good design

Design can be one of the most exciting parts of development. It provides an opportunity to put your creative mark on your neighborhood landscape. Good design delivers an attractive and timeless building. Yet, good design must also provide a solid structure that is highly functional, or it will not endure. Often, a building can be built to be both attractive and functional – they are not necessarily mutually exclusive. However, this is not always the case. An office building with a curved exterior wall may look beautiful from the street, but it leaves inefficient floor plates for offices and workstations – not to mention it is expensive to build. This is as true for small developments as it is for multi-million dollar buildings. Fortunately, there are some proven building typologies that are the bread and butter of the small developer that deliver functionality and efficiency. These typologies include fourplex and eight-plex rectangular apartments, townhomes, and simple mixed-use retail and residential buildings. These designs continue to be used because they have simple building layouts and use local materials. Not only are these building designs typically more affordable to design and build, they also avoid many of the headaches that buildings with structured parking, elevators, etc. have. There are a few common attributes that make these typologies endure:

Repeatable – Even though no two sites are exactly the same, building designs with common shapes and basic elements can often be repeated with little alteration. This reduces the time and cost of design and construction.

Flexible – Designs that are flexible, accommodating a range of tenant needs not only can be used in multiple development situations, but are more marketable since they can support a broad range of tenants.

Cost-Effective – Design is not just about shape; it includes material selection as well. Choosing materials during design that are proven to be attractive and durable, yet are reasonably priced will keep overall construction costs in check.

B. The Missing Middle

When it comes to housing, we are quite familiar these days with construction of single family homes and large (50+ unit) apartment buildings. However, there are numerous other styles of housing that were common prior to the end of World War II. These housing styles create higher density than single family homes but are not as dense, nor as tall



as larger, multi-story apartment buildings. Dubbed "the missing middle," these styles include duplexes, triplexes and fourplexes; courtyard apartments; row houses and townhomes; and multi-plex apartments. Planners tout the benefits of the missing middle as providing more housing options for different types of households, improved density that supports walkable communities, and options to make housing more affordable. While developing housing in the missing middle is less prevalent than it was before the end of World War II, developers, city planners, and residents are

"Missing Middle"

A range of multi-unit or clustered housing types compatible in scale with single-family homes that help meet the growing demand for walkable urban living.

Source: Opticos Design

starting to recognize the value. Understanding the missing middle is important for small developers, as it may offer income producing opportunities at a manageable

investment level. While the missing middle is re-emerging as an option for both builders and buyers, it still has some challenges. Some communities continue to resist mid-scale residential, formally through zoning or informally by vocalizing their objections, even when it is designed to be compatible with neighboring single family homes. In addition, if land and/or labor costs are too high, it may not be financially feasible to finance and develop mid-scale housing; higher density may be necessary to make the economics work. Nonetheless, in some locations, the missing middle, built to accommodate today's needs, can be a desirable alternative for those looking for housing that supports dense, walkable communities at a human scale.

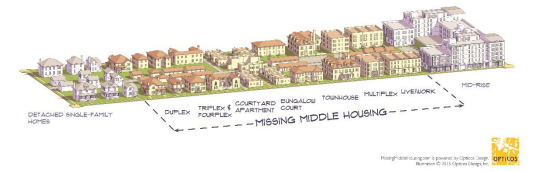


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C. Accessible design

One challenge that small developers may face is designing a cost-effective building that also is accessible to those with disabilities, fully meeting ADA, Fair Housing Act, and local code requirements. In particular, buildings with multiple floors can be challenging because the cost of an elevator is a significant investment; the small building size may not generate enough income to absorb the price of the elevator. For housing, this issue can often be resolved by building an accessible unit or units on the ground floor. For example, the building in the floor plan shown has four units on an upper level, but because it also has a fifth unit at ground level, an elevator is not necessary.

D. Design Process

Understanding the main phases of the design process are helpful when engaging with your design team and determining







timing and pricing. For large and complex projects there are four main phases of design. Smaller or more straightforward projects may condense the process (e.g., skip design development.)

Schematic Design – Preliminary drawings that show general building massing, rough locations and sizes of main areas, and exterior renderings. These drawings are intended to align architect and owner, without going into too much detail (and therefore time and cost.) Schematic drawings are also used for approvals during the entitlement process.

Design Development (DDs) – This phase is intended to be more detailed than schematic design, and begins to include aspects such as mechanical, electrical, and plumbing, but stops short of producing the level of detail needed for construction. Design development further aligns owner and designers and can be beneficial in identifying efficiencies and cost savings opportunities.

Construction Drawings (CDs) – Construction Drawings provide sufficient detail about all aspects of the building design to enable construction. CDs include both drawings and specifications, written instructions indicating systems, materials, equipment and other standards to follow. Bids and permitting can be obtained using CDs.

Applying This to You!

Look at your design. Are there any ways to make it more repeatable, flexible, or costeffective without losing functionality and attractiveness?

III. Construction

Construction is often one of the most exciting parts of the development process, but it also can produce anxiety. After months, or even years, of hard work to find and purchase a property, evaluate the opportunity, design the building, and obtain approvals, you finally begin to see the physical reward for all of that effort. Nonetheless, construction can be stressful because of the amount of money now being spent and the potential for unforeseen conditions to arise that can delay the project and increase the cost. To mitigate that risk, it is important to be proficient in certain elements of the construction world, including contracts, scope of work, and budgeting, to enable strong and trusting relationships with contractors.

A. Evaluating a building

When purchasing a built property (even if you plan to tear down the building) you will need to do a thorough inspection to understand if it meets your needs, if there are any concerns that may need to be corrected, and roughly what your plans for the site will cost. You may be able to conduct your own initial evaluation when first assessing the property, but you should be sure to have a detailed inspection conducted by a qualified individual prior to closing. Regardless of whether you hire your inspection out, or you feel qualified to do the inspection yourself, there are a few key elements that should especially be inspected.

- Roof What type of roof is it (sloped, flat, etc.)? What is the condition of the roof? How steep is it and how many slope changes are there? Is there sufficient drainage?
- Insulation Where is it located? How effective is it (R-rating)? Does it contain asbestos?
- Foundations and structure Can it be inspected? Are there any visible cracks or other issues?
- Mechanical System How is the building heated, by water (radiators), air (furnace), or electric (baseboard)? What are the age and efficiency of the heating units?

- Electrical Systems What is the age of the panel? Does the panel include breakers or fuses? How old is the wiring? Are outlets grounded and have GFCI where necessary?
- Plumbing Are the pipes copper, plastic, steel or iron? Is the water pressure and flow adequate? How old is the main line drain?
- Doors and Windows How old are they? How do they operate? Are they sufficiently air tight? Do they all have screens?

B. Contracts

If you are hiring a project manager or general contractor to manage your construction, it is helpful to understand some of the basics of construction contracts to aid in your discussions and negotiations. To start, often developers will reach out to multiple contractors (typically three or more) to get bids based on a specific scope of work. If the scope is clear enough, including detailed drawings, contractors should be able to provide a fairly accurate estimate of cost. Ideally you will have pre-qualified all contractors, and can then make your decision based on the lowest bid price – though you may select your GC based on various factors. If you have a relationship with a specific contractor or otherwise do not want to "go out to bid" you may simply seek a negotiated contract.

When negotiating a contract, there are a few important items that the owner should be sure are included in the agreement, namely:

- Scope What work is the contractor's responsibility? The more detailed scope, the better, ideally based on construction documents and specifications. If scope is based on drawings, the date of the drawings should be referenced.
- Schedule Project phases, start and finish dates of each phase, dates of other critical milestones, final project end date.
- Budget How much will the contractor get paid?
- Terms of Payment How will they be paid, how often will they send invoices, and how long does the owner have to pay the invoice?
- Insurance and Bonding The contract should confirm they are covered, list what is covered, and the dollar amount of coverage.
- Liens How are liens managed, both for the contractor and subcontractors?

C. Scope of Work

Sometimes, when pulling together a contract, it can be tempting to disregard the importance of having a good description of the work that will performed. Having a well-crafted scope of work will greatly reduce the odds of future conflict between contractor and owner, and can save time and money. Referencing drawings in a scope

of work goes a long way to clarifying exactly what work needs to be performed. Yet, even with drawings, there are still additional considerations that should be covered in the scope of work to ensure alignment between developer and contractor.

- Work performed Detailed explanation of the work that will be performed, including a clear description of the finished state.
- Major fixed equipment Specify who is furnishing major equipment, contractor or owner, and who is installing the equipment.
- Fixtures and finishes Include specifications or names of hardware, fixtures, finishes to be installed or used as examples of level of quality and cost. The contract should also be clear about when and how approvals for fixtures and finishes will be obtained.
- Permits It should be clear if the owner is responsible for obtaining permits for work or if that will be handled by the contractor.

D. Budgeting – Structure of quotes

Pricing within contracts (i.e., how contractors are paid) can take many forms. Pricing must cover both the work and materials as well as the overhead and profit for the contractor. Which type of pricing structure is used will depend on many factors, including how well the project scope is defined, risk tolerance by each party, negotiating position, and project complexity.

Lump Sum Contract – The owner agrees to pay the contractor a fixed fee for the work. In this structure, the contractor is taking on all risk of unexpected costs; as a result, the contractor will want a higher markup to help cover unforeseen costs and their added risk.

Unit Price Contract — A unit price contract may be used when the quantities of certain tasks or items are not fully known. The contract specifies a price per task or per unit, but then charges the owner based on the final number of "units." Since the number of units is variable, this approach shifts some of the risk away from the contractor and on to the owner.



Cost Plus – In a cost plus contract the owner agrees to pay for all costs of construction (i.e., labor and materials) as well as a certain fee on top of those costs to cover contractor overhead and profit. The fee paid is typically either a percentage of the

cost or a fixed fee. This approach may be desired by contractors when the scope of work has significant uncertainty. Conversely, a cost plus contract is less favorable to owners as all unforeseen costs get passed along directly to them. Further, the contractor has little incentive to seek out ways to reduce construction costs since they are paid the same, or more if the fee is a percentage, if costs rise.

Guaranteed Maximum – In a guaranteed maximum contract, the contractor and owner agree on a project cost plus a set fee for the contractor, but the contractor also agrees to set a maximum total cost of the project. This structure keeps some of the risk to the owner, but limits his total exposure. It also gives the contractor some incentive to carefully manage costs.

Incentives/Fees at risk – While less common with smaller projects, contracts sometimes incorporate incentives paid to the contractor if cost savings are achieved, the project is finished ahead of schedule, or other beneficial outcomes are achieved. These incentives may be in the form of flat bonuses or cost savings sharing. Similarly, owners may even negotiate a contract that penalizes contractors (i.e., puts their fees at risk) if certain goals are not met.

Finally, it should be noted that even with lump sum contracts or guaranteed maximums, contracts can still exceed the maximum if the owner requests a change to the original scope of the project; this is known as a change order.



E. CSI Work Segments

The Construction Specifications Institute is an organization that maintains the standards for construction specifications. The standards, known as CSI Codes, are organized into 50 Divisions of construction information. Several of the most relevant for small scale development are listed below.

03	Concrete	13	Special Construction
04	Masonry	14	Conveying Equipment
05	Metals	21	Fire Suppression
06	Wood, Plastics, and Composites	22	Plumbing
07	Thermal and Moisture Protection	23	Heating, Ventilating, and Air Conditioning (HVAC)
08	Openings	26	Electrical
09	Finishes	27	Communications
10	Specialties	28	Safety and Security
11	Equipment	31	Earthwork
12	Furnishings	33	Utilities

Applying This to You!

Make a list of the aspects of your property and existing structure(s) that face the greatest risk of negatively impacting your construction budget or timeline. Determine a plan for mitigating those risks. Do the same for your planned new construction.

What is the scope of work you need from a general contractor? Before speaking with potential contractors, draft your own scope of work. This will help you determine what questions to ask during interviews and aid in your review of any proposals you receive.

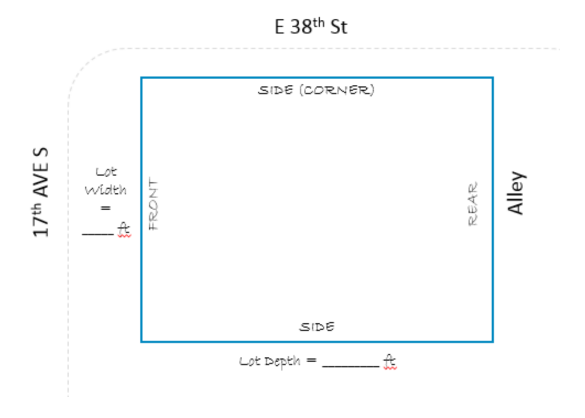
Activity E: Buildable Area Analysis



Directions

Using the results of your research from Activity D and the steps below, determine a buildable area for your development. Identify number and size of units, parking count, and total gross and rentable area.

- 1. Determine the number of floors and units you hope to have in your building. Confirm that it does not exceed the zoning height limit. (Assume 10-11 feet per floor for height)
- 2. Using the image below, sketch out the yard requirements (front, side, and rear setbacks) and determine the remaining buildable area.
- 3. Using the remaining buildable area, estimate the size of the footprint of your building. Confirm that it does not exceed the Maximum Lot Coverage.
- 4. Determine the size and number of residential units in your building. Remember to include any needed common space and circulation, and assume all floors are the same size.
- 5. Calculate the total size of your building in both rentable SF and gross SF.
- Determine how much parking you need for the property (based on market demand and zoning.)
 Assume all parking is surface parking and requires 350 SF per stall, including circulation/drive aisles.
- 7. Compare your total building size to what is allowed based on FAR.
- 8. Calculate the impervious surface coverage and compare that against the zoning requirement.
- 9. Make adjustments to your design as necessary to meet all zoning requirements.



Section 6: Introduction to Financial Feasibility

Key Concepts

- Real estate is a business, and like any business, financial success means generating a profit, a return on investment, that can be justified based on the risks taken and alternative investments.
- Real estate revenue is created by "selling" space, usually on a temporary basis via a lease. This expected revenue is known as Effective Gross Income.
- A profit is realized from real estate revenue after paying the costs to create and maintain that space. In real estate, revenue remaining after subtracting out operating costs is referred to as Net Operating Income, NOI.
- Real estate financial analysis further breaks down income by removing capital and leasing costs to report Cash Flow before Financing, and then removes debt payments to report Cash Flow after Financing.
- Positive cash flow is important, but is only the first step to ensuring a good investment. The return, or cash flow relative to the investment, must be large enough to justify the risks being taken. Real estate financial analysis looks at various return metrics, but Return on Investment (ROI) and Return on Cash (ROC) are two of the most common.
- Cap Rate, the ratio of NOI to property value, is perhaps the most commonly used real estate ratio, and is used to compare property values and demonstrate risk.

I. Real Estate is a Business

There are many good reasons to invest in and develop real estate. People enjoy creating a place that can be a benefit to people and the community – a place to live, a place to work, a place to shop or eat, etc. Real estate developers can alter the landscape of a street, building a beautiful new structure or fixing up a storefront that has been neglected for too long. Yet, whether it is the primary incentive or simply a benefit to doing something you love, the financial outcome of a real estate investment must make sense. Real estate, after all, is a business – and a business must make a profit in order to be sustainable.

In its simplest form, business profit is the difference between revenue and costs:

Profit = Revenue - Costs

For a business to generate revenue and be viable, it must have something of value to sell. In real estate, that "something" is space; the space is either sold on a permanent

basis or temporary basis, via a lease. In addition, a business must have buyers, or customers. In real estate those buyers of your space for a set amount of time are tenants, and the rent they pay is your income, or revenue. (This concept of your tenant as your customer is important to remember. Even though a real estate transaction, with its numerous terms and negotiations, is more complicated and sometimes contentious than buying milk at the grocery store, it still requires a customer; that customer should be valued and respected by the business owner.)

In addition to revenue, the other half of the profit equation that must be considered is cost. Every product or service that is sold has costs – materials, labor, etc. For real estate, the obvious cost is the expense required to build and maintain the building. Indeed, real estate has a whole gamut of costs, including land acquisition, design and construction, repairs and maintenance, taxes, utilities, insurance, borrowing costs, and asset and property management.

Going back to our simple equation, in real estate we must make sure the income being paid to us by our tenants sufficiently exceeds our total cost to provide and maintain the space to those tenants. A detailed document that real estate owners use to estimate, forecast, and analyze the financial aspects of their investment over time is known as the *pro forma*. We will go over the key components of a simple financial analysis (a single year of the pro forma) next.

II. Single Year Financial Analysis

A. Gross Income, Net Effective, NOI, Cash Flow

A single year real estate financial analysis is simply a means of documenting revenue and expenses to determine profit and calculate investment metrics. This analysis can be fairly simple and straightforward, as demonstrated in the above example, or it can be quite involved. Effectively, we begin by building up all of our revenue and then systematically deduct our costs one step at a time, revealing key metrics along the way.

Here is an outline of a single year financial analysis

- A. Gross Potential Income
- B. Vacancy
- C. Effective Gross Income
- D. Operating Expenses (RE Tax, Insurance, Maintenance, Utilities, Reserves)
- E. + Reimbursed Expenses (Commercial only, not residential)
- F. Net Operating Income (NOI)
- G. Capital and Leasing Costs
- H. Cash Flow (before Financing)
- I. Debt Service
- J. Cash Flow (after Financing)

Effective Gross Income

We begin by building up our revenue to capture all of the potential income we could receive. With a single tenant, this is fairly straightforward. However, if our property has multiple tenants, in varying sized spaces, paying different rates, this could become much more involved. We also want to add in other income that could come from things like parking, laundry, vending, and fees. All of this together is the (A) Gross Potential Income. Then we need to adjust for any ongoing (B) vacancy we may have. Because there is always some risk in keeping spaces filled and rent paid, even with a signed lease, and because there can be short term vacancy as tenants turnover, it is common for an analysis to include a vacancy factor. This vacancy factor is often 5%, but should be adjusted based on the level of turnover and risk present. (Note: Fluctuations in vacancy over time may require a multi-year pro forma as described in Section 8.) Once all of this vacancy is deducted from the Gross Potential Income, we are left with the (C) Effective Gross Income.

Net Operating Income (NOI)

In order to calculate a (F) Net Operating Income we must deduct the (D) Operating Expenses from the Effective Gross Income and add back (E) Reimbursed Expenses.

Operating expenses include all expenses incurred as part of the day-to-day operations of the property. Typically, the most expensive are property taxes and insurance, though others can be significant as well. Below is a list of common operating expenses:

- Property taxes
- Property insurance
- Water and sewer
- Utilities
- Garbage collection
- Landscaping
- Snow removal

Residential leases are usually gross leases. meaning the tenant pays a fixed rate and does not pay the landlord separately for operating costs (though the tenant may pay certain utilities that they are billed for directly by the

- Property management
- Maintenance and repairs
- Administrative and accounting
- Janitorial service
- Pest control
- Advertising



Rule of 100

Building Evaluation Reference Point

Need \$1 in rent per month for every \$100 in cost

Example
4 Unit Building
Each Unit Rent: \$1,200 a month
Total Building Income: \$4,800 a month
Building cost not to exceed: \$480,000

provider.) Commercial leases are often more complicated because they typically net out certain expenses from the base rent. For these expenses, the landlord pays the cost upfront and then the tenant reimburses the landlord for that amount. (Typically, these costs are reimbursed by tenants on a pro rata basis based on the size of each tenant's space relative to the size of the entire property.) What a tenant reimburses a landlord for is spelled out in the lease. For example, things like the property management fee percentage and what qualifies as a reimbursable repair could be negotiated differently by each tenant. If there are many leases, each with different terms, sorting out reimbursements can get fairly complex. Also, when estimating



reimbursed costs, it is important to account for any potential vacancy that may exist, as tenants will not be around so the landlord has to absorb those costs.

After operating expenses are deducted and reimbursements are added back in, we are left with the Net Operating Income (NOI.) The NOI is one of the most fundamental metrics in real estate investment because it is used in property valuation as we will soon discuss. (NOI is

roughly equivalent to EBITDA for those familiar with corporate finance.)

Cash Flow before Financing

As we discovered in our example above, our expenses do not stop after we pay our operating expenses. There are other expenses that we must subtract from the NOI to get a better handle on the actual financial situation. These other expenses are (G) Capital and Leasing Costs that are necessary for long-term upkeep and upfront costs to bring in a tenant. The three most common costs in this section are:

- Tenant Improvements Costs to build out space for a specific tenant (or given to a tenant if the tenant is doing the build out himself)
- Leasing Commissions Fees paid to real estate brokers for finding a tenant and negotiating the lease
- Capital Costs/Reserves –Variable (often significant) property expenses such as a new parking lot, roof, or elevator upgrade. Sometimes a financial analysis will include a fixed amount every year as a way to budget for these large, irregular expenses

Once these additional expenses are deducted from NOI, we are left with (H) Cash Flow before Financing, CFBF, or Unlevered Cash Flow. Though NOI is a more common metric, CFBF is arguably more important as it reflects a more realistic picture of actual income generated by the property. In fact, when evaluating a property, it is important to understand what is included or excluded from NOI v. CFBF – sometimes NOI can be deceptively high (making the property seem more valuable) if expenses are deducted after NOI when they should be included in the NOI calculation.

Cash Flow after Financing

As we saw in our example, lots of people need to get paid, so we don't stop at CFBF. If there is debt on the property, we need to consider the (I) Debt Service as well. Debt service is simply the ongoing cost of servicing that debt – principal, interest, and other related costs. When we subtract debt service from all of our loans from CFBF we are left with (I) Cash Flow after Financing, CFAF, or Levered Cash Flow. We separate this debt service out from other line items in the financial analysis because loan payments will vary by loan terms. They are unique to each individual buyer (borrower) and do not affect the actual value of the property.

In reality, yet another step could be taken that is not shown here and is often excluded from real estate financial analyses. This step is a further adjustment to cash flow for income taxes. However, that is even more unique to each individual, and can depend on the investor's tax situation, which may be broader than this single property.

Applying This to You!

Make a list of all the operating expenses you expect to incur for your property. Then, start to estimate how much each of those individual expenses will cost. Keep track of your assumptions so that you can refine them as you learn more. Is each cost a flat fee, a certain cost per square foot, a certain cost per unit, etc.? Reach out to service providers and other owners to see if your assumptions seem accurate or need refinement. (Hint: See template on next page.)

B. Key Return Metrics: Return on Investment and Return on Cash

Knowing our revenue, costs, and the difference between the two is critical to determining if a property is generating a profit. However, simply knowing a real estate investment is cash flow positive does not tell us if it is a good investment. If we are looking at two opportunities, and one provides a \$5,000 profit and the other provides a \$10,000 profit, we may assume the second is the better investment. However, if our required investment for the second is four times greater than the first for only double the profit, we are better off with option A. Therefore, when analyzing a real estate opportunity it is important to also determine to critical return metrics: Return on Investment and Return on Cash.

Return on Investment (ROI)

While there are many different ways to calculate Return on Investment (ROI) depending on the structure of the investment, the basic concept is to divide what you are getting out of the investment by what you are putting in. For example, when flipping a property, if you buy a building for \$200,000, put \$120,000 into it, and sell it for \$400,000, your ROI is 25%

$$ROI = \frac{Total Return}{Investment} = \frac{\$400,000 - \$320,000}{\$320,000} = 0.25$$

In the previous example, we are looking at the total return on investment regardless of the time period. However, when we calculate the (annual) ROI for an income producing property that we are holding, the return we use is the annual return, or more specifically, the Cash Flow before Financing.

If we use the same example as before, but instead of selling the rehabbed building for \$400,000, we hold onto it and it cash flows \$30,000 per year before we pay our annual financing cost, it has an Annual ROI of 9.4%.

Annual ROI =
$$\frac{\text{Cash Flow before Financing}}{\text{Investment}} = \frac{\$30,000}{\$320,000} = 0.094$$

Operating Expense Template

PROPERTY OPERATING EXPENSES Property Name:



	\$ per Year	(per SF, per Unit)	(if applicable)	Comments	
Payroll					
Manager/Caretaker					
Leasing				***************************************	000000000000000000000000000000000000000
Maintenance				***************************************	
Other					
Management					
Maintenance & Repair					·
Maintenance					
Plumbing					
Irrigation					
Electric					000000000000000000000000000000000000000
Roof					***************************************
Supplies					
Window cleaning					
Exterminating					
Grounds					
Snow		***************************************		***************************************	
Landscaping/Irrigation				***************************************	
Parking Lot/Garage Repair	***************************************		***************************************		
	•••••				***************************************
Utilities					
Electricity					
Gas					
Water/Sewer					
Phone					
Trash			***************************************		
Advertising/Marketing/Leasing	***************************************		***************************************		
Administration					
License/Permits					
Gen Admin					
Professional Fees			***************************************		
Legal					
Accounting					
Other					
Security					
Real Estate Taxes					
Insurance					
Miscellaneous					

Fixed or Variable

Variable Cost

Total Operating Expenses

NOTE: Template may not be comprehensive of all required property expenses.

Return on Cash, Cash-on-Cash Return (COC)

Cash-on-cash (COC) Return in real estate, also called Return on Cash or Cash Return, is similar in concept to ROI, but it takes into consideration if an investor takes out a loan to make the investment. If an investor has a loan, the investor's return will be less (since they have debt to pay off), but the amount of equity (cash) they put into the investment will also be less. In the flip example we used to calculate ROI, let's assume we bought the property with our own \$200,000, but borrowed \$120,000 to fix it up. When we sell the rehabbed property for \$400,000 we have to pay off our \$120,000 loan plus \$8,000 in interest. Therefore, our net income from the sale is \$272,000, but our equity is only \$200,000. This produces a Return on Cash of 36%.

Return on Cash =
$$\frac{\text{Total Return}}{\text{Equity Investment}} = \frac{\$272,000 - \$200,000}{\$200,000} = 0.36$$

Also, like with ROI, if we are holding rather than flipping a property, we will want to understand our annual Cash-on-Cash Return. If our Cash Flow before Financing is still \$30,000 and our annual debt service is \$8,000 then our Cash Flow after Financing is \$22,000. On a \$200,000 equity investment, our annual Cash-on-Cash Return is 11%.

Cash on Cash Return =
$$\frac{\text{Cash Flow after Financing}}{\text{Equity Investment}} = \frac{\$22,000}{\$200,000} = 0.11$$

Return on Investment and Cash-on-Cash Return can be even more involved when analyzing an investment that has both ongoing rental income over a long period of time as well as a final sale of the property. We will cover these situations, along with a couple other important investment metrics when we look at multi-year pro formas in a later section.

Applying This to You!
What kind of return makes sense for you? Consider the money you will be putting into this real estate investment. If you decided not to do this deal, how else would you invest your money? How does that return and risk compare to this real estate deal?

Activity F: Initial Financial Feasibility





Directions

Create a single year financial analysis for the property you designed in Activity E. Calculate NOI, Cash Flow before Financing, Cash Flow after Financing, Return on Investment, and Cash-on-Cash Return.

CASH FLOW
Rent (\$, Annual)
Vacancy Factor
Effective Gross Income (EGI)
Operating Expense
CAM Reimbursment
Net Operating Income (NOI)
Leasing & Capital Costs
Cash Flow before Financing (CFBF)
Debt Service
Cash Flow after Financing (CFAF)
INVESTMENT COST
Acquisition Cost (\$)
Hard Costs (\$)
Soft Costs (\$)
Total Cost (\$)
Cost per Unit (\$)
DEBT INPUTS
Loan to Cost
Debt (\$)
Equity (\$)
Interest
Amortization (yrs)
Debt Service
Debt Service Coverage Ratio
and the second s
RETURN CALCULATIONS
Return on Investment (ROI)
Cash on Cash Return (CoC)

Assumptions

- After doing your research, you determine that monthly rents for similar sized apartment buildings in this area fall somewhere between \$2.20-\$2.40/RSF.
- You determine your total monthly operating expense is likely to be about \$0.65-0.75 per rentable square foot.
- Your broker has provided you with recent comparable sales and has estimated that you could purchase the property for somewhere between \$170,000 and \$190,000.
- Your general contractor tells you that to build a 3-4 level apartment building without extensive amenities on that site will likely cost about \$205 per rentable square foot. She estimates that your soft costs will add another 20%.
- Through discussions with your lender, you believe you could secure a loan of up to 70% of your cost at a 5.0% interest rate and an amortization period of 30 years.

III. Cap Rate

The Capitalization Rate ("Cap Rate") in real estate is perhaps the most referenced metric in real estate finance. It is used to give investors, brokers, and lenders a quick way to compare investments, estimate value, and determine risk. While it is often defined by its calculation, it is important to understand why this formula is important and what it actually means.

A. Cap Rate: Defined in Math

The Cap Rate equation is simply:

$$Cap Rate = \frac{NOI}{Property Value}$$

It is equally as important to look at this formula in the following way:

Property Value =
$$\frac{\text{NOI}}{\text{Cap Rate}}$$

We will explain the meaning and importance of those equations in a moment, but first let's look at an example.

B. Cap Rate: Defined in English

3 Properties...Same NOI...Same Price?



NOI = \$100,000 Low Risk Cap Rate = 6% Value = \$1.67 million



NOI = \$100,000 Medium Risk Cap Rate = 8% Value = \$1.25 million



NOI = \$100,000 High Risk Cap Rate = 10% Value = \$1.00 million

Let's assume we are looking at three properties, each one generates an NOI of \$100,000. Since the value of an investment property depends on how much profit it generates, we might initially think that each property should be worth the same amount. But what if Property A has a very stable, long-term lease with a high credit tenant; Property B has a good tenant but only has 18 months left on the lease; and Property C has a fledgling business in a neighborhood with lots of vacancies? Surely, in that case we be much more willing to pay more for Property A than we would for Property C. This is where the Cap Rate comes in.

While Capitalization Rate is used to determine the value of a property, it is technically a way to quantify the level of risk that a real estate investment has. The higher the risk, the higher the cap rate.

Whether it is real estate or any investment, the value of that investment depends on the amount of income it produces *and* the stability of that income. (It also is impacted by the investment liquidity, or how quickly the investor can get his investment back, but we won't focus on that here since real estate generally is not considered to be very liquid.) If that net operating income is highly unstable (tenant may leave or



Remember!

Higher Risk = Higher Cap Rate = Lower Price Lower Risk = Lower Cap Rate = Higher Price default, getting replacement tenants will be difficult, expenses may spike, etc.) an investor will require a higher return to take on that investment, which will lower what they are willing to pay for that income stream.

Going back to our equations, if the property is low risk, we may be willing to pay \$1.67 million for an NOI of \$100,000, giving us a cap rate of 6%. However, if the property is high risk, we may only be willing to pay \$1 million for an NOI of \$100,000, giving us a cap rate of 10%. Said another way, if the more risky property would require us to get a 10% return ("cap rate") on an NOI of \$100,000, the most we would be willing to pay for it is \$100,000 / 0.10 or \$1 million.

C. How to Determine the Cap Rate

Even when all of this makes sense, confusion of how Cap Rate is determined still exists. There are two ways to answer this. The first is to focus on the concept of "what return would you require to take on that risk?" In real estate, there are many factors that can affect risk including:

- Location strength
- Building layout and amenities
- Asset class
- Market conditions (geography, economy, vacancy)
- Tenant credit and stability
- Building age/condition
- Existing building vacancy
- Management quality (will there be a lot of unexpected repairs coming?)
- Competition

When you consider how stable an NOI will be based on these and other factors, you can begin to calculate how much return you would require, and the cap rate can come from that.

The second part of the answer is to understand that cap rate is regularly estimated based on cap rates of comparable properties. lf similar apartment complexes, in a comparable part of town, similar age condition, etc. recently sold "at a 6.5 cap" (calculated by dividing the



NOI by the purchase price) investors and brokers will use this as a starting point for an apartment complex they are evaluating.

Cap Rate can be confusing because it does represent the return on an investment (NOI/Property Value.) However, while it is similar to annual ROI, it is not exactly the same. Annual ROI is based on Cash Flow before Financing, which is different from NOI, because it deducts capital and leasing costs. While ROI is perhaps a better ratio to indicate actual return, the industry uses NOI in calculating cap rate because it considers Net Operating Income to be a fairer comparison across properties.

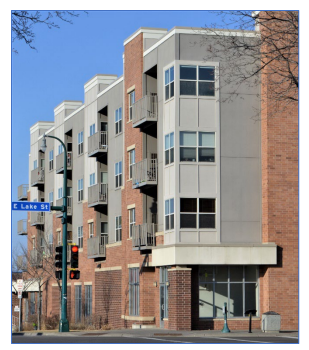
Section 7: Financing

Key Concepts

- Just like any business, investors and lenders are looking for projects that make good financial sense based on their investment criteria. They will evaluate both you and your project to see if it fits their needs.
- Financing for a real estate investment can come from either equity or debt. Except for funds from family and friends, small scale investments most commonly rely on bank loans.
- There are both advantages and disadvantages of using equity and debt financing.
 What you use will depend on various factors including the investment, your personal finances, and the level of control you want to maintain.
- When applying for a loan, it is important to understand the key lending terms as well as what a lender considered when determining whether to approve a commercial loan. These considerations cover both the quality of the investment and strength of the borrower.
- Commercial loan approval follows a typical process which includes five stages:
 Credit appetite, Loan terms, Underwriting & Approval, Due Diligence, and Closing
- Several government programs provide loan guarantees to help residential and commercial developers finance small real estate investments. A developer should understand these options and how to make sure a development qualifies.

I. Financing Overview

It is not often that a developer, especially one just starting out, has plenty of her own money that she does not need to reach out to others. And even if a developer could fund a project entirely on her own, she may decide to use other sources of funding for financial leverage and diversification — so that she does not have to tie up too much of her own cash in a single investment. What is important to understand is that financial partners, regardless of whether they are providing equity or debt, are not doing you a favor — they are not giving you a gift. Just like this development is a business to you, their investment is a business for them. Financiers and lenders are looking for business partners and investments that can provide them a good risk-adjusted return. They will evaluate your development in much the same way you should be doing — attempting to fully understand the opportunity and risk, and making sure they maximize their ability to make, not lose, money.



In addition, because they want to smart financial decisions, potential financial partners will be evaluating you to see if you will be a trusted and capable partner. They will look at your knowledge, credit, experience, and performance history, to determine if you know what you are doing and can complete development. Despite this personal evaluation, do not get discouraged if you are turned down by one or more partners. To be sure, you should take any feedback they provide to heart and make necessary adjustments. However, also understand that lenders and investors, just like developers, are

each unique in what they are seeking in an investment. They may be seeking a different type of project to balance their investment portfolio. Alternatively, they may have set specific risk or return requirements that do not align with your project. Simply because one investor (or a few) is not interested in your project, does not mean you will not get funding – make any necessary adjustments and keep calling.

Further, if you are just starting out and do not have any performance history, this does not mean you will not be able to secure financing, though you may be limited by the amount of financing you can obtain or the level of project risk. If you do not have experience and a track record, you may need to start with smaller projects, partner with others who do have a few successful projects under their belt, and/or invest in more stable assets with less risk.

Importantly, even if you have a fantastic opportunity, you will not secure funding if you are unable to articulate the value to your potential partner. It is critical to be fully prepared, well-organized, thoroughly knowledgeable about the investment, and deliver a high-quality written and verbal presentation. Not only will this help answer their questions, but it will give your potential investors confidence in you and your ability.

II. Financing Options

A. Debt v. Equity

If you need additional financing to make a development work, your first step is to determine if you need debt, equity, or both. Simply put, an equity partner is a partial owner in the development and therefore has higher risk and potentially higher return,

while a debt partner is an external partner who is only involved until he recoups his money and the related interest.

Debt partners are lenders, such as a bank. They agree make loans over a certain period of time for an agreed upon return. Assuming all goes as planned, they will recoup their principal and interest per the agreement, but nothing more. Once the loan is paid off, the lender is no longer involved. The lender is not an owner and therefore does not have the financial upside, nor the liability, of being an owner. This does not mean, however, that a lender does not have any control. Often debt partners will include

controls in their agreements that give them approval rights over lease agreements, limit the developer from taking on additional debt, and manage distributions (i.e., limit how much of the yearly profit can be distributed to equity partners.) Loan agreements often include covenants that require the investment to produce a minimum cash flow in order to maintain a given debt coverage ratio; if the property cash flow falls short, the borrower may be in default and the lender can take over.



On the other hand, equity partners are owners, and experience all of the upside and risk that being an owner involves. Equity partners will typically own a percentage of the development based on the amount of the investment they make. If your project cost is \$500,000, you put in \$50,000 and a partner puts in \$450,000, you would own 10% and your partner would own 90%. Because your equity partner is an owner, he will have a fair amount of control over your project, especially if his ownership stake is 50% or greater. Some equity partners will be "silent partners," leaving most of the day-to-day operations and decisions to you, but others will be highly involved. Sometimes, developers do not want to bring on equity partners because they must forgo some control and profit. However, because lenders will usually only provide loans up to a certain percentage of the total investment (e.g., 70-80%, though it varies) having an equity partner may be necessary. Further, in addition to capital, equity partners may also provide a good reputation, strong relationships, experience, and other benefits to the investment.

Equity is subordinate to debt, meaning that lenders get paid before owners. This means that equity partners are taking on more risk (if money runs out, they don't get paid) and therefore they will expect a greater potential return. Because an equity

partner is an owner, his return will be tied to the profit the development creates. Debt partners, however, will be limited to getting back the principal and agreed upon interest only.

B. Debt Options

Some of the most common sources for debt financing are:

Banks	Includes both large and community; Banks will loan funds from another party or their own funds (portfolio lender)
Credit Unions	Like banks, but privately owned by members
Mortgage Brokers	Individuals or companies that have relationships with various lenders and act as the intermediary between lenders and borrowers. (Note: The borrower, not the lender, pays the mortgage broker's fee.)
Private Lenders	Individuals who make loans formally or informally in real estate, including family and friends
Real Estate Funds	Professionally managed funds raised for the purpose of real estate lending over a set period of time

C. Equity Options

Some of the most common sources for equity financing are:

Private Investors	Individuals who invest formally or informally in real estate, including family and friends
Real Estate Funds	Formal funds raised by a professional fund manager and invested over select time period
Pension Funds	State and corporate managed retirements funds; usually focused on larger investments
Insurance Companies	Usually focused on larger investments
Real Estate Investment Trusts (REITs)	Publicly traded companies that invest in, acquire, develop, and manage real estate; Usually focused on larger investments

Applying This to You!

How do you plan to secure additional finances for your development?

If you plan to use debt, do you have enough of your own cash to make up the difference in cost between what the lender will provide and the total cost of the development?

If you plan to use equity, do you know who your equity partners might be? Are you comfortable giving up some control and ownership to others?

III. Debt Financing / Mortgages

Most small-scale developers, especially those who are just starting out, generally focus on debt financing over equity for various reasons noted below. (Though it is common for small scale developers to pull in family, friends, and other private individuals to be equity participants.) For this reason, it is important for small scale developers to understand the basics of debt financing.

A. Advantages

Easier to obtain – Similar to acquiring a mortgage for your house, there are numerous established sources of funding of residential and small scale commercial lending; Equity providers tend to focus on larger investments. Further, equity investors typically do not have a public "storefront" presence like lenders do; finding equity investors can depend on building a network of relationships.

Range of options – Debt financing can come from many sources. The federal and local governments have extensive programs to support residential and some commercial development. Smaller residential investments can be purchased with the same mortgages a buyer would obtain to purchase a house. Further, mortgage brokers are available to connect lenders seeking to make small, community based real estate loans.

Control – Because a lender does not have an ownership position, the developer retains control and full ownership. This gives the owner power to make decisions (though sometimes big decisions still require lender approval), complete control when the loan is paid off, and all of the profit.

B. Disadvantages

Collateral – Lenders will require collateral, or something of value to be pledged as security for repayment of the loan. Often this is the property itself, but could be another property including the developer's own home

Guaranty – Similar to collateral, this is a typical lender requirement to protect their ability to get their money back. Unlike collateral that is tied to an asset, a guaranty is tied to a person or business. The guarantor can be the borrower herself or another

entity. If the borrower fails to make loan payments, the lender can sue the guarantor to recoup any losses.

Limited amount – To keep risk managed, lenders will often limit the loan amount to create a "cushion." The loan amount is typically limited to a certain percentage (e.g., 70-80%) of the value (loan-to-value) or cost (loan-to-cost) of the property and to ensure the debt service does not exceed a certain percentage of the expected cash flow (debt coverage ratio.)

Payback requirement – Equity investors accept ownership risk and understand that when a development fails they lose their investment (though they ain't happy!) However, with debt, borrowers are required to pay the lender back regardless of how well or poorly the development is performing.

C. Commercial Lending Terms

As noted in the process overview, determining the terms of the loan occurs fairly early in the loan process. After all, you will want to know before spending too much time if the terms are competitive with your other options and will make sense for you financially. If you are familiar with mortgage financing for your home, you will recognize many of the lending terms, though loans to support an investment do differ in some cases.

Interest rates – The amount a borrower must pay for borrowing funds, indicated as a percent of the amount owed over a period of time. Commercial loan interest rates are determined based on three factors: risk, cost of funds, and the loan amount.

- Risk Lenders will look at both the property/development and the borrower to assess the risk. Commercial loans are generally considered riskier than personal home mortgages so the rates are usually slightly higher
- Cost of Funds Lenders borrow the money that they loan to you, so they set rates based on their cost to borrow (e.g., U.S. Treasury rates, LIBOR) and then add their profit ("spread") to determine the rate they will charge you
- Loan Amount Smaller commercial loans often have a higher interest rate than larger loans. This is due to economies of scale – the lender does not make as much money from a smaller loan so he will charge more to make it worth the effort.

Term – Term indicates the duration of the loan. While residential mortgages are often 15, 20, or 30 years, a commercial loan will typically have a shorter term. Loans of 3-7 years are fairly common in commercial lending. Loans that cover new construction may be even shorter and are intended to be refinanced once the property is built and occupied.

Amortization Period — Amortization is the time-period over which the debt is calculated to be paid off. With residential mortgages the term and amortization period are usually the same (e.g., 30 years) — when the term is over, the entire debt has been paid back. In commercial lending, it is common to have a term, (e.g., 7 years) that is shorter than the amortization period (e.g., 20 years.) This structure enables smaller payments during the term, but results in a lump sum payoff ("balloon payment") at the end of the term. Borrowers will often refinance the loan at the end of the term in order to avoid having to make that balloon payment in cash.



Tip: Calculating Loan Payments

Use these Excel functions to calculate payments for loans with constant payments and a constant interest rate

PMT = Total payment periodic payment IPMT = Interest payment for a specified period PPMT = Principal payment for a specified period Loan to Value (LTV) – The Loan-to-Value ratio is a way for lenders to ensure they do not lend out more money than they can recover if the borrower defaults. In the case of default, the lender will take ownership of the collateral (usually the property) and sell it to recoup the loan. They want to be sure that what they sell it

for, less any costs they incur in the foreclosure and sale, will cover what is owed in debt. For stable properties, the LTV is fairly straightforward as the value is, well, stable. For new developments and redevelopments, there may be little value initially because nothing has been built and no tenants are in place. In this case the loan-to-value (LTV) will be based on a third-party appraisal of the expected value after project completion or a loan-to-cost (LTC) will be used based on current value (e.g., land value) plus the cost of construction.

Debt coverage ratio (DCR) – The debt coverage ratio is a term that is not used in personal mortgages because it is tied to the cash flow an investment property produces. The debt coverage ratio equals the cash flow before financing divided by the debt service (e.g., principal and interest payment.) Lenders use the debt coverage ratio to make sure the borrower's cash flow from the investment will be enough to cover the debt payments plus a bit more. Currently, common debt coverage ratios are around 1.20-1.25; if your annual debt service is \$1,000, your investment should be generating at least \$1,250 in cash flow each year (to meet a DCR of 1.25.) This gives the lender a bit of a cushion, so that if your cash flow slips a bit, you can still make your debt payments.

Applying This to You!

What is the expected purchase price of a property you are considering buying? (Assume \$350,000 if you don't have a property in mind.) If your lender requires a 75% LTV, how much equity will you need? How much cash flow will the property need to generate to cover your debt service? (Estimate the loan interest rate and amortization.)

D. Lender considerations

Before agreeing to lend you money, a lender will want confidence that you and your development are likely to succeed so that they are paid back in full and make a profit. To assess the level of risk the lender evaluates several items, commonly grouped into the "Five Cs of Credit."

- 1. Capacity (Cash Flow) One of the most critical items a lender will assess is your plan for development. The core of this will be the financial analysis you will need to demonstrate that your plan will provide a sufficient return to cover your debt service. Of course, they will be looking for well thought out and realistic expectations for income, costs, etc. and the sources of those assumptions. In some cases, a lender will want evidence to support these assumptions such as an independent market analysis. Your business plan should also demonstrate that you will be able to make non-financial aspects of your development work including acquiring the property, getting it entitled, and getting it leased up.
- 2. Capital A lender typically does not want to cover the entire cost of the investment to ensure some coverage in case the borrower defaults. Also, lenders want you (directly or as a representative of the equity) to have a cash stake in the development to provide incentive to make sure the project succeeds. As a result, a lender will want to understand about all of the sources of equity going into the deal.
- 3. **Collateral** As noted earlier, a lender will want something of value as security to ensure repayment of the loan. They will want to make sure the collateral is sufficient to cover the cost of the loan in case they need to sell it to recoup their investment. If a bank is providing a loan for more than the property is currently worth (which would be needed if you are doing construction), they will want to understand the expected stabilized value and assurances that the construction will be completed (e.g., name of contractor, completion guarantees, bonds, or letters of credit.)
- 4. Character In addition to evaluating the development, your lender will also want to ensure you are trustworthy and capable. They will look at your resume and want to understand what sort of real estate experience you and your partners have development, operations, brokerage, financing, etc. While personal character can be subjective and difficult to fully uncover, lenders find

it important. People do not like doing business with those they feel are not upstanding citizens, dependable, and



Tip: Remember your online presence!

Just as prospective employers do, lenders will often look online to learn more about your character. Make sure any online searches and social media posts communicate the right message about you.

honest. Lenders will also look at your personal assets and debts, known as your Personal Financial Statement (PFS), your tax returns, and your credit history. Your personal financial situation is a good indication of how well you will manage the investment. This is even more critical if you are providing a personal guaranty; lenders will want to ensure that you have the financial means to cover the debt, even if the project falls short.

5. **Conditions** – While the first four Cs are directly tied to you and your investment, this last category is one that is largely out of your control. Lenders will look at current economic conditions at the time of your loan application, both at a macro level and specifically for your situation (e.g., geography, asset type, etc.) If the economy overall is facing pressure, or there is, for example, concern of a residential development bubble, a lender may be hesitant to approve a related loan.

Applying This to You!

Conduct your own self-assessment to prepare for a lender assessment. For each of the considerations above, how would you grade yourself? Be honest! What factors might prevent you from getting a high score? How can you overcome those limitations?

IV. Commercial Lending Process

A. Where to Start

If you have never pursued a loan for an investment property, it can seem intimidating at first. However, as with all journeys, it begins with a single step. To begin, start reaching out to several banks with whom you are familiar. Even if they do not offer the type of loan that you need, they should be able to give you some recommendations for lenders who do. You can also look at other similar developments to find out who is providing their financing — sometimes they even advertise it on the property under construction. Talk to other developers and brokers to see if they have any recommendations.



Tip: Seek out CDFIs

Community Development Financial Institutions (CDFIs) provide loans to communities underserved by traditional commercial lenders. CDFI designated lenders can be a good source of funding if your property is located within their target market.

For smaller developments, especially, it is wise to start with local banks for financing. They will be more familiar and focused on lending in your area. Local banks have a desire to make loans available to support the community and likely have personal

knowledge of properties, local market trends, contractors, tenants, etc. However, banks do have lending caps which may limit smaller, local banks from financing bigger

projects. As your investments grow, you may need to develop relationships with regional or even national banks. In addition, lending specialists at smaller banks may be generalists that focus on many types of commercial loans, not just real estate. If your development has some unique attributes, you may decide it is beneficial to seek out a lender that has experience handling loans related to your situation.

Remember, it is not just the bank who chooses you. You must also choose your bank. This is a business partnership and it must work well for both parties. In selecting a lender, you of course will want competitive terms (e.g., low rate, low fees, appropriate term) but you will also want a bank you can trust. They will need to be your partner throughout the early stages of the development and if they are unable to fulfill their end of the partnership, you may be left scrambling for a new partner late in the process or forced to abandon the opportunity.

Because commercial lending requires a strong ongoing relationship, it is recommended that you reach out to the lender in person. This gives you an opportunity to demonstrate your competence and professionalism, build trust, and get to know your partner on a personal level. When you meet with your potential lender have your PFS and resume on hand and be prepared to ask intelligent questions about their process and requirements. In addition, because you are also interviewing them, be sure to ask questions about how they operate and manage their business. Ask them about their loan policies, who approves your size loan, how to get a proposal, and their success rate in closing loans like yours. Although you will want to give them sufficient information to determine that you and your investment are worthwhile, be sure the information you are providing is simple and concise. Overwhelming a potential lender with details and information will not answer their questions, it will simply overwhelm them and suggest to them that you are not fully organized. Provide them with clear simple descriptions, but have additional information available to get into details if requested.

B. Steps to Securing Financing

Just like most phases of real estate development, the bank lending process follows a fairly consistent process across the industry.



1. **Credit appetite/loan policies** – Upon contacting a bank and being assigned a loan officer, you and the bank will begin to understand if a lending relationship makes sense. You will complete and submit a loan application which includes information about both you and the development opportunity. During these

- early conversations you will get to understand the bank, their loan policies and general lending requirements, and you will want to assess the bank to see if it and its terms would be a fit for you.
- 2. **Determine loan terms** A bank will typically have a clear set of criteria for which it establishes real estate investment loans. Like any investor, they will want a diverse portfolio of asset classes, geographies, investment types, and risk/return levels. During this stage of the process, the lender will consider where your project fits into those criteria, and then look at the current economic and lending market to calculate what terms they would likely want to issue you a loan. Whereas the terms in home mortgages are generally set, negotiating the terms of a commercial loan is common. Once the lender provides you with a term sheet or written proposal, it is your opportunity to request more favorable terms, if desired. Remember, this is a business for them too, so they have an incentive to get you as a customer. They want to lend money for good investments; they aren't simply doing you a favor.
- 3. **Underwriting and approval** In many ways, a bank's underwriting process is the equivalent of your financial analysis. They will pull together their own financial analysis, along with the other information they collected from you, to determine the risk of investing in your project. From that underwriting they will determine if your project meets their investment criteria. If so, they will finalize the loan terms and approve your loan.
- 4. **Due diligence** Bank due diligence is, in many ways, the same as the due diligence you should do even if you didn't need debt financing. A bank, just like any equity investor, will want to understand the opportunity as clearly as it can and take all reasonable measures to mitigate risk. As such, a bank's due diligence will include steps like title review, survey, appraisal, and environmental studies. Be sure you are aligned with your lender during due diligence; she will order most work to be completed (at your expense) and will have certain requirements for how it is managed, such as preferred venders.
- 5. **Loan Closing** Much like closing on a home loan, once due diligence is complete and the loan is approved, the bank will still require some time to pull all of its paperwork together. Typically, you will then close on the loan at the same time you close on the property.

C. Post-closing

Closing on a loan is a big milestone but does not end the relationship with your lender. Of course, critically, the borrower must make her loan payments on the schedule that she agreed. Commercial loans, however, require a bit more active management than home mortgages. To start, a commercial loan will typically have certain reporting requirements (which also can be negotiated.) For example, a

loan agreement may stipulate that the borrower must submit annual or quarterly financial statements. A lender requires this information to ensure that the property is being managed sufficiently and that the financial status remains stable.

A commercial loan may also have various loan covenants that restrict what the borrower is able to do with the property or even with his business. For example, a lender may restrict a borrower from significantly altering the structure without approval or finalizing a lease without lender approval. A lender will also want to be sure the business does not become over leveraged (take on too much debt) so it may limit additional debt on the property or business.

Finally, it is important for a borrower to manage the relationship with the lender. Just as you did during the application process, you will want to continue to demonstrate professionalism and high competency when you submit reporting requirements, seek approvals, and otherwise interact with your lender. In addition to making her job easier, it will build a strong relationship for the future. You may want to obtain another loan for a second or third project and the lender's history in working with you will be a critical factor. Additionally, demonstrating strong management and being transparent with your reporting, will help you work through any issues that may arise; your lender will be more likely to work with you to help resolve it and/or modify the loan, rather than to call the loan, tighten terms, or push the property into foreclosure.

Applying This to You!

Start to identify who your lender partners might be. Conduct an internet search, ask other developers and brokers for recommendations, and look for posted "Financed by ..." signs at construction sites. Record the results of your research in one location including names, contact information, and comments.

V. Lending for small scale development

A. Financing tools for small development

For small scale development, there are various options for financing that, depending on asset class, down payment, owner occupancy, and if construction is new or a renovation, should be considered. Options for residential and some commercial development that are backed by the Federal Housing Administration (FHA), Department of Veterans Affairs (VA), Fannie Mae, Freddie Mac, and the Small Business Administration (SBA) are available to help developers more easily secure financing.

For the lowest cost end of the spectrum, for example a "fix and flip" home or for constructing an Accessory Dwelling Unit, ADU (a second, smaller residential structure on an existing residential lot) financing would likely come from personal home equity, friend and family investments, and/or hard money. Hard money are loans provided for short periods of time (e.g., 6 months.) Hard money loans can benefit developers by providing needed funds up front without interim interest payments. However, hard money interest rates are typically much higher than other forms of debt financing.



Investors buying and/or remodeling 1-4 unit residential structures have some additional loan sources available to them, primarily through the FHA. The FHA 203(b) loan can be used to finance the purchase of a primary residence of 1-4 units with a minimal down payment. Also for 1-4 unit residential properties, the FHA 203(k) loan provides funds for both acquisition and remodeling. VA loans are similar to FHA 203(b) loans but have additional benefits for veterans

including reduced fees and zero down payment. For both FHA and VA loans, the home must be your primary residence; however, if there are 2, 3, or 4 units, you can live in one and rent the others out. In addition, Fannie Mae and Freddie Mac have various lending options for purchasing 1-4 unit and larger multifamily properties, depending on an investors specific situation.

For owner-occupied commercial properties, a real estate investor may want to obtain an SBA 504 loan. The 504 loan will provide debt funds of 30-40% of the cost to buy or build a building (paired with another 50% from the bank), up to a cap of usually \$5 million. The borrower must use at least 51% (80% if new construction) of the building for its own operations, but it can lease out the remaining space.

To help finance mid-sized properties, investors and developers will typically seek out traditional financing through a bank that offers multifamily and commercial lending. Freddie Mac, however, does offer a Small Balance loan for residential properties with 5 or more units that are non-recourse and offer competitive terms.

B. Lending before value exists

A new developer may question how she can borrow money to construct or significantly renovate a building when lenders are so focused on limiting loans to a percentage of the value of the property. Prior to construction, the property value may be fairly low. To overcome this, lenders do provide various types of construction loans that can be paired with first mortgages to allow for purchase and construction. As

noted previously, the value used to calculate maximum loan amount is based on either the current value plus the projected construction cost, or on the estimated appraised value upon completion of construction. Funds for construction loans are disbursed in phases as construction progresses. Often interim construction loans are refinanced by the borrower upon completion and property stabilization in order to secure better terms. Some loans are structured as "single-closing" transactions where the construction loan automatically converts to permanent financing once construction is complete.

C. Starting development with a "house"

While there are various lending options available for small scale commercial, the number of options and favorability of terms for residential property lending is even more extensive. It is for this reason that many small developers begin investing in residential properties. At the same time, it is important to understand that for a property to qualify as a residential property and be eligible for many of the favorable loans, including FHA financing and even conventional home mortgages, it does not have to be 100% residential. A mixed-use property that has up to 49% of its space as commercial can still be considered a "house" for lending purposes. This means that a three-story mixed use building with apartments on floors 2 and 3 and commercial office or retail space on the ground floor can be considered a "house."

Applying This to You!

What lending programs might work best for your situation? Are there any creative ways to adjust your development plan that might enable you to qualify for more or better lending options?

When it comes to securing financing for your development it is important to remember that a lender should be your "business partner." Both words are important. Lending is their business. They want to make loans. If they don't, they don't make money. But they need to be your partner too. A strong relationship with your lender builds trust and helps support your business needs during both good and bad times.

Section 8: Detailed Financial Feasibility

Key Concepts

- While a simple, single year financial analysis is a good way to quickly assess a real estate investment, a multi-year pro forma should be used for more complex investments to account for year-to-year changes in income and expenses.
- A pro forma enables an investor to analyze financial details that change over time, including rental rates, turnover vacancy, operating expenses, turnover expenses, capital improvements, construction, initial lease up, and debt service.
- While the Return on Investment and Return on Cash are still important metrics, when looking at the investment over several years the Net Present Value (NPV) and Internal Rate of Return (IRR) are effective ways to evaluate the quality of the investment.
- The structure of commercial and residential pro formas are fundamentally the same, though there are some slight variances between the two, such as how income is calculated, inclusion of operating expenses, and costs at tenant turnover.

I. Pro Forma Structure

A. Overview

In Section 6 we introduced the basic concepts of real estate financial analysis, covering effective gross income, operating costs, NOI, and cap rate among other things. We learned how in real estate, as in any business, our income must exceed our expenses to produce positive cash flow, and that cash flow should give us a high enough return on our investment to justify any level of risk we are taking. In our discussion, we focused on a stable property with a one-year timeframe. However, the reality is that real estate is quite dynamic, with both revenue and costs having the potential to fluctuate from year to year. To track financial assumptions over time and understand their impact, real estate professionals will run a multi-year financial analysis (usually over a 10-year period), commonly called a *pro forma*. In addition to giving you a better understanding of your potential investment, pro formas are a standard method of communicating financial analysis in the real estate community, especially to potential capital partners and lenders.

B. Additional considerations for multi-year analysis

While the pro forma has the same inputs that are listed vertically in a simple, single year financial analysis (rental income, operating expenses, NOI, etc.), its actual inputs run horizontally across several years. This enables the analyst to account for known

year to year changes and more accurately incorporate investment uncertainties. Several of the most notable variances from year to year are noted below.

Rental Rates – Leases typically have regular rental rate increases over the term of the lease. While some are simple (e.g., 3% annual increase), others may be more involved. With multiple tenants, each with different lease agreements, spelling out exactly what is expected will provide a more accurate income picture.

Tenant turnover — As leases expire, tenants may move. Vacancy for a couple of months (sometimes many months!) is common during that period. Accounting for a realistic turnover period as leases expire is important so that you do not overestimate income. Also, don't forget that operating expenses must be paid, but are not reimbursed during any time that space is vacant.

Operating expenses – Operating expenses usually do not increase significantly year over year, but they do typically increase with inflation. Often analysts will assume 2.5-3.0% annual increases. These inflationary, as well as potentially more significant changes, should be incorporated into your pro forma. If you do plan to invest in the property to build or improve it,



remember that the assessed value, and therefore the property taxes, will jump in the year or so after completion. Finally, while operating expenses do tend to rise, they don't always. If you identify ways to operate a property more efficiently, you may want to forecast a reduction in certain operating expenses in future years, once your changes have been implemented.

Tenant Improvements and Leasing commissions – When a tenant vacates a space, not only is there a period of reduced income, there are costs associated with bringing in another tenant. Tenant improvements are generally necessary which could involve just a fresh coat of paint or as much as a full gut and remodel. If you or your tenant are using a broker, you will have to pay leasing commissions when a new lease is signed. Also keep in mind, that you may incur tenant improvement costs and leasing commissions, albeit usually significantly lower, when an existing tenant negotiates a lease extension.

Capital Improvements – Roofs need replacing, parking lots need resurfacing, and elevators need upgrading. Improvements like these don't occur every year, but when they do, the costs are massive, sometimes enough to produce a cash flow negative year. Ideally, you will be setting aside money every year in a reserve for when these

costs hit, but you will want to be sure the reserve is sufficient, especially if you will incur major costs early on into your investment. Just be sure in your pro forma not to double count reserve costs and capital costs for the same repair!

Construction — While it is important to track potential changes in income and operating expenses, the pro forma is perhaps most valuable for laying out acquisition and construction expenses early on during a new development or even a redevelopment. These early years in a pro forma are critical to understanding if cash flow will be sufficient to make a project work, and how much urgency there is or flexibility you have before income needs to be stabilized.

Lease up period – A new building or one that is vacant will face a period of time without tenants, so income and operating reimbursements will be zero, and slowly ramp up as the building is filled. This has the same impact to income as noted in tenant turnover, but is more critical due to the upfront magnitude and timing.

Debt service – Unless you have a variable rate on your loan, your debt service should be one of the most stable costs you have. However, if it is paid off during the period of time covered in your pro forma, modeling this change is important as it is likely to be a large expense. Further, if you are taking on a short term (construction) loan upfront with the intent to refinance once a property is stabilized, a pro forma enables you to track the value of the loan upfront, the payoff a couple of years in, the value of the new loan, and the related debt service amounts for both.

C. Ending a Pro Forma

A pro forma is a nice way to account for financial changes over a longer time-period, say 10 years, but what happens then? Changes will still occur in years 11, 12, etc. Do we just keep going? It is true that changes will occur in those out years, but analysts typically feel comfortable ending a pro forma after that point for three reasons: property stabilization, time-value of money, and use of the reversionary value.

Property stabilization — Much of the value of a pro forma is in the early years when major investments are being made, operations are modified, and tenancy is stabilizing. Of course, leases still terminate, inflation, still occurs, and capital investments are still required in later years. However, when looking out as far as 10 years,





Goal: Outgoing Cap Rate < Initial Cap Rate

You want to sell a property for more than you put into it – this is called adding value. One way to do this is to lower risk. If NOI is constant and your outgoing cap rate is lower than your initial cap rate, you successfully increased value.

analysts can usually make some general assumptions about these somewhat predictable changes.

Time-value of money – A common principle in finance is that money is worth more today than it is tomorrow. Therefore, the income and expenses we realize in year 1 are going to impact

how we value the investment much more than those in year 11. This is not to say the profit earned in year 11 is meaningless, but rather if that profit is slightly higher or slightly lower than expected, because it is "discounted," the overall impact is likely fairly small.

Reversionary value — Just because we feel comfortable only running our pro forma out for a certain period of time, does not mean that the property ceases to exist after that period. We sure hope we will continue to earn income in years 11, 12, etc. In order to account for this, we use a *reversionary value*. The reversionary value is the estimated value of the property at the end of the pro forma. It is determined by dividing the last year of NOI by the "outgoing cap rate;" the outgoing cap rate is estimated based on the expected amount of risk in the investment at that point. For example, if a property is generating \$50,000/year in NOI and the outgoing cap rate is 8%, the reversionary value will be \$625,000. (See Section 6 for more explanation of the cap rate.)

All of this assumes you hold on to the property indefinitely. However, if you plan to sell the property after a certain period of time, you should include that assumption in your pro forma. Assumptions for selling a property are similar to those in the reversionary value - the value will still be NOI/Cap Rate. Except when selling a property, you will need to account for the cost of the sale (e.g., closing costs, broker commissions) and you will want to show the payoff of the principal of any outstanding loans.

D. Key metrics

In a pro forma, there are a few metrics that should be calculated to measure the quality of a real estate investment. Some of these are similar to those metrics in a simple analysis, though others, such as NPV and IRR, can be included now



Adding Value

Keep the value you add!

If you plan to invest in a property to generate more revenue (or lower cost) be sure to exclude those benefits when calculating the current value (i.e., price) of the property.

After all, you shouldn't pay the seller today for value (and risk) that you plan to add tomorrow!

that you are looking at financials over a period of time.

ROI and COC – Just like in a single year analysis, the Return on Investment and Cashon-Cash Return are important metrics in analyzing a real estate investment. However, because the cash flow (return) likely varies from year to year, the ROI and COC will vary from year to year, sometimes fluctuating quite wildly. These annual returns are informative but not always the most helpful in determining if an investment is good. The average COC and ROI over the pro forma period provides a more consolidated metric for assessment, but it can distort wild swings and does not place any greater value on returns earned in year 1 over those in year 10. As a result, ROI and COC can be good for more stable investments, but developments and other investments that have more dramatic swings, benefit from calculating the NPV and IRR.

Net Present Value (NPV) — Net Present Value is a common financial metric used to evaluate whether, over time, an investment will result in a profit or loss. NPV is grounded in the theory that future money is discounted, or worth less than money today. NPV simply is the sum of the "discounted" cash flows from each year. The further out the cash flow is earned, the more it is discounted. The amount by which the cash flows are discounted will vary from person to person (or company to company) but are based on the return you think you could achieve by investing elsewhere. Often discount rates fall between 6-10%; and each year the rate is compounded. Calculating the NPV is the hard part, interpreting it is easy. If the NPV is positive (>0) the investment puts money in your pocket. If it is negative, you are losing money. Of course, NPV is only one factor to consider. Even if you have a positive NPV, you will still want to consider whether the NPV is large enough to justify the effort, risk, and money you are investing.

IRR – Internal Rate of Return (IRR) is one of the more confusing metrics in finance, but is quite powerful. Without getting into a complicated explanation, IRR is a metric that indicates the return on an investment over a period of time. Rather than a simple ratio or average, it takes into consideration how much money is invested and earned and, importantly, because of the time value of money, when those investments and earnings occur. Manually determining the IRR is difficult, but it can be easily calculated in Excel using the IRR function. You typically want an IRR that is higher than the return you would get from other investments, real estate and otherwise.

IRR and NPV are often looked at together to determine the quality of an investment.

IRR indicates the percentage of the return while NPV indicates the magnitude. A high percentage return may still not be worth the effort if the magnitude is low (e.g., a 40% return on \$100 is \$40 – not worth it if it requires much time.) Similarly, an investment with a good NPV, but that only has a 2% IRR may not be the best investment. You are likely to find another investment with a higher IRR and even better NPV.

Cash Flow — One of the biggest risks in new development is running out of cash. Development requires a significant amount of money up front, but it can take a while, months or sometimes years, before that development begins to generate income. An investment with a fantastic ROI that runs out of cash in the second year is not a good investment; if you are unable to pay your bills and lose the property, you will not be around to realize that fantastic return in future



years. A pro forma is an ideal way to calculate year to year (or even month to month) what your cash flow will be. If at any time you show negative cash flow, or even low cash flow, you will have to find a way to lower your cost, access additional cash to cover the deficit, or skip the investment. A pro forma is also a good way to assess your risk by running sensitivities. What if it takes 18 months rather than a year to find a tenant? What if construction costs run 10% higher. Will any of these cause you to run short on cash? If so, do you have a way to cover those costs in the short term?

Applying This to You!

What assumptions do you now need to include for your specific development when you extend your financial analysis out 5, 7, or 10 years?

E. Pro Forma Development Considerations

Acquisitions &	What is the expected purchase price of your property?
Construction	 What is the expected purchase price of your property: How much do you expect to spend in closing costs (e.g., financing,
	attorney fees, inspections, title)?
	 What improvements do you plan to make to the property?
	 How much do you or your contractor estimate hard costs for construction will be? Soft costs?
	 How much construction cost contingency are you including?
Income	 What space do you have to lease? How big is each unit?
	 For commercial spaces, are you including a pro rata share of common space into each unit?
	 How much rent do you think each unit will generate (\$/SF, \$/month, \$/year)?
	 When do you anticipate that each space will start generating rent?
	 Do you anticipate getting income from any other sources (e.g., parking, vending, billboard on building)?
	 How much will income change year over year?
	 What will you use as your vacancy factor?
Operating Expenses	 How much do you pay in property taxes? If you are investing in the space, how much will taxes increase when complete?
	How much will property insurance be?
	 What are your costs to maintain and repair the building?
	 What are your costs for landscaping, snow removal, and cleaning? Utilities? Security?
	 What are your administrative expenses (e.g., property management, accounting) both internally and externally?
	Do you have any other operating expenses?
	 How much will operating expenses increase every year?
	• How much do you plan to put in replacement reserves each year?
	 Will any of these operating expenses be reimbursed by tenants? If so, how much (don't forget to plan for vacancy)?
Capital and	How much do you expect to have to pay brokers to help you lease
Leases	out your space (tenant and landlord side)?

- Over the course of your pro forma, how much will you need to spend in broker commissions and tenant improvements when tenants turnover?
- Do you anticipate any other capital expenses over the course of the pro forma (e.g., new roof)?

Financing

- What is your total building value (or building cost) based on the acquisition price and construction?
- What is the maximum you expect you can borrow based on a Loanto-Value (LTV) ratio or Loan-to-Cost (LTC) ratio?
- What is your Net Effective Rent (NOI = Income Operating Expenses)? What is the maximum debt service you can pay based on your NOI and debt service coverage ratio (DSCR)?
- What is your interest rate, loan term, and amortization term?
- How much do you intend to borrow? Based on that amount and your loan terms, what will your annual debt service be? Will your LTV ratio and/or DSCR limit how much you borrow?

Exit Value (or Reversion)

- What is the NOI during the last year of your pro forma?
- What cap rate will you assume at exit? You can't predict the market, but you can estimate level of risk, and ideally you will have lowered the risk.
- Estimate the sale price during the last year (NOI/Cap Rate).
- What would your cost of sale be (e.g., broker commissions, closing costs)?
- How much principal would you still owe on your debt at the time of sale?
- Calculate your net proceeds from the sale.

Analysis

- What is the total cost of this investment (debt and equity)?
- How much equity do you need to put into this investment?
- What is your annual cash flow before financing? After financing?
- Calculate the annual and average ROI and COC, and the NPV and IRR.
- Do the return metrics meet your thresholds? If not, how can it be improved? What is the maximum you can pay for the property? Is there a way to lower construction costs without sacrificing income?
- How does this investment compare to others you are considering?
- How does this investment compare to your other non-real estate investment opportunities (considering return, risk, and liquidity)?
- Are you being too cautious with your assumptions? Are you not being cautious enough?

II. Differences in the Residential and Commercial Pro Formas

Structurally, residential and commercial pro formas are similar. They both follow the same format of Effective Gross Income, NOI, and Cash Flow, and both look across several years. There are, however, a few ways in which residential and commercial pro formas differ, including:

- Income detail Commercial pro formas will often detail revenue by each tenant since they vary by size, rates, term, etc. Residential income is typically grouped by type of unit (2 bedroom, 1 bedroom, studio, etc.) and are often calculated in a separate table to show number of units, SF, rate per SF, monthly rent, etc. Also, do not forget to include supplementary income for both asset classes, such as from parking, storage, vending, and laundry.
- Operating Expenses Because residential leases are typically gross leases, tenants do not pay operating expenses separately. As a result, a residential pro forma will have zero expense reimbursements. Commercial leases are often net leases, and therefore commercial pro formas will include base rent as part of gross potential income and operating expense/CAM reimbursements after the expenses line item.
- **Leasing commissions** Residential leases do not usually require the payment of broker commissions, but commercial leases usually will.
- Tenant Improvement costs Residential units may turnover fairly regularly. For example, if the average length a tenant stays in an apartment is 3 years, one-third of units will turnover every year. You should include turnover costs (e.g., cleaning, repairs, painting, etc.) every year for a certain percentage of units, depending on your expected turnover rate. Commercial lease tenant improvement costs tied to turnover will be much more irregular due to longer lease periods, but costs will be much higher at turnover, often due to a complete renovation of the space.

Mixed use pro formas add an additional layer of complexity given that they bring together both residential and commercial asset classes with different assumptions and requirements (e.g., part of the space has operating expenses reimbursements, part of the space does not.) While you can capture these differences in a single pro forma, it may be easier to create two separate pro formas (one residential and one commercial) and then bring all the critical line items (e.g., EGI, NOI) together into a third consolidated pro forma.

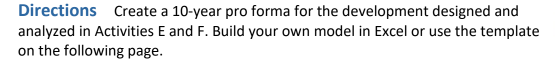
III. Sample 10 Year Pro Forma – Residential

		Acq./Rehab	Occupied	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized
Operating Pro Forma		YR 0	YR 1	YR 2	YR 3	YR 4	YR 5	YR 6	YR 7	YR 8	YR 9	YR 10
4 Badasan Haita (2, 725 CF as als)	4.450		42.500	44.005	46.440	47.524	40.000	50.420	54.044	F2 F00	55.404	56.750
1 Bedroom Units (2, 725 SF each) 2 Bedroom Units (6, 925 SF each)	1,450 5,550	-	43,500 159,840	44,805	46,149 169,574	47,534 174,661	48,960 179,901	50,428 185,298	51,941 190,857	53,500 196,583	55,104 202,481	56,758 208,555
Other Income - Parking	5,550	-	3,600	164,635 3,600	3,600	3,600	3,600	3,600	3,600	3,600	3,600	3,600
Total RSF	7,000		3,000	3,000	3,000	3,000	3,000	3,000	3,000	3,000	3,000	3,000
Gross potential Income	7,000		206,940	213,040	219,323	225,795	232,461	239,327	246,399	253,683	261,185	268,913
Less: Vacancy Factor	5.0%	-	(10,347)	(10,652)	(10,966)	(11,290)	(11,623)	(11,966)	(12,320)	(12,684)	(13,059)	(13,446)
Effective Gross Income	3.070	-	196,593	202,388	208,357	214,505	220,838	227,360	234,079	240,998	248,126	255,467
Operating Expenses	3.0%	(43,088)	(57,450)	(59,174)	(60,949)	(62,777)	(64,660)	(66,600)	(68,598)	(70,656)	(72,776)	(74,959)
Replacement Reserves			(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)
Total Expenses		(43,088)	(59,200)	(60,924)	(62,699)	(64,527)	(66,410)	(68,350)	(70,348)	(72,406)	(74,526)	(76,709)
CAM Reimbursement					None - Resid	ential						
Net Operating Income		(43,088)	137,393	141,465	145,659	149,978	154,427	159,010	163,730	168,592	173,600	178,758
Acquisition & Construction		(1,765,000)	-	-	-	-	-	-	-	-	-	-
Tenant Improvements		-	-	-	-	-	-	-	(35,000)	-	-	-
Leasing & Capital Costs		-	-	-	-	-	-	-	(15,750)	-	-	-
Cash Flow Before Financing		(1,808,088)	137,393	141,465	145,659	149,978	154,427	159,010	112,980	168,592	173,600	178,758
Debt Service Coverage Ratio			1.40	1.45	1.49	1.53	1.58	1.63	1.67	1.72	1.77	1.83
Loan Funds		1,235,500	1.40	1.43	1.43	1.55	1.56	1.03	1.07	1.72	1.//	1.05
Debt Service		1,233,300	(97,845)	(97,845)	(97,845)	(97,845)	(97,845)	(97,845)	(97,845)	(97,845)	(97,845)	(97,845)
			(0.70.07)	(=:,=:=)	(=:,=:=)	(= : /= := /	(5.75.5)	(0.70.07)	(,,	(0.70.07)	(0.70.07	(0.70.07
Cash Flow After Financing		(572,588)	39,548	43,620	47,813	52,133	56,582	61,165	15,135	70,747	75,755	80,913
Average Annual ROI (before Financing)	8.5%	ı	7.6%	7.8%	8.1%	8.3%	8.5%	8.8%	6.2%	9.3%	9.6%	9.9%
Average Annual Cash-on-Cash (after Financing)	9.8%		6.9%	7.6%	8.4%	9.1%	9.9%	10.7%	2.6%	12.4%	13.2%	14.1%
Average Annual Cash-on-Cash (after Financing)	9.6%		0.5%	7.0%	0.4%	9.170	9.9%	10.770	2.0%	12.470	13.2%	14.170
												SALE - YR 10
Internal Rate of Return - 10 YEAR	17%	(572,588)	39,548	43,620	47,813	52,133	56,582	61,165	15,135	70,747	75,755	1,661,053
Net Present Value (NPV), 7%	559,416	, , ,	,	·	•	,	,	,	,	,	,	, ,
CALE Suit Can Data	7.50/										Alala.	
SALE Exit Cap Rate	7.5% YEAR 10				Unit Type	# of Units	SF per Unit	SF	\$/SF/Month	Mon Rent p	•	
Estimated Value		-		•	1 Bed	2	725	1,450	2.50	<u> </u>	1,813	•
	2,383,436											
Outstanding Loan Balance	2,383,436 (707.959)				2 Bed	6	925	5.550	2.40		2.220	
Outstanding Loan Balance Less Sales Cost 4%	(707,959)			-	2 Bed	6	925	5,550 7,000	2.40		2,220	-

IV. Sample 10 Year Pro Forma – Commercial

		Acq.,	/Rehab	Occupied	Stabilized								
Operating Pro Forma		Υ	′R 0	YR 1	YR 2	YR 3	YR 4	YR 5	YR 6	YR 7	YR 8	YR 9	YR 10
Tenant 1	3.2	200	_	40,000	41,200	42,436	43,709	45,020	46,371	47,762	49,195	50,671	52,191
Tenant 2		100	-	24,000	24,720	25,462	26,225	27,012	27,823	28,657	29,517	30,402	31,315
Tenant 3	1,7	700	-	21,000	21,630	22,279	22,947	23,636	24,345	25,075	25,827	26,602	27,400
Total RSF	7,0	000		•	•	•	·	•	•	•	•	•	•
Gross potential Income			-	85,000	87,550	90,177	92,882	95,668	98,538	101,494	104,539	107,675	110,906
Less: Vacancy Factor	5.	.0%	-	(4,250)	(4,378)	(4,509)	(4,644)	(4,783)	(4,927)	(5,075)	(5,227)	(5,384)	(5,545)
Effective Gross Income			-	80,750	83,173	85,668	88,238	90,885	93,611	96,420	99,312	102,292	105,360
Operating Expenses	3.	.0% (2	28,088)	(37,450)	(38,574)	(39,731)	(40,923)	(42,150)	(43,415)	(44,717)	(46,059)	(47,441)	(48,864)
Replacement Reserves				(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)	(1,750)
Total Expenses		(2	28,088)	(39,200)	(40,324)	(41,481)	(42,673)	(43,900)	(45,165)	(46,467)	(47,809)	(49,191)	(50,614)
CAM Reimbursement	3.	.0%		40,747	41,969	43,228	44,525	45,861	47,237	48,654	50,114	51,617	53,166
Net Operating Income		(2	28,088)	82,297	84,818	87,415	90,090	92,846	95,684	98,607	101,617	104,718	107,912
Acquisition		•	50,000)	-	-	-	-	-	-	-	-	-	-
Tenant Improvements		•	75,000)	-	-	-	-	-	-	(35,000)	-	-	-
Leasing & Capital Costs		•	23,500)	-	-	-	-	-	-	(15,750)	-	-	
Cash Flow Before Financing		(87	76,588)	82,297	84,818	87,415	90,090	92,846	95,684	47,857	101,617	104,718	107,912
Debt Service Coverage Ratio				1.53	1.58	1.63	1.68	1.73	1.78	1.83	1.89	1.95	2.01
Loan Funds		67	78,800										
Debt Service		(5	53,757)	(53,757)	(53,757)	(53,757)	(53,757)	(53,757)	(53,757)	(53,757)	(53,757)	(53,757)	(53,757)
Cash Flow After Financing		(25	51,545)	28,540	31,061	33,658	36,333	39,088	41,926	(5,901)	47,860	50,961	54,155
Average Annual ROI (before Financing)		10.3%		9.4%	9.7%	10.0%	10.3%	10.6%	10.9%	5.5%	11.6%	11.9%	12.3%
Average Annual Cash-on-Cash (after Finance	ing)	14.5%		11.3%	12.3%	13.4%	14.4%	15.5%	16.7%	-2.3%	19.0%	20.3%	21.5%
													SALE - YR 10
Internal Rate of Return - 10 YEAR		23% (25	51,545)	28,540	31,061	33,658	36,333	39,088	41,926	(5,901)	47,860		1,046,470
Net Present Value (NPV), 7%	46	64,607											
SALE Exit Cap Rate		.5% AR 10											
Estimated Value	1,43	38,830											
Outstanding Loan Balance	(38	38,962)											
Less Sales Cost	4% (5	57,553)											

Activity G: Developing a Pro Forma





Consider the following when building out your pro forma:

- How many different residential unit types and sizes will you have in your development? Will
 rent vary by unit? (Tenant spaces and unit types are often more detailed when analyzing at
 the pro forma level.)
- How will rental income change over time?
- Will there be a lease up period where only a portion of rental income will be realized?
- How will operating expenses change over time?
- What costs are included in your operating expenses? Will individual expenses change at different rates over time, rather than just increasing with inflation?
- How will any lease up period affect operating expenses and operating expense reimbursements?
- When will investment costs be paid (e.g., purchase price is typically up front, but construction may span several months or years)?
- Will you have any expenses (e.g., tax, insurance) that will need to be paid before you start collecting rent? If these costs are not included in your construction costs, they should be called out in operating expenses.
- Are there tenant improvements that need to be assumed on an annual basis or inconsistently over the next 10 years?
- Will your development require any capital expenses at various points over the next 10 years (e.g., new roof)?
- Will you need to pay leasing costs (i.e., brokerage commissions) up front or now and again to lease out commercial space?
- When will loan disbursements occur?
- Will you refinance after construction is complete?
- What exit cap rate will you assume you can achieve at the end of your pro forma?
 (Remember this correlates to the stability of the income your development generates.)
- What will your outstanding loan balance be at the end of your pro forma? How much will it
 cost you to sell the property? Remember to deduct these costs from the value of your
 property at the end of year 10.
- What discount rate is appropriate for you to use in calculating your NPV? (Hint: What return would you get from your money if you invested it elsewhere?)
- Are there any points where cash flow puts your investment at risk (e.g., where you may not be able to pay financial obligations)?

10 Year Cash Flow												
Address:										D TAP DEVELOPERS TECHNICAL ASSISTANCE PROGRAM	DEVELOPERS	TECHNICAL E PROGRAM
		Acq./Constr	Lease Up	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized
Operating Pro Forma		YRO	YR 1	YR 2	YR 3	YR 4	YRS	YR6	YR /	YR8	YR9	YR 10
:												
Studio	SF											
1 Bed 2 Red	75											
Gross potential Income	ñ											
Less: Vacancy Factor	%											
Effective Gross Income												
:												
Operating Expenses Replacement Reserves	% YOY INCL											
Total Expenses												
	•											
CAM Reimburs ement												
Net Operating Income												
Acquisition												
Construction Topic at Improvements												
renant improvements leasing & Capital Costs												
Cash Flow Before Financing												
Debt Service Coverage Ratio												
Loan Funds												
Debt Service	<u> </u>											
i												
Cash Flow After Finanding												
Average Annual ROI (before Financing)												
Average Annual Cash-on-Cash (after Financing)												
												SAIF - VR 10
Internal Rate of Return - 10 YEAR												24EF - 111 TO
Net Present Value (NPV), 7%												
SALE Exit Cap Rate	YEAR 10				Unit Type	# of Units	SF per Unit	R	\$/SF/Month	Monthly Rent per Unit	thly er Unit	
Estimated Value				"	Studio		-					
Outstanding Loan Balance				1	1 Bed							
Less Sales Cost				1	2 Bed							
				•								
							•					

Section 9: Lease Up and Property Management

Key Concepts

- Finding tenants to lease up your space can require a lot of effort, but is clearly critical
 to a successful project. Marketing to tenants should include digital and physical
 advertising, but also proactive word-of-mouth efforts through new and established
 relationships.
- Leases can be simple or complex, but should at least cover the key business terms, rights and obligations of both tenants and landlords, and remedies for default.
- Providing tenant improvements (actual work or via an allowance) may be beneficial to both landlords and tenants as it helps tenants get operational space at low upfront cost and work, and it provides landlords with additional investment return over the term of the lease.
- Property management can be demanding or simple, depending on how a lease is written. Residential leases typically require more active day-to-day management but the issues are often smaller, whereas commercial leases may have less frequent, but more complex demands.
- Successful property management over the long-term requires building strong relationships with tenants, and good planning with smart investments to keep the property marketable.

I. Lease up

A. Finding a tenant

Most of what we have talked about so far has had to do with spending money – finding and acquiring a property, securing financing, and design and construction. Those expenses can only be considered an investment if they lead to income, which is where lease up activity comes in. It is never too early to start the lease up process. Indeed, as we talked about in Section 2 often the best place to start is with a good tenant. If you do not have a tenant committed to your development in advance, you will want to actively start marketing your property once you have it under control (i.e., have a signed purchase agreement.) Ideally, your marketing will cover three means of communication – digital, physical, and word of mouth.

Digital - Your digital marketing will include listing your property on lease listing sites such as LoopNet, CoStar, and MNCar's REDI/Catalyst. It may also include free sites like Craig's List, posting on your own website, and communicating via social media.

Physical – Physical marketing primarily includes signage and brochures, including a "for lease" sign onsite. If you are developing or redeveloping your property, having

renderings of what the property will look like after completion is critical to helping prospective tenants visualize the end product.

Word of mouth — Digital and physical marketing, by and large, is a passive form of marketing. You put your product out there and wait for a response. The most successful marketing efforts typically come from combining passive forms with word of mouth, or relationship based marketing. This can be extremely active and time consuming, but the payoff can be huge. Word of mouth marketing includes knocking on doors and making phone calls to business owners and their representatives who might be good candidates for your space. This approach also enables you to get feedback from others in the market about what tenants are seeking, strengths and limitations with your property, and general market information.

As with other steps in the development process, you may choose to find a tenant on your own, or you may seek assistance from a real estate leasing agent. Sometimes, especially with smaller developments, the cost of paying a real estate agent may feel like a significant financial burden. However, if having a strong broker enables you to fill your space sooner and negotiate better terms, it can be worth the cost. A good leasing agent will have a strong network of tenant representatives and prospective tenants and should actively promote your property. She should know what is happening in the market on both the landlord and tenant side and may also have access to various digital listing services that you may not.

Applying This to You!

Make a list of your target tenants. Which tenants do you think would be most interested in your space? What do you think are the best ways to reach them and get them to consider your property?

B. Basic lease terms

Once you have found a tenant and agreed upon the basic business terms of a lease (as documented in a term sheet or letter of intent) the agreement should be made official by drafting and executing a lease agreement. Leases can be as simple as a page or two or can be extremely detailed and complicated. Residential leases tend to be simpler (tenants do not want to hire a lawyer to help them sign a lease) and often are a standard template that does not involve much or any negotiation on terms. Various residential lease templates can be downloaded online. Commercial leases, on the other hand, are typically more involved because the lease duration is often longer, the terms can be more complex, and the deal points are negotiated.

Regardless of whether a lease is residential or commercial, the following elements are typically included in a lease:

Basic Terms – This includes the business terms agreed upon between the landlord and tenant, including:

Parties – Who the lease agreement is between, defining Landlord and Tenant, and providing contact information for all parties

Space – Location of the property and the premises, in addition to any related space rights like common space and parking

Dates – When the lease starts and ends, when the tenant can access the space, when the tenant must pay rent (Note: these are not always the same)

Costs – Rental rates, including base plus any additional costs to be paid by the tenant for operating expenses, property taxes, insurance, property management, utilities, etc. This section should clearly spell out exactly what the rent will be throughout the entire lease.

Use – What the property can and cannot be used for

Obligations of the Landlord – The lease should clearly articulate what the landlord is doing for and providing to the tenant. These obligations include ensuring the tenant has access to and can use the premises as intended, and keeping the property clean, in good repair, and well maintained.

Rights of the Landlord – This includes rights such as how and when a landlord can access the premises.

Obligations of the Tenant – The lease should also clearly articulate what the tenant must do during the lease, which includes paying rent on time, agreed upon upkeep and maintenance, maintaining liability insurance, how to leave the premises upon lease expiration, not disturbing other tenants, and agreements to work with the landlord in special circumstances (e.g., when a landlord is refinancing the property.) Tenant obligations would also include following any property rules such as not having pets, not parking commercial vehicles in the parking lot, etc.

Rights of the Tenant – In addition to the right to the premises as outlined in the basic terms, other tenant rights may include any renewal options, rights to sublease, and rights to modify the space (usually after getting landlord approval.)

Default and Remedies – Leases will often have a section to describe what each party can do to remedy if the other party does not uphold its obligations under the lease. This could include notice, late fees, using security deposit funds, termination of lease, filing a lawsuit, etc.

Miscellaneous provisions – These provisions include indemnifications (protecting each other from harm or loss), what happens if the property is taken under eminent domain or is destroyed, etc.

C. Tenant improvements

One of the important terms that will likely be negotiated with a tenant is how the premises will be built out to serve the tenant's needs. Like so many things in a commercial lease, how tenant improvements are handled can vary widely. Some landlords will do nothing, while other landlords will build out the entire space to the exact specifications of the tenant. In addition, there are actually two ways to define



what we mean when we say "who provides the tenant improvements." The first is who is paying for them and the second is who is doing or contracting to do the work. A tenant and landlord may agree to split costs (e.g., landlord builds the walls; tenant paints and installs carpet) but then agree to use a single contractor for simplicity, efficiency, and cost savings. Some tenants may want to manage the build out of the space themselves, but negotiate to have the landlord pay for a portion of the space. In this case, the landlord agrees to provide a Tenant Improvement Allowance (TIA) for a certain dollar amount that the tenant can use in the space.

How tenant improvements are structured can vary wildly, but there is some logic behind most situations. Smaller tenants who are not frequently involved in building out leased locations will often look to the landlord to lead the work. These tenants may not have the knowledge, construction partners, nor buying power of a landlord. Tenants who have multiple locations, such as regional or national retailers, may want to control their build out as they want to be sure it is built to their specifications and by their trusted partners. This is especially the case for retailers who consider their space to be a reflection of their brand.

Tenants may be reluctant to pay for the build out of their space since it requires a significant amount of money up front and is not something they can use once they vacate the space. Landlords, however, by paying for a tenant's improvements upfront and then charging the tenant more in rent are able to create a second source of income for themselves — effectively the landlord is financing the build out and (ideally) getting a good return on that "loan." Because many tenants need or want the landlord to finance the build out upfront, a landlord that is "cash poor" and unable to do so, will limit his pool of prospective tenants. This is especially important to consider if the landlord is hoping to bring in a tenant that has a high build out cost, such as a

restaurant. Of course, with any "loan" there is the risk that the lender will default – a landlord could build out the space for a 5-year lease term and if the tenant breaks the lease after one year, the landlord will face a loss.

Residential leases do not typically deal with tenant improvements as it is generally expected that the tenant is moving into a space that is built-out as livable space and the tenant is accepting it in as-is condition.

II. Property Management

A. Tenants are customers

Sometimes, especially during lease negotiations, it can be easy to forget that as a landlord the tenant is your customer. Remember, real estate is a business and the product you are selling is space. For any business to succeed over the long-term, it needs to have satisfied customers that want to keep coming back. Even though a tenant signs a lease, this does not mean that they are locked in and you can negate your responsibilities as a landlord. Eventually, that lease will end and they will again have to decide whether to buy your product or go to a competitor. Further, during the lease they will communicate to others about their experience with you as a landlord. Having a strong brand and a good reputation is important. Providing good customer service does not mean you can't be a strong negotiator in lease discussions nor does it mean you should short-change yourself. It does mean respecting your tenants and fully providing the product and service that you agreed to in the lease – and, in some cases, going a bit further.

B. Property Management - Do it yourself or Hire it out

Once a property is financed, acquired, built, and fully leased out, it is considered to be stabilized. The owner can just sit back and let the lease payments roll in. Or not. Unless a lease is a triple-net or an absolute net lease where the tenant is responsible for everything, the landlord will still have ongoing property management responsibilities. These responsibilities will vary based on the terms of the lease, but very often will include things such as landscaping, snow removal, cleaning, maintaining and repairing common space, maintaining and repairing occupied space, collecting rent and tracking down missing payments, obtaining and reporting financial information,

accounting, dealing with tenant issues, negotiating lease extensions and modifications, and filling vacated spaces. For smaller properties with only a single or few tenants, you may find that the property management, and even the



Management Fee

Commercial leases commonly allow for a property management fee as part of operating expenses to be reimbursed by the tenant. Even if you are self-managing, it is reasonable to charge a fair market cost to your tenant for that management.

work itself (e.g., cleaning, landscaping, repairs, etc.), can be performed by you directly. However, if you do not have the time and/or the capability to manage the property yourself you may want to consider hiring this out. This is particularly important with larger properties and as you add more properties to your portfolio. You may eventually find that it is worth it to pay someone to manage the day-to-day activities so that you can spend time on other activities that provide greater value-add, such as your next investment!

Finally, keep in mind that operations shouldn't be an afterthought. When you are doing site selection, be sure to put on your property management hat (or solicit input from your property manager) and consider the implications of that property during operations. Does the property have a lot of landscaping that will need maintaining? Do you have public sidewalks or drives that will need to be cleared promptly after every snowfall? Are there a lot of common spaces that will need cleaning?

C. Residential v. Commercial

While property management of residential and commercial properties both require similar responsibilities – landscaping, repairs, accounting, etc. – the nature of the work does vary considerably. Residential leases generally are shorter term and therefore tenants in the space tend to turnover more frequently than at commercial spaces. Mid to large size apartment buildings may constantly have an apartment available for lease. Residential landlords are generally expected to maintain the building, grounds, and common areas, as well as do repairs inside the apartments such as changing lightbulbs and fixing leaking toilets. These small, but more frequent needs can be time consuming. Still some landlords do manage through this, however, by having an agreement with a tenant to mow the lawn or shovel the walk-in return for a small rent reduction.

Commercial leases are often 3, 5, 7 years or longer and therefore tenant turnover is not as great as with residential. However, when a commercial space does become vacant, the work involved to find replacement tenant, negotiate а lease, and potentially build out new space can require numerous



hours over several months. Also, commercial leases vary more than residential leases in structure. Some commercial leases stipulate that the tenant will take full responsibility for cleaning, maintenance, repairs, etc. In those cases, the day to day

management of a commercial lease can be minimal. Alternatively, when landlords take on much of the operational responsibility, which is more often the case in multitenant properties, the workload can be substantial. Commercial property managers may have fewer calls for clogged toilets, but when they do get called, the scope and complexity of the project is frequently more significant than with residential requests.

Applying This to You!

Make a list of the property management responsibilities required to maintain your property. For each of these, write down if you have the capability and desire to perform this work. Keep in mind your flexibility and accessibility to respond emergencies. Also, consider if performing this work is the best use of your time.

D. Ongoing investments

Even when properties are stable, operations are being managed, and rent is being paid, an owner should not become complacent. With time, all properties need special attention. Major repairs and upgrades such as roofs, elevators, and parking lots require a lot of planning, coordination, and cash. At the least, a property owner should estimate when major future work will be needed and plan for covering that cost.

Some investments in your property may not be necessary to maintain the infrastructure and functionality, but may be important to maintain a level of quality and image, and therefore income. Properties that become dated (e.g., that aqua and mauve wallpaper in the lobby) will not command rents that they once did. Some of these fixes are easy and affordable, such as replacing wall paper. Others, such as floor layouts and the amount of natural light, can be expensive or unrealistic. Nonetheless, it is important to stay attuned to market trends, competition, and changing tenant needs, and respond appropriately to keep your property desirable and marketable.

E. Conclusion

Investing in real estate can be an exceedingly rewarding experience. The people you meet, challenges you solve, community impact you have, and the income you earn makes being a real estate developer highly attractive. Not all investors must be full-time, professional real estate developers. Many opportunities exist in every community to develop or redevelop small commercial and residential properties — and the outcome can be just as fulfilling as with big developments. Success comes, not by being an expert across all aspects of the development cycle, but by having a vision and passion, being eager to learn, taking informed risks, and building relationships with strong partners to bring a complex, but exciting project together. Good luck!

Glossary – Pro Forma Terms

TERM	DEFINITION
Amortization	The gradual paying off of a debt by periodic installments.
Amortization Term	The period of time required to pay off an entire loan amount with periodic installments at a specific rate.
Asset Management Fee	The cost to an external party to manage the property including maintenance, repairs, leasing, capital upkeep, etc.
Average Annual Return on Cash (Cash-on-Cash Return)	Yearly return on an investment of cash (equity) after accounting for debt service payments, calculated by dividing Cash Flow After Financing for the year by the total equity invested in the property.
Average Annual Return on Investment (ROI)	Yearly return on an investment ignoring whether the investment made included any debt, calculated by dividing Project Cash Flow for the year by the total investment cost.
Cash Flow After Financing	Money available from income after all expenses are paid except income taxes. Project Cash Flow plus borrowed cash but less debt service payments.
Contingency	An amount of money budgeted for unexpected or higher than expected construction costs.
Debt Coverage Ratio (DCR)	A ratio calculated by dividing NOI by Debt Service. This ratio is used by lenders to ensure a property owner should have more than enough income to cover their regular debt payments. Most lenders require a DCR of 1.20 to 1.25, meaning their NOI must be at least 20-25% more than their debt payments. (also known as Debt Service Ratio or Debt Service Coverage Ratio.)
Debt Service	Regular payments, typically both principal and interest, paid on a loan.
Debt Serviceable Loan Amount	The maximum amount an investor can borrow based on a given Debt Coverage Ratio and the Income Available for Debt Service (= Income Available for Debt Service x DCR.)
Effective Gross Income	Total income calculated as Gross Potential Income less Vacancy Expense.
Efficiency Factor	A ratio indicating the percentage of space in the building is actually leasable, calculated as Leasable SF divided by Gross SF. This is typically used in residential buildings, where common space is not included in leased SF calculations.
Exit Cap Rate (Sale Cap Rate)	Cap Rate (Capitalization Rate) is the rate of return used to derive the capital value of an income stream, calculated as NOI divided by Value. A higher cap rate is typically associated with a property with higher risk and/or lower demand, which translates into a lower property value.
	Exit Cap Rate is the rate of return expected for a property upon sale or in the last year of a pro forma. NOI at exit is divided by the Exit Cap Rate to calculate the value of a property in that year (upon sale.) The goal of investment is to have a lower Exit Cap Rate than an Initial Cap Rate or Return on Cost. (A property should be more stabilized at exit than at startup and therefore should have a lower cap rate and thus be worth more.)

Expense Growth Rate	The estimated value that expense will increase each year.
Gross Potential Income	Total annual income that could be earned from a property if it is 100%
	occupied, including income from rent and other income including
	parking fees, laundry, etc.
Gross Square Feet (GSF)	Measurement of the size of the building from outside the exterior walls.
Hard Costs	Direct costs of construction including labor and materials
Income Growth Rate	The estimated value that income will increase each year.
Internal Rate of Return	One indication of the value of an investment. The true annual rate of
(IRR)	earnings on an investment. The percentage rate earned on each dollar
	invested for each period it is invested. IRR is also the discount rate that
	makes the Net Present Value (NPV) equal to zero.
Leasable Square Feet	Total space in the building that can be leased. Typically used in
	residential buildings where stairs, elevators, and common areas are
	excluded.
Loan to Cost (LTC)	Also known as the Loan to Value (LTV), the ratio of the amount of debt
	(borrowed money) to the cost (or value) of the property. This ratio is
	used by lenders to determine the amount of risk it has in lending money;
	often lenders will require a certain (maximum) LTC.
Mortgage Constant	The percentage ratio between the annual debt service and the loan
	principal. The Mortgage Constant is also equal to the sum of the interest
	rate and the principal amortization rate. The Mortgage Constant can be
	used to calculate the annual debt service by multiplying the Mortgage
	Constant by the initial Loan Principal.
Mortgage Insurance	The fee paid by a borrower to obtain mortgage insurance on a loan.
Premium (MIP)	Mortgage insurance helps protect the lender from borrower default, and
	is often required by lenders and/or government mortgage insurers (e.g.,
	FHA.) MIP can be paid either as a lump sum payment at closing or in
	periodic payments.
Net Operating Income (NOI)	Income from a property after operating expenses have been deducted,
	but before deducting income taxes and financing expenses, calculated
	as Effective Gross Income – Operating Expenses + Income for
	Reimbursed Operating Expenses.
Operating Expenses	The costs of operating a property. These may include real estate tax,
	property insurance, regular maintenance and repairs, utilities not paid
	directly by tenants, and administrative and property management fees.
	Commercial operating expenses are typically directly reimbursed by
	tenants on a pro rata basis (net lease), while residential tenants do not
	usually directly pay for operating expenses (though the cost should be
	rolled into their rent as gross rent)
Outstanding Loan Balance	The total amount of principal still owed by a borrower at a given point in
	time.
Parking Ratio	Number of parking stalls per unit.
Principal Amortization Rate	The percentage at which the principal is paid off over the amortization
	term

Project Cash Flow Money available from income (Rental Income, Reimbursed Expenses, Other Income) after all expenses (Operating Expenses, Vacancy, Reserves, Leasing, and Capital) are paid except financing and income taxes. Rentable Square Feet (RSF) Total space in the building that can be leased by commercial tenants which includes the space directly usable to tenants along with common area space which is leased to tenants on a proportional basis. Replacement Reserves Money set aside on a regular basis for larger, irregular expenses that are not included in annual upkeep costs. These include repairs such as roof replacement, parking lot paving, etc. Lenders will often require a minimum Replacement Reserve. RU Factor Rentable to Usable Factor, a ratio which indicates the percentage of space that a tenant rents that is not exclusively available to them, calculated as the (Rentable SF - Usable SF)/Usable SF. The difference is due to common area space such as lobbies, corridors, and bathrooms, of which each tenant pays a proportionate share. SAC/WAC Sewer Availability Charge and Water Availability Charge. Fees charged by the Met Council and Minneapolis/St. Paul metropolitan area cities for new connections to water and sewer systems. Sales Cost at Disposition The cost to sell the property, including broker commissions and other disposition fees. Sources A breakdown of all sources of funding for the project including all sources of equity and all loans. Sources should balance out with Uses. Stabilized A property that is fully leased to its maximum projected level. Tenant Improvement An amount of money the landlord offers to the tenant to build out the tenant's space. Improvements to a leased space for a tenant's use. TI can include walls, ceiling, lights, restrooms, carpet, and may even include Furniture, Fixtures, and Equipment (FFE.) Uses A breakdown of how all cash that goes into a project will be used including property acquisition, construction (hard and soft costs), financing costs, fees, and carrying		
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Minneapolis Zoning Code - Select Sections

To be used for Activity D

541.300. - Specific off-street parking requirements.

- (a) *In general.* The amount of off-street parking for principal uses shall be regulated by this article, except as otherwise required in this zoning ordinance.
 - (b) *Bicycle parking*. Accessory bicycle parking shall be regulated by <u>section 541.320</u>, Bicycle parking requirements, and <u>section 541.330</u>, Bicycle facility requirements.
 - (c) *Abbreviations.* For purposes of Table 541-1, Specific Maximum Off-Street Parking Provisions, Table 541-2, Bicycle Parking Requirements, and Table 541-3, Required Bicycle Facilities, "GFA" shall mean gross floor area, and "sq. ft." shall mean square feet.

(Ord. No. 2021-023, § 14, 5-14-2021; Ord. No. 2021-055, § 13, 11-19-2021)

541.310. - Vehicle parking requirements.

- (a) *In general*. Accessory, off-street parking shall be limited for principal uses as specified in Table 541-1, Specific Maximum Off-Street Parking Requirements, except as otherwise specified in this zoning ordinance.
 - (b) *Surface parking maximum*. A zoning lot shall not contain more than one hundred (100) vehicle parking spaces in a surface parking lot.
 - (c) *Tandem spaces*. Tandem parking spaces provided for residential uses shall be subject to applicable maximum parking requirements.

Table 541-1 Specific Maximum Off-Street Parking Requirements

Use	Maximum Parking Allowed, Generally	Maximum Parking Allowed in Transit	Maximum Parking Allowed in Transit
		10, Transit 15, and Transit 20	30 and Core 50 Built Form Districts
		Built Form Districts	

Maximum parking allowed, in general. Uses subject to a maximum parking requirement may provide parking up to the amount specified below provided that a development with one (1) or more non-residential uses shall not be restricted to fewer than ten (10) total accessory parking spaces on a zoning lot.

RESIDENTIAL USES

Single-, two-, or three- family dwellings	No maximum except as regulated by Article VIII, Special Parking Provisions for Specific Zoning Districts			
Multiple-family dwelling, 4 units or more	2 spaces per dwelling unit or rooming dwelling unit or unit rooming unit			
Congregate living				
Community residential facility	1 space per bed			
Board and care home/Nursing home/Assisted living	1 space per bed			
Community correctional facility	1 space per bed			
Dormitory	1 space per bed			
Emergency shelter	1 space per bed			
Faculty house	1 space per bed			
Fraternity or sorority	1 space per bed			
Hospitality residence	1 space per bed			
Inebriate housing	1 space per bed			
Intentional community	2 spaces per dwelling or rooming unit	1.5 spaces per dwelling or rooming unit		

552.100. - Purpose.

Maximum floor area ratio (F.A.R.) regulations are established to govern the overall bulk of buildings to align with the planned scale of development in each built form overlay district. These regulations work in conjunction with other built form regulations to govern the bulk and placement of buildings as well as requiring open spaces in some contexts. Maximum floor area ratio may not be achievable in districts with lot coverage and impervious surface regulations. Minimum floor area ratio regulations are established to prevent the underutilization of property, particularly in areas near substantial public transit investments.

(Ord. No. 2020-070, § 134, 12-18-2020)

552.110. - Maximum floor area ratio.

- (a) *In general.* The maximum floor area ratio requirements of principal structures, except cluster developments, shall be as set forth within Table 552-2 Maximum Floor Area Ratio.
 - (b) *Cluster developments.* The maximum floor area ratio requirements of cluster developments shall be as set forth within Table 552-3 Maximum Floor Area Ratio for Cluster Developments.

Table 552-2 Maximum Floor Area Ratio

Built Form Overlay District	Primary Zoning District Category	Maximum Floor Area Ratio (Multiplier)
Interior 1	R, OR	All uses except Institutional and Public Uses: 0.5 Institutional and Public Uses: 0.8
	All other districts	Residential buildings with 1—3 units: 0.5 All other buildings: 1.4
Interior 2	R, OR	Residential buildings with 1—3 units: 0.5 All other buildings: 0.8
	All other districts	Residential buildings with 1—3 units: 0.5 All other buildings: 1.4
Interior 3	R, OR	Single-family dwellings: 0.5 Two-family dwellings: 0.6 Three-family dwellings: 0.7 All other uses: 1.4

	All other districts	Single-family dwellings: 0.5 Two-family dwellings: 0.6 Three-family dwellings: 0.7 Other uses: 1.6
Corridor 3	R, OR	1.5
	All other districts	1.9
Corridor 4	R, OR	2.0
	All other districts	2.4
Corridor 6	R, OR	3.0
	All other districts	3.4
Transit 10	R, OR	5.0
	All other districts	5.4
Transit 15	R, OR	6.0
	All other districts	6.4
Transit 20	R, OR	7.0
	All other districts	7.4
Transit 30	R, OR	10.0
	All other districts	10.4
Core 50	All primary districts	16.0
Production	All primary districts	3.0
Parks	All primary districts	0.5

Table 552-3 Maximum Floor Area Ratio for Cluster Developments

Built Form Overlay District	Maximum Floor Area Ratio (Multiplier)
Interior 1	0.5
Interior 2	
All other districts	0.7

552.130. - Minimum floor area ratio.

The minimum floor area ratio requirements of principal structures located in the built form overlay districts shall be as set forth within Table 552-4 Minimum Floor Area Ratio. Floor area devoted to parking or loading shall not be counted toward compliance with the minimum floor area ratio. Minimum floor area ratio regulations shall not apply to the expansion of buildings existing on the effective date of this ordinance.

Table 552-4 Minimum Floor Area Ratio

Built Form Overlay District	Minimum Floor Area Ratio (Multiplier)
Interior 1	None
Interior 2	None
Interior 3	None
Corridor 3	None
Corridor 4	None
Corridor 6	1

Transit 10	1
Transit 15	1.5
Transit 20	2
Transit 30	3
Core 50	4
Production	None
Parks	None

ARTICLE V. - HEIGHT OF PRINCIPAL BUILDINGS

552.400. - Purpose.

Maximum height regulations are established to govern the overall height of principal buildings to align with the planned building height of each built form overlay district. These regulations work in conjunction with other built form regulations to govern the scale of buildings. Minimum height regulations are established to prevent the underutilization of property, particularly in areas near substantial public transit investments.

(Ord. No. 2020-070, § 134, 12-18-2020)

552.410. - Maximum height for principal structures.

- (a) *In general.* The maximum height requirements of principal buildings located in the built form overlay districts shall be as set forth within Table 552-6 Maximum Height by District and Table 552-7 Other Maximum Height Requirements by Use.
 - (b) *Exemptions.* Except in the SH Shoreland Overlay District and when not allowed in the MR Mississippi River Corridor Critical Area Overlay District, the following may be exempt from the maximum height requirements of principal structures as set forth within each built form overlay district:
 - (1) Communication antennas, wind energy conversion systems, and solar energy systems otherwise allowed by administrative review in <u>Chapter 535</u>, Regulations of General Applicability.
 - (2) Parapets not exceeding three (3) feet, except where located on single-, two-, or three-family dwellings

- or cluster developments.
- (3) Railings up to four (4) feet in height as measured from the roof, and not more than sixty (60) percent opaque.
- (4) Rooftop features used exclusively for mechanical equipment, elevators, or stairways, provided all of the following conditions are met:
 - a. Such building features are not located on single-, two-, or three-family dwellings.
 - b. The combined coverage of such building features shall not occupy more than thirty (30) percent of the roof area of the floor below.
 - c. Such building features may extend up to sixteen (16) feet above the roof of the floor below.
 - d. Where located within fifteen (15) feet of the wall of the floor below, such building features shall not exceed twenty (20) feet in width as measured parallel to the adjacent wall.
- (5) Rooftop features used exclusively for mechanical equipment, elevators, or stairways on single-, two-, or three-family dwellings, provided all of the following conditions are met:
 - a. Such building features may extend up to ten (10) feet above the roof of the floor below.
 - b. The combined coverage of such building features shall not occupy more than one hundred fifty (150) square feet of the roof area.
- (c) Existing buildings. Principal buildings existing on the effective date of this ordinance that exceed the maximum height requirements shall be considered legally conforming, except that additions to such buildings or other redevelopment shall be subject to the standards of this chapter.

Table 552-6 Maximum Height by District

Built Form Overlay District	Maximum Height, except as otherwise required in Table 552-7
Interior 1	2.5 stories, 35 feet
Interior 2	2.5 stories, 35 feet
Interior 3	3 stories, 42 feet
Corridor 3	3 stories, 42 feet
Corridor 4	4 stories, 56 feet
Corridor 6	6 stories, 84 feet
Transit 10	10 stories, 140 feet

Transit 15	15 stories, 210 feet
Transit 20	20 stories, 280 feet
Transit 30	30 stories, 420 feet
Core 50	No limit
Parks	2.5 stories, 35 feet
Production	10 stories, 140 feet

Table 552-7 Other Maximum Height Requirements by Use

Use	Built Form Overlay District	Maximum Height
Single- and two-family dwellings	All districts	2.5 stories, 28 feet The highest point of a gable, hip, or gambrel roof shall not exceed 33 feet.*
Three-family dwellings and cluster developments	Interior 1 and Interior 2	2.5 stories, 28 feet The highest point of a gable, hip, or gambrel roof shall not exceed 33 feet.*

Three-family dwellings and cluster developments	Interior 3, all Corridor districts, all Transit districts, Core 50, and Production	3 stories, 42 feet For 3 rd story additions, the following compatibility design standards shall apply: a. The roof pitch of a partial 3 rd story addition shall match an existing roof pitch if more than one roof pitch is present on the structure. b. The primary roof pitch shall be at least 6/12 for full 3 rd story additions, unless designed as a flat roof. c. Dormers shall meet the following conditions. Dormers that meet these conditions shall be exempt from conditions a and b. 1. The dormers are located no closer than three (3) feet from any end-of-house corner of the floor below and any gable end wall. 2. The dormers will not extend beyond the wall below and will not interrupt the eave edge of the hip or gable roof. 3. The roof of the dormer shall not extend above the primary roofline.
Institutional and public uses	Interior 1 and Interior 2	3 stories, 42 feet

*Notwithstanding the height limitations of this chapter, the maximum height of single-, two-, and three-family dwellings may be increased to thirty-five (35) feet when the established height of a minimum of fifty (50) percent of the single-, two-, and three-family dwellings within one hundred (100) feet of the subject site exceed the maximum height. The highest point of a gable, hip, or gambrel roof shall not exceed forty (40) feet.

(Ord. No. 2020-070, § 134, 12-18-2020)

552.420. - Minimum height for principal structures.

- (a) *In general.* The minimum height requirements of principal structures located in the built form overlay districts shall be as set forth within Table 552-8 Minimum Height. The minimum height requirement shall apply to the majority of the building footprint.
 - (b) *Existing buildings*. Buildings existing on the effective date of this ordinance that do not comply with the minimum height requirements shall be considered legally conforming, except that additions to such buildings or other redevelopment shall be subject to the minimum height standards of this chapter when the floor area of the additions exceeds the existing floor area by one hundred (100) percent or more.

Table 552-8 Minimum Height

Built Form Overlay District	Minimum Height
Corridor 6	2 stories, 20 feet
Transit 10	2 stories, 20 feet
Transit 15	4 stories
Transit 20	6 stories
Transit 30	10 stories
Core 50	10 stories

552.700. - Purpose.

Minimum lot dimension regulations are established to ensure that sufficient area is provided to meet the functional needs of different land uses and to reinforce existing or planned development patterns in each built form district. Maximum lot area regulations are established to work in conjunction with other built form regulations to limit the scale of new development in a manner consistent with the intent of individual built form districts.

(Ord. No. 2020-070, § 134, 12-18-2020)

552.710. - Minimum and maximum lot dimension requirements, generally.

Minimum and maximum lot dimension requirements shall be governed by the built form overlay districts or the primary zoning district as specified in this article.

552.730. - Residential uses.

- (a) *In general.* Minimum and maximum lot dimensions for single-, two-, and three-family dwellings shall be governed by the primary zoning districts. Minimum and maximum lot dimensions for residential uses with four (4) or more units shall be as set forth within Table 552-15 Lot Dimension Requirements for Residential Uses with Four or More Units.
 - (b) Congregate living uses. Minimum lot dimensions for congregate living uses shall be governed by the primary zoning districts. Maximum lot area for congregate living uses shall be governed by Table 552-16 Maximum Lot Area for Congregate Living Uses, except that board and care home/nursing home/assisted living uses shall be exempt from maximum lot area requirements.
 - (c) *Mixed use development.* Dwelling units as part of a mixed-use development shall not include minimum lot area requirements except for any minimum lot area required for the nonresidential use. Maximum lot area for dwelling units as part of a mixed-use development shall be governed by Table 552-15 Lot Dimension Requirements for Residential Units with Four or More Units.

Table 552-15 Lot Dimension Requirements for Residential Uses
with Four or More Units

Built Form Overlay District	Minimum Lot Area (Square Feet)	Maximum Lot Area (Square Feet)	Minimum Lot Width (Feet)
Interior 1	9,000	14,000	50
Interior 2	7,500	14,000	50
Interior 3	5,000	18,000	40
Corridor 3	5,000	28,000	40
Corridor 4	5,000	28,000	40
Corridor 6	5,000	43,560 (one acre)	40
All other built form overlay districts where the use is allowed as a permitted or conditional use	5,000	None	40

All built form overlay districts	9,000	14,000	50
where the use is established			
as a legal nonconforming use			

Table 552-16 Maximum Lot Area for Congregate Living Uses

Built Form Overlay District	Maximum Lot Area (Square Feet)
Interior 1	14,000
Interior 2	14,000
Interior 3	18,000
Corridor 3	28,000
Corridor 4	28,000
Corridor 6	43,560 (one acre)
All other built form overlay districts where the use is allowed as a permitted or conditional use	None

552.800. - Purpose.

Yard controls provide for the orderly development and use of land and to minimize conflicts among land uses by regulating the dimension and use of yards in order to provide adequate light, air, open space and separation of uses. Yard controls also play a role in stormwater management, defining public and private spaces, and creating a landscape buffer for ground level residential uses.

(Ord. No. 2020-070, § 134, 12-18-2020)

552.810. - Yard requirements in residence and office residence districts.

- (a) *In general.* The minimum yard requirements for uses located in the residence and office residence districts shall be as set forth in Table 552-18 Minimum Front Yard Requirements, Table 552-19 Minimum Corner Side Yard Requirements, Table 552-20 Minimum Interior Side and Rear Yard Requirements (Except Single-, Two- and Three-family Dwellings in Interior Districts), Table 552-21 Minimum Interior Side Yard Requirements for Single-, Two- and Three-family Dwellings in Interior Districts, Table 552-22 Rear Yard Requirements for Single-, Two- and Three-family Dwellings in Interior Districts, and in *Chapter 535*, Regulations of General Applicability, except as provided below. Required yards shall be unobstructed from the ground level to the sky, except as provided as a permitted obstruction in *Chapter 535*, Regulations of General Applicability.
 - (b) Front yard increased. The required front yard shall be increased where the established front yard of the closest principal building originally designed for residential purposes located on the same block face on either side of the property exceeds the front yard required by the zoning district. In such case, the required front yard shall be not less than such established front yard, provided that where there are principal buildings originally designed for residential purposes on both sides of the property, the required front yard shall be not less than that established by a line joining those parts of both buildings nearest to the front lot line, not including any obstructions allowed by Table 535-1 Permitted Obstructions in Required Yards. In determining an increase in the required front yard, one (1) of the nearest principal residential structures maybe removed from consideration where such structure exceeds the established front yard of any other such building on the same block face by twenty-five (25) feet or more and there are no fewer than four (4) principal residential structures on the block face, including the proposed structure. In such instance, the next-nearest principal building originally designed for residential purposes shall be incorporated in determining the increased front yard.
 - (c) *Front yard decreased.* The required front yard may be decreased where the established front yard of the majority of the principal structures on the same block face are less than the front yard required by the zoning district, provided the following standards are met:
 - (1) There are no fewer than four (4) principal structures on the block face, including the proposed structure.
 - (2) The decreased front yard shall not be less than the established front yard of the principal structures on either side of the property. The front yard is established by a line joining those parts of both buildings nearest to the front lot line, not including any obstructions allowed by Table 535-1 Permitted Obstructions in Required Yards or attached garages.
 - (d) Front or corner side yard decreased in office residence districts. When the mixed-use commercial and residential floor area ratio premium standards are met in the office residence districts, the front or corner side yard requirement may be eliminated where adjacent to a goods and services corridor provided an unobstructed site triangle of not less than twenty (20) feet from a street or alley intersection is maintained.
 - (e) Interior side yard increased. Increased interior side yard requirements shall be provided in the residence and office residence districts in the following circumstances:
 - (1) When the length of a building along an interior side property line exceeds seventy-five (75) percent of

- the depth of the lot, the required interior side yard shall be increased by an additional two (2) feet.
- (2) Where a side lot line in the Corridor 6 or any Transit built form district abuts a side lot line in an Interior 1 or Interior 2 built form district, the required interior side yard shall be increased by an additional five (5) feet for any building sixty-four (64) feet or taller in height.
- (f) *Institutional and public uses.* In the BFI1 Interior 1 and BFI2 Interior 2 Built Form Overlay Districts, the minimum interior side yard requirement for institutional and public uses exceeding twenty-eight (28) feet in height shall be seven (7) feet.
- (g) Required yards for nonresidential uses. Required yards for nonresidential uses shall be covered with turf grass, native grasses or other perennial flowering plants, vines, shrubs, trees or edible landscaping. Notwithstanding the obstructions permitted in Chapter 535, Regulations of General Applicability, required interior side yards shall remain unobstructed from the ground level to the sky, except that fencing shall be allowed. Where a rear yard abuts a required side yard, such rear yard shall remain unobstructed from the ground level to the sky, except that fencing shall be allowed.

Table 552-18 Minimum Front Yard Requirements

Built Form Overlay District	Minimum Front Yard (Feet)
Interior 1, Interior 2, Interior 3, Parks	20
Corridor 3, Corridor 4, Corridor 6, Transit 10, Transit 15, Transit 20, Transit 30	15

Table 552-19 Minimum Corner Side Yard Requirements

Building Height* (Feet)	Minimum Corner Side Yard (Feet)
Less than 42	8
42—52.99	10
53—63.99	12
64—74.99	14
75 or greater	15

*Not including authorized height exemptions in Article V, Height of Principal Buildings.

Table 552-20 Minimum Interior Side and Rear Yard Requirements (Except Single-, Two- and Three-family Dwellings in Interior Districts)

Building Height* (Feet)	Minimum Interior Side and Rear Yard (Feet)
Less than 42	5
42—52.99	7
53—63.99	9
64—74.99	11
75—85.99	13
86—96.99	15
<u>97</u> —107.99	17
<u>108</u> —119.99	19
120 or greater	20

Table 552-21 Minimum Interior Side Yard Requirements for Single-, Two- and Three-family Dwellings in Interior Districts

Lot Width (Feet)	Minimum Interior Yard (Feet)
Less than 50	5
50—59.99	6

^{*}Not including authorized height exemptions in Article V, Height of Principal Buildings.

60—69.99	7
70 or greater	8

Table 552-22 Minimum Rear Yard Requirements for Single-, Two- and Three-family Dwellings in Interior Districts

Primary Zoning District	Minimum Rear Yard (Feet)
R1	6
All other districts	5

(Ord. No. 2020-070, § 134, 12-18-2020)

ARTICLE X. - LOT AND IMPERVIOUS SURFACE COVERAGE

552.900. - Purpose.

Maximum lot coverage and maximum impervious surface coverage standards are established to combat the urban heat island effect, promote adequate space for landscaping, reinforce existing or planned development patterns, and to reduce stormwater runoff and encourage the natural absorption of stormwater into the soil.

(Ord. No. 2020-070, § 134, 12-18-2020)

552.910. - Maximum lot coverage.

Maximum lot coverage requirements shall be as set forth in Table 552-25, Maximum Lot Coverage by District.

Table 552-25 Maximum Lot Coverage by District

Built Form	Residence or Office	Commercial, Industrial, or
Overlay District	Residence Districts	Downtown Districts
Parks	45%	45%

Interior 1 Interior 2	45%	100%
Interior 3 Corridor 3	60%	100%
Corridor 4 Corridor 6	70%	100%
Transit 10 Transit 15 Transit 20 Transit 30	80%	100%
Core 50	100%	100%
Production	100%	100%

552.920. - Maximum impervious surface coverage.

- (a) *In general.* Maximum impervious surface coverage requirements shall be as set forth in Table 552-26, Maximum Impervious Surface Coverage by District.
 - (b) *Exception*. Impervious surfaces shall not cover more than sixty-five (65) percent of any zoning lot with less than six thousand (6,000) square feet of lot area and no access to a public alley or a second street frontage, provided one (1) the following conditions are met:
 - (1) The zoning lot is in the BFPA Parks Built Form Overlay District.
 - (2) The zoning lot is in the BFI1 Interior 1 or BFI2 Interior 2 Built Form Overlay District and a residence or office residence district.

Table 552-26 Maximum Impervious Surface Coverage by District

Built Form Overlay District	Residence or Office Residence District	Commercial, Industrial, or Downtown District
Parks	60%	60%

Interior 1 Interior 2	60%	100%
Interior 3 Corridor 3	75%	100%
Corridor 4 Corridor 6	85%	100%
Transit 10 Transit 15 Transit 20 Transit 30	90%	100%
Core 50	100%	100%
Production	100%	100%

Answers to Select Activities

Activity C: Site Selection Research

1 Value: \$3,487,500; Tax: \$58,436 (2022 payable)	What is the assessed market value and annual taxes for 1719 Franklin Ave W in Minneapolis?	Henn Cty
2 22-028-24-12-0002	What is the Property ID (PID) for the Russian Museum (5500 Stevens Avenue S) in Minneapolis?	Henn Cty
3 YHD Foods Inc	Who is the taxpayer for the McDonald's at the NW corner of Lake St E and 31st Ave S in Minneapolis?	Henn Cty
4 112,335 SF	What is the lot size for the Bakken Museum (3537 Zenith Ave S, Minneapolis) in square feet?	Henn Cty
5 Sold 7/2018 for \$140,000	Find the property immediately to the west of 1850 38th St E, Minneapolis. When was it last sold and what was the purchase price?	Henn Cty
6 65.2%	In the Midtown Phillips neighborhood, what percentage of occupied housing is occupied by renters?	MN Compass
7 1083	What is the median monthly rent paid in the Willard-Hay neighborhood?	MN Compass
8 \$1,415,000	What was the Total Estimated Market Value for 3100 Excelsior #102 in 2018?	City of MplsProp Info
9 I2 (Medium Industrial) with SH and UA overlays	In what zoning district(s) is the Surly Brewery (520 Malcolm Ave SE, Minneapolis)?	City of MplsProp Info
10 Increased from 178,287 to 199,144	How has the total number of housing units in Minneapolis changed betweent 2010 and 2020?	MetroTransit
11 No, C1 zoning, but cond use only in C2+	Is a car wash a permited use at 4553 34th Ave S, Minneapolis?	City of MplsProp Info + Code 548.240
12 \$44,443	What was the Median Household Income in the Seward Neighborhood in 2000?	MN Compass
13 Will depend on time search is done	Based on TheMLSOnline results, how many multifamily buildings are listed for sale in the Minneapolis school district (#1) for \$500,000 or less?	TheMLSonline
14 Total = 17,636 AADT (2015)	What is the most recent traffic count on W Lake St between Nicollet Ave and Blaisdell Ave?	Mpls traffic
15 Decrease. 17,387 AADT in 2012 to 15,422 in 2016	Between 2012 and 2016, did traffic on Cedar Ave S, between E 24th and E 25th Street, increase or decrease?	Mpls traffic
16 5,200 AADT	What was the most recent <i>official</i> (not draft) traffic count on Mainstreet between 5th and 6th Avenues in downtown Hopkins?	MnDot
17 Will depend on time search is done	How many retail spaces are available for lease within a 1-mile radius of Hennepin & Lake in Uptown? What is the range of asking rates for those locations?	LoopNet
18 Brad Ellis, x3239	Who is the Manager of Zoning Administration for the City of Minneapolis CPED and what is his phone extension?	City of MplsCPED
19 Will depend on time search is done	Based on LoopNet results, how many industrial or office buildings smaller than 20,000 square feet are listed for sale in Minneapolis?	LoopNet
20 Will depend on time	Based on a MNCar search, how many buildings are for sale in Minneapolis that sit on 0.25 to	MNCar

Activity D: Zoning Research

receivity B. Zoning			
Property	3801 17th Ave S , Minneapolis		
Торену	SE corner of East 38th St and	17th Ave S	
Planned Use	Multi-Family Apartment building (4+ dwelling units)		
	Requirement & Calculated	Source	
	Value	Source	
Zoning Classification	R4, BFC4	City of Mpls Property Info (Lot Info)	
Lot size	0.26 acres; 11,310 SF	City of Mpls Property Info (Lot Info)	
Lot dimensions	92.30 ft x 122.40 ft	Hennepin County Property Information Search	
Height Limits	Lesser of 4 stories or 56ft	Mpls Zoning Code: 552.410 (Tables 552-6 and 552-7)	
FAR	max = 2.0, so 22,620 SF	Mpls Zoning Code: 552.110 (Table 552-2)	
ran	min=none	Mpls Zoning Code: 552.130 (Table 552-4)	
Yard (Setback) - Front	Front setback = 15 ft	Mpls Zoning Code: 552.810 (Table 552-18)	
	8ft if <42ft (height)	Mpls Zoning Code: 552.810 (Table 552-19)	
Yard (Setback) - Corner	10ft if < 53ft		
	12ft if < 64ft		
	etc.		
	5ft if <42ft (height)	Mpls Zoning Code: 552.810 (Table 552-20)	
Yard (Setback) -	7ft if < 53ft		
Rear/Side	9ft if < 64ft		
	etc.		
Maximum Lot	70%; so max coverage =	Mpls Zoning Code: 552.910 (Table 552-25)	
Coverage	7,917 SF		
Impervious Surface	85%; so max coverage =	Mpls Zoning Code: 552.910 (Table 552-26)	
Coverage	9,614 SF		
Parking (Min, Max)	Min = None	Mpls Zoning Code: 541.310 (Table 541-1)	
raikiiig (iviiii, iviax)	Max = 2 per Dwelling Unit		

Max Gross SF will depend on whether density bonuses are included.

Activity E: Buildable Area AnalysisAnswers will vary depending on individual design and assumptions. The following is a potential solution.

Address 3801 17TH AVE S Neighborhood Bancroft ZONING REQUIREMENTS Zoning Classification R4, BFC4 Multifamily Res, Corridor 4 Lot Width (Ft) 92.3 Lot Depth (Ft) 122.4 Lot Size (SF) 11,310 FAR 2.0 FAR Max Bldg Size (SF) 22,620
ZONING REQUIREMENTS Zoning Classification R4, BFC4 Multifamily Res, Corridor 4 Lot Width (Ft) 92.3 Lot Depth (Ft) 122.4 Lot Size (SF) 11,310 FAR 2.0
Zoning Classification R4, BFC4 Multifamily Res, Corridor 4 Lot Width (Ft) 92.3 Lot Depth (Ft) 122.4 Lot Size (SF) 11,310 FAR 2.0
Zoning Classification R4, BFC4 Multifamily Res, Corridor 4 Lot Width (Ft) 92.3 Lot Depth (Ft) 122.4 Lot Size (SF) 11,310 FAR 2.0
Lot Width (Ft) 92.3 Lot Depth (Ft) 122.4 Lot Size (SF) 11,310 FAR 2.0
Lot Depth (Ft) 122.4 Lot Size (SF) 11,310 FAR 2.0
Lot Size (SF) 11,310 FAR 2.0
FAR 2.0
FAR Max Bldg Size (SF) 22,620
FAR Max Bldg Size (SF) 22,620
Max Height Lesser of 4 stories
or 56ft
Min Lot Area (SF) 5,000
Max Lot Area (SF) 28,000
Min Lot Width (Ft) 40
Setback Front (ft) 15
Setback Rear/Side (ft) 5 If building height under 42'; more if higher
Corner Side (ft) 8 If building height under 42'; more if higher
Buildable Width (Ft) 79.3 Lot Width - Side, Corner Setbacks
Buildable Depth (Ft) 102.4 Lot Depth - Front & Rear Setbacks
Buildable Area (SF) 8,120 Buildable Width x Buildable Depth
Impervious % 85%
Max Impervious (SF) 9,614 Max Impervious % x Lot Area
Lot Coverage % 70%
Max Lot Coverage (SF) 7,917 Max Lot Coverage % x Lot Area
DESIGN INPUTS
Floors 4 Assume floor height=10.5'; Building total = 4
Units per floor 5
Units 20
Unit size (RSF) 750
Building Size (RSF) 15,000
Building Size (GSF) (115% of RSF) 17,250
Bldg Footprint (GSF) 4,313
Parking Ratio (Stalls per Unit) 0.75
Parking stalls 15
Parking Size (SF) 5,250 Est. 350 SF/stall, including circulation
Planned Impervious (SF) 9,563 Building Footprint + Parking
Planned Lot Coverage (SF) 4,313 Building Footprint

Activity F: Initial Financial Feasibility

Answers will vary depending on individual design and assumptions. The following is a potential solution.

DESIGN INPUTS		
Floors	4	
Units per floor	5	
Units	20	
Unit size (RSF)	750	
Building Size (RSF)	15,000	
Building Size (GSF) (115% of RSF)	17,250	
Bldg Footprint (GSF)	4,313	
Parking Ratio (Stalls per Unit)	0.75	
Parking stalls	15	
Parking Size (SF)	5,250	Est. 350 SF/stall, including circulation
Planned Impervious (SF)		Building Footprint + Parking
Planned Lot Coverage (SF)		Building Footprint
CASH FLOW		
Rent (\$, Monthly per SF)	2.30	Financial Input
Rent (\$, Annual per SF)	27.60	
Rent (\$, Monthly per unit)	1,725	Monthly Rent per SF x Building Size RSF
Rent (\$, Annual)		Annual Rent per SF x Building Size RSF
Vacancy Factor	(20,700)	Assume 5%
Effective Gross Income (EGI)		Rent less Vacancy Factor
	· · · · · · · · · · · · · · · · · · ·	·
Operating Expense	(126,000)	\$0.70/RSF/month
CAM Reimbursment		None in residential (Gross leases)
Net Operating Income (NOI)	267,300	EGI - Operating Expense

Leasing & Capital Costs	-	Assumed financial input
Cash Flow before Financing (CFBF)	267,300	NOI - Capital
Debt Service	(174,510)	See below
Cash Flow after Financing (CFAF)	92,790	CFBF - Debt Service
INVESTMENT COST		
Acquisition Cost (\$)	180,000	Assumed purchase price
Hard Costs (\$)	3,075,000	Assumed \$205/RSF
Soft Costs (\$)	615,000	Assumed 20% of Hard Costs
Total Cost (\$)	3,870,000	
Cost per Unit (\$)	193,500	
DEBT INPUTS		
Loan to Cost	70%	Financial input
Debt (\$)	2,709,000	Loan to Cost x Total Cost
Equity (\$)	1,161,000	Total Cost - Debt
Interest	5.00%	Financial input
Amortization (yrs)	30	Financial input
Debt Service	(174,510)	Use "PMT" formula in Excel or financial calculate
DSCR	1.53	CFBF / Debt Service
RETURN CALCULATIONS		
Return on Investment (ROI)	6.9%	CFBF / Total Cost
Cash on Cash Return (CoC)	8.0%	CFAF / Equity

Activity G: Developing a Pro FormaAnswers will vary depending on individual design and assumptions. The following is a potential solution.

	10 Year Cash Flow												
of Minn	RESIDENTIAL: 3801		17th Ave S, Minneapolis	'e S,	Minn	eapo	olis				D TAP	DEVELOPERS TECHNICAL ASSISTANCE PROGRAM	rechnical Program
			Acq./Constr	Lease Up	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized	Stabilized
	Operating Pro Forma		YR 0	YR 1	YR 2	YR 3	YR 4	YR 5	YR6	YR7	YR8	YR 9	YR 10
	1 Bedroom Units (8 at 690 SF each)	5,520	,	116,748	160,334	165,144	170,098	175,201	180,457	185,871	191,447	197,190	203,106
	2 Bedroom Units (12 at 790 SF each) Total RSF	9,480	•	192,823	264,811	272,755	280,937	289,366	298,047	306,988	316,198	325,684	335,454
	Gross potential Income	/00/ 1		309,571	425,144	437,899	451,036	464,567	478,504	492,859	507,645	522,874	538,560
	Effective Gross Income	3.0%	. .	309,571	403,887	416,004	428,484	441,338	454,579	468,216	482,262	496,730	511,632
! ^	Operating Expenses Replacement Reserves	3.0%	•	(94,500)	(129,780)	(133,673)	(137,684)	(141,814)	(146,069)	(150,451)	(154,964)	(159,613)	(164,401)
	Total Expenses			(94,500)	(133,530)	(137,423)	(141,434)	(145,564)	(149,819)	(154,201)	(158,714)	(163,363)	(168,151)
	CAM Rei mburs ement					None - Residential	ential						
Š	Net Operating Income			215,071	270,357	278,580	287,050	295,774	304,760	314,015	323,548	333,367	343,481
	Acquisition		(180,000)	ı	,	٠	٠	•	•	•	,	,	,
	Construction		(3,690,000)		200	200	200	2007	200	200	200	200	200
Lea	renant Improvements Leasing & Capital Costs				(1,500)	(1,500)	(1,500)	(nnc'T)	(nnc'T)	(1,500)	(1,500)	(1,500)	(1,500)
Cash Fl	Cash Flow Before Financing		(3,870,000)	215,071	268,857	277,080	285,550	294,274	303,260	312,515	322,048	306,867	341,981
-	Debt Service Coverage Ratio		0000	1.23	1.55	1.60	1.64	1.69	1.75	1.80	1.85	1.91	1.97
Loa	Loan Funds Debt Service		7,709,000	(174,510)	(174,510)	(174,510)	(174,510)	(174,510)	(174,510)	(174,510)	(174,510)	(174,510)	(174,510)
Cash Fi	Cash Flow After Financing		(1,161,000)	40,561	94,347	102,570	111,040	119,764	128,750	138,005	147,538	132,357	167,471
Averag	Average Annual ROI (before Financing) Average Annual Cash-on-Cash (after Financing)	7.6%		5.6% 3.5%	6.9% 8.1%	7.2%	7.4%	7.6% 10.3%	7.8%	8.1%	8.3%	7.9%	8.8%
Interna Net Pr	internal Rate of Return - 10 YEAR Net Present Value (NPV), 8%	13.8%	(1,161,000)	40,561	94,347	102,570	111,040	119,764	128,750	138,005	147,538	132,357	<i>SALE - YR 10</i> 2,360,469
SALE	Exit Cap Rate	7.5% YEAR 10			-	Unit Type	# of Units	SF per Unit	SF	\$/SF/Month	Monthly Rent per Unit	hly r Unit	
	Estimated Value	4,579,744			11	1 Bed	8	069	5,520	2.35		1,622	
	an Balance	(2,203,			ı	2 Bed	12	790	9,480	2.26		1,785	
	Less Sales Cost 4% Sale Proceeds	(183,190) 2,192,998							15,000				

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