Post & Courier

CHARLESTON COUNTY COUNCIL ZONING PUBLIC HEARING Tuesday, July 18, 2017 at 6:30 PM

Charleston County Council will hold a public hearing on Tuesday, July 18, 2017 at 6:30 pm in County Council Chambers (located on the second floor of Lonnie Hamilton, III Public Services Building, 4045 Bridge View Drive, North Charleston, SC 29405) on the following zoning map amendment requests:

<u>ZREZ-04-17-00053</u>: Request to rezone a 0.45-acre portion of property located at 936 Main Road, Johns Island (TMS 250-00-00-009) from the Agricultural/Residential Zoning District (AGR) to the Community Commercial Zoning District (CC) (Property size: 0.45 acre).

<u>ZREZ-04-17-00054</u>: Request to rezone property located at 950 Main Road, Johns Island (TMS 250-00-00-134) from the Industrial Zoning District (I) to the Community Commercial Zoning District (CC) (Property size: 2.47 acres).

<u>ZREZ-04-17-00055</u>: Request to rezone property located at 2729 Bohicket Road, Johns Island (TMS 256-00-00-046) from Planned Development Zoning District (PD-72, Rashford Property) to Planned Development Zoning District (PD-158, Frattone Property) to expand the list of allowed uses to those similar to the Rural Commercial Zoning District (Property size: 2.0 acres).

More information may be obtained on-line at the Charleston County Web Site (www.charlestoncounty.org) or by contacting the Charleston County Planning Department at (843) 202-7200. This Public Notice is in accordance with Section 6-29-760 of the Code of Laws of South Carolina.

Beverly T. Craven Clerk of Council

ZONING MAP AMENDMENT REQUESTS ZREZ-04-17-00053 & ZREZ-04-17-00054

ZONING MAP AMENDMENT REQUESTS: ZREZ-04-17-00053 and ZREZ-04-17-00054 CASE HISTORY

Public Hearing: July 18, 2017 Planning/Public Works Committee: August 17, 2017 First Reading: August 22, 2017 Second Reading: September 12, 2017 Third Reading: September 26, 2017

CASE INFORMATION:

Location: 936 and 950 Main Road (Johns Island)

Parcel Identification: 250-00-00-009 and 250-00-00-134

Property Size:

The total combined size of the properties requested to be rezoned is 2.92 acres, which includes a 0.45-acre portion of TMS 250-00-00-009 and all of TMS 250-00-00-134, which is 2.47 acres in size.

Council District: 8

Zoning Map Amendment Requests:

The applicant is requesting to rezone a 0.45-acre portion of the property located at 936 Main Road, Johns Island (TMS 250-00-00-009) from the Agricultural/Residential (AGR) Zoning District to the Community Commercial (CC) Zoning District, and all of the property located at 950 Main Road, Johns Island (TMS 250-00-00-134) from the Industrial (I) Zoning District to the Community Commercial (CC) Zoning District. This is as a result of the submission of subdivision application 01-17-000358, proposing to combine the 0.45-acre portion of the property located at 936 Main Road with all of the property located at 950 Main Road. The subdivision plat is in an approvable state.

The 0.45-acre portion of TMS 250-00-009 proposed to be rezoned is vacant and TMS 250-00-00-134 contains a self-storage facility with 3 buildings, and a cabinet maker with 1 building.

History:

With regard to the property located at 950 Main Road (TMS 250-00-00-134), this parcel was previously part of a larger parcel known as TMS 250-00-00-004, which was originally designated the Agricultural General (AG) Zoning District. This parent parcel was rezoned from the AG Zoning District to the Industrial (I) Zoning District under Zoning Map Amendment Request application 02298C, dated June 19, 1990. When the current lot was created, under subdivision application 20294-04 dated March 3, 2006, the Industrial (I) Zoning District of the parent lot remained.

With regard to the property located at 936 Main Road (TMS 250-00-00-009), the parcel was originally designated as Agricultural Preservation (AG-8) Zoning District, however, was identified for inclusion in a 'Settlement Area' in the Charleston County Settlement Area Study of 2001, as it met the criteria of being: a parcel size 30 acres or less; zoned AG-8; and had the spatial characteristics of other existing Agricultural/Residential (AGR) Zoning Districts in the agricultural area. In this regard, it was designated as AGR in the 2001 Zoning and Land Development Regulations Ordinance (ZLDR).

Further to the above zoning change for 936 Main Road, a Zoning Map Amendment Request Application, 3424-C, was submitted on April 4, 2007 requesting to rezone the whole of the property from AGR to CC. This request was considered at the Planning Commission Meeting of May 14, 2007, where staff noted that the Comprehensive Plan in place at the time recommended this parcel to remain Agricultural Residential and as

such, the request was not consistent with the Comprehensive Plan Future Land Use. After discussion at the meeting, the applicant elected to withdraw the Zoning Map Amendment Request Application.

Adjacent Zoning:

With regard to TMS 250-00-00-009, adjacent properties to the north, west and south are zoned AGR and are either undeveloped, contain a warehouse facility, contain mobile homes or single family residences, or contain various outbuildings. Adjacent properties to the east and south east are zoned either CC or I and contain a self-storage facility, cabinet maker and a U-Haul center.

With regard to TMS 250-00-00-134, adjacent properties to the west and north are zoned either AGR or CC and are either undeveloped, contain mobile homes or various outbuildings, or contain a U-Haul center. The adjacent property to the south is zoned I and is undeveloped.

Further up and down Main Road, and across the road from the two properties on Main Road, there is a mixture of zones including CC, RR-3 and AGR, and a mixture of land uses including single family residences, mobile homes, a church, a sheet metal industrial use, and undeveloped land.

<u>Municipalities Notified/Responses</u>: The Town of Seabrook Island, Town of James Island, City of North Charleston, and the City of Charleston were notified of these requests and have not responded.

Public Input: At this stage, no public input has been received.

STAFF RECOMMENDATION:

According to Section 3.4.6 of the *Zoning and Land Development Regulations Ordinance (ZLDR)*, zoning map amendments may be approved by County Council only if the proposed amendment meets one or more of the following criteria:

A. The proposed amendment is consistent with the Comprehensive Plan and the stated purposes of this Ordinance;

Staff response: The Charleston County Comprehensive Plan (the Plan) recommends Agricultural Residential future land use for 936 Main Road (TMS 250-00-00-009) and Rural Commercial future land use for 950 Main Road (TMS 250-00-00-134).

The Agricultural Residential future land use is reserved for "...rural residential Settlement Areas that have been subdivided into small properties. Proposed densities generally range from one dwelling per acre to one dwelling per five acres...uses include residential development, agriculture, and other uses necessary to support the viability of agriculture." (Chapter 3.1, Section 3.1.7 Future Land Use Recommendations, p.g.34). The Rural Commercial future land use "... is limited to retail and service uses that serve the residential population and agricultural activities, provide employment opportunities, and do not negatively impact the surrounding community." (Chapter 3.1, Section 3.1.7 Future Land Use Recommendations, p.g.35).

While the granting of this request would prohibit the industrial land uses that are currently allowed on TMS 250-00-00-134, the proposed Community Commercial (CC) Zoning District is not identified as implementing the Agricultural Residential future land use or the Rural Commercial future land use in the Zoning and Land Development Regulations Ordinance (ZLDR). Furthermore, the Community Commercial Zoning District allows a wide range of commercial uses that are inconsistent with the intent of the Agricultural Residential future land use recommendation and the Rural Commercial future land use recommendation, such as multi-family housing, hotels or motels, commercial or industrial machinery leasing, warehouse clubs or superstores, vehicle sales, etc. It should also be noted that the Rural Commercial (CR) Zoning District allows self-storage facilities subject to conditions, and these uses are allowed by-right in the CC and I Zoning Districts.

B. The proposed amendment will allow development that is compatible with existing uses, recommended density, established dimensional standards, and zoning of nearby properties that will benefit the public good while avoiding an arbitrary change that primarily benefits a singular or solitary interest; Staff response: While the requested zoning district is consistent with the zoning of properties in the immediate area, it allows more intense uses than the future land uses recommended by the Plan. Furthermore, the CC Zoning District allows a much higher residential density (12 dwelling units/acre) than the surrounding RR-3 Zoning District (1 dwelling unit/3 acres) and the AGR Zoning District (1 dwelling unit/acre), and there is no height limit for buildings in the CC Zoning District.
C. The proposed amendment corrects a zoning map error or inconsistency; Staff response: Not applicable
 D. The proposed amendment addresses events, trends, or facts that have significantly changed the character or condition of an area. Staff response: As growth continues to occur on Johns Island, the Main Road corridor will require additional study, as noted in the Annual Work Program of the Comprehensive Plan Five-Year Review, to understand the events, trends, existing land uses, and future land use recommendations and to ensure development along the corridor is appropriate and consistent with adjacent jurisdictions. The requested zoning changes may not be appropriate, as the corridor study has not been completed yet. Because the zoning map amendment requests do not meet one or more of the above stated criteria, staff recommends disapproval.
PLANNING COMMISSION MEETING: JUNE 12, 2017
Recommendation: Approval (vote: 6 to 2, with 1 absent).
Speakers: 1 person spoke in support of the application.
Notifications: A total of 228 notification letters were sent to owners of property located within 300 feet of the boundaries of the subject parcels and individuals on the Johns Island Interested Parties List on May 26, 2017. Additionally, this request was noticed in the <i>Post & Courier</i> on May 26, 2017.
PUBLIC HEARING: JULY 18, 2017

Notifications:

A total of 228 notification letters were sent to owners of property located within 300 feet of the boundaries of the subject parcels and individuals on the Johns Island Interested Parties List on June 30, 2017. Additionally, this request was noticed in the *Post & Courier* on June 30, 2017 and a notification sign was posted on the property on June 30, 2017.

Charleston County Zoning Map Amendment Requests

Public Learing – July 18, 2017 Planning/Public Works Committee – August 17, 2017

ZREZ-04-17-00053 and ZREZ-04-17-00054

- Johns Island: 936 and 950 Main Road
- Parcel I.D.: 250-00-009 and 250-00-134
- Request to rezone from Agricultural Residential (AGR) Zoning District, for a 0.45 acre portion of 936 Main Road, and Industrial (I) Zoning District, for 950 Main Road, to Community Commercial (CC) Zoning District
- Applicant: Main Road Self Storage Johns Island, LLC 950 Main Road, Johns Island, SC 29455
- Owners: Main Road Self Storage Johns Island, LLC
 950 Main Road, Johns Island, SC 29455
- Acreage: 0.45 acre portion (TMS 250-00-009) Total Property 2.47 acres (TMS 250-00-0134) Size: 2.92 acres
- Council District: 8

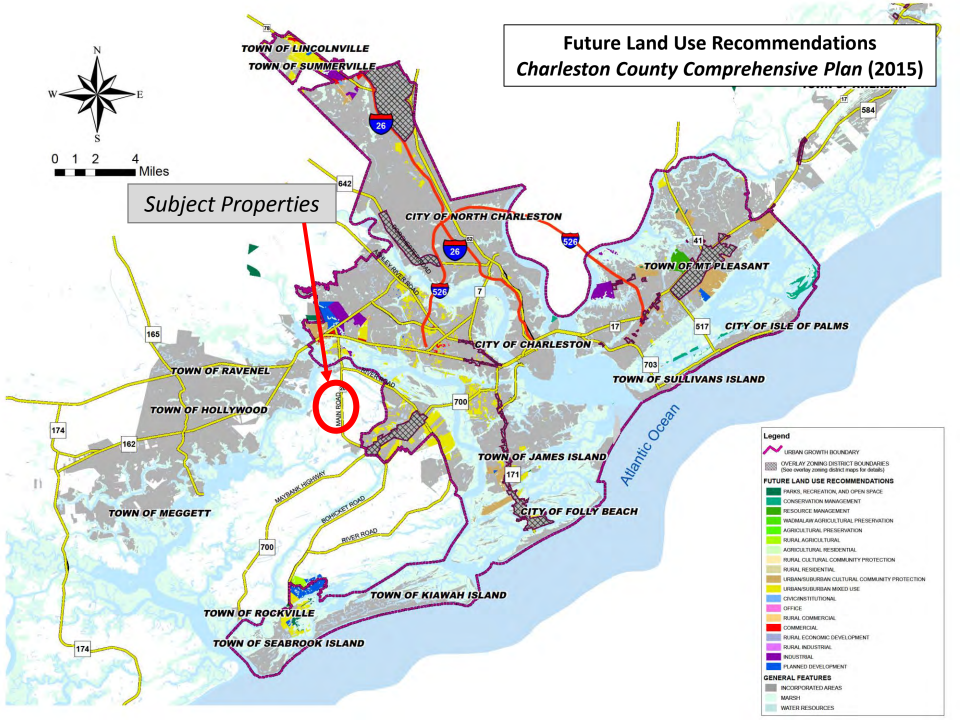
History

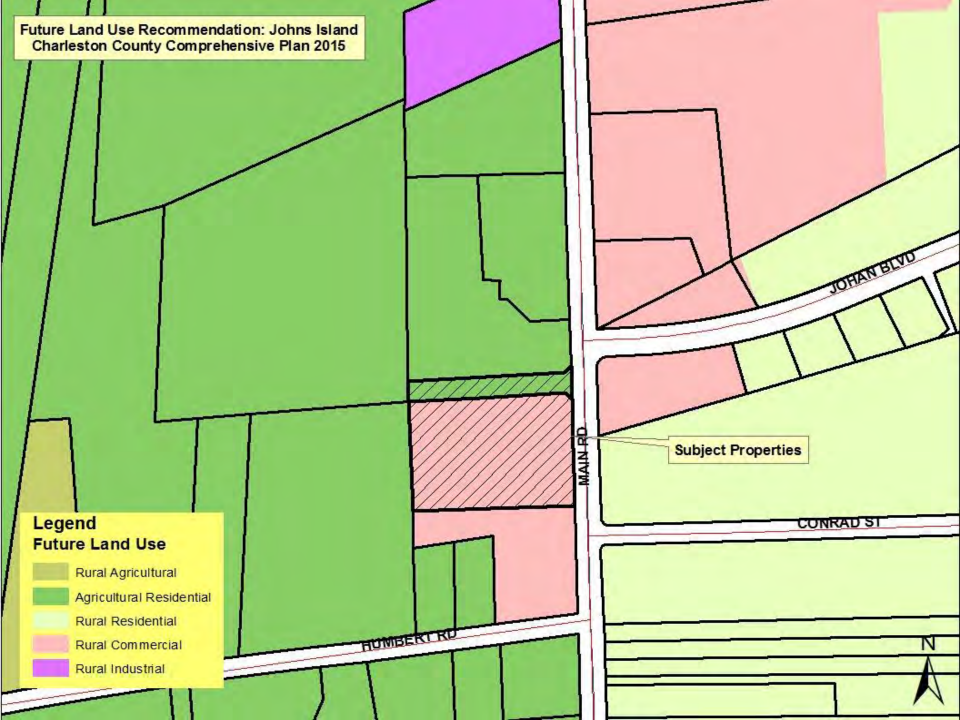
950 Main Road (TMS 250-00-00-134)

- This parcel was previously part of a larger parcel known as TMS 250-00-00-004, which was originally designated the Agricultural General (AG) Zoning District.
- This parent parcel was rezoned from the AG Zoning District to the Industrial (I) Zoning District under Zoning Map Amendment Request application 02298C, dated June 19, 1990.
- When the current lot was created, under subdivision application 20294-04 dated March 3, 2006, the I Zoning District of the parent lot remained.

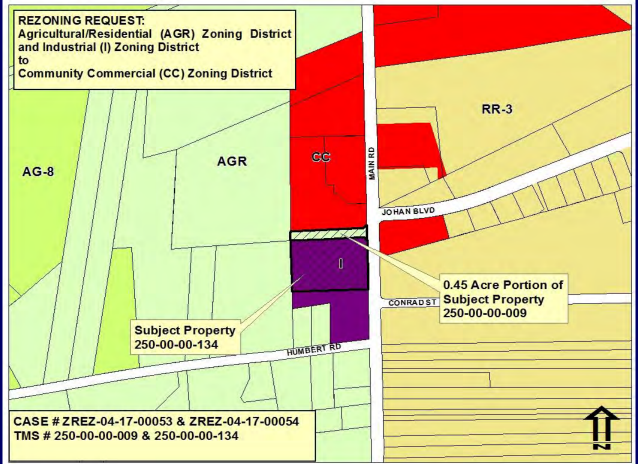
936 Main Road (TMS 250-00-009)

- This parcel was originally designated Agricultural Preservation (AG-8) Zoning District, however, was identified for inclusion in a 'Settlement Area' in the Charleston County Settlement Area Study of 2001, as it met the criteria of being: a parcel size 30 acres or less; zoned AG-8; and had the spatial characteristics of other existing Agricultural/Residential (AGR) Zoning Districts in the agricultural area. In this regard, it was designated AGR in the 2001 Zoning and Land Development Regulations Ordinance (ZLDR).
- A Zoning Map Amendment Request Application, 3424-C, was submitted on April 4, 2007 requesting to rezone the whole of the property from AGR to Community Commercial (CC). This request was considered at the Planning Commission Meeting of May 14, 2007, where staff noted that the Comprehensive Plan in place at the time recommended this parcel to remain Agricultural Residential and as such, the request was not consistent with the Comprehensive Plan Future Land Use. After discussion at the meeting, the applicant elected to withdraw the Zoning Map Amendment Request Application.





Area Description



With regard to TMS 250-00-009, adjacent properties to the north, west and south are zoned AGR and are either undeveloped, contain a warehouse facility, contain mobile homes or single family residences, or contain various outbuildings. Adjacent properties to the east and south east are zoned either CC or I and contain a self-storage facility, cabinet maker and a U-Haul center.

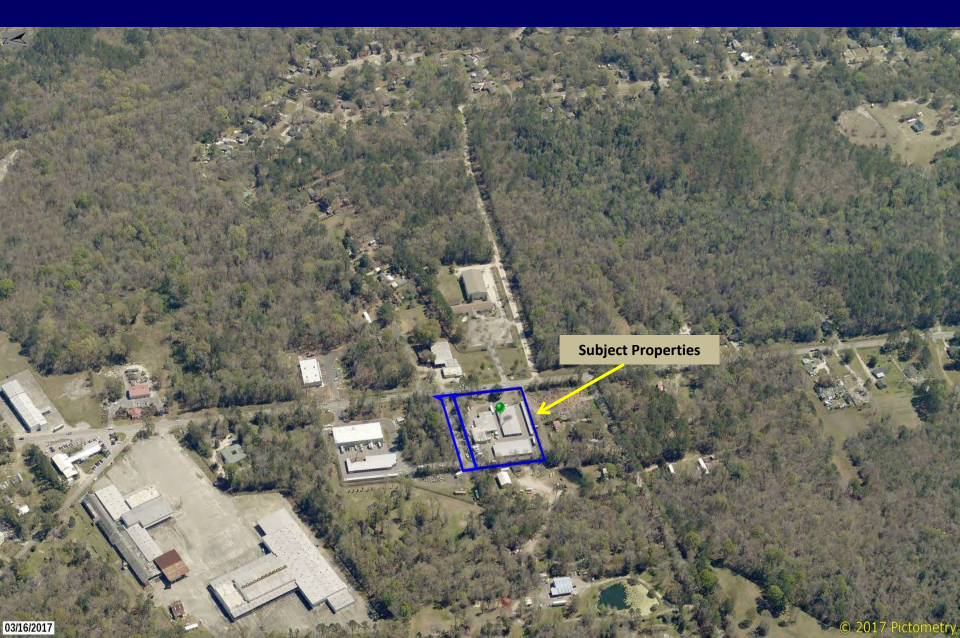
With regard to TMS 250-00-00-134, adjacent properties to the west and north are zoned either AGR or CC and are either undeveloped, contain mobile homes or various outbuildings, or contain a U-Haul center. The adjacent property to the south is zoned I and is undeveloped.

Further up and down Main Road, and across the road from the two properties on Main Road, there is a mixture of zones including CC, RR-3 and AGR, and a mixture of land uses including single family residences, mobile homes, a church, a sheet metal industrial use, and undeveloped land.

Subject Parcels to the North



Subject Parcels to the East



ZREZ-04-17-00053 and ZREZ-04-17-00054



1 – Subject Property (TMS 250-00-00-009)

2 – Subject Property (TMS 250-00-00-134)



ZREZ-04-17-00053 and ZREZ-04-17-00054



5 – Adjacent Property

6 – Adjacent Property



Typical Allowed Uses

Agricultural/Residential (AGR)

- Density: 1 unit/acre
- Single-Family Detached
- Horticultural Production
- Crop Production
- Agricultural Sales or Service
- Fishing or Hunting Guide Services
- Family Day Care Home
- Manufactured Housing Unit
- School, Primary
- Libraries or archives
- Museums
- Community recreation

Community Commercial (CC)

- Density: 12 units/acre
- Multi-Family
- Day care services
- Health care services
- Community recreation
- Financial services
- Catering service
- Offices
- Special trade contractors
- Retail services
- Retail or personal services
- Wholesale sales
- Self-Service Storage

Typical Allowed Uses

Industrial (I)

- Density: 1 unit/lot of record
- Medical office or outpatient clinic
- College or university
- Personal improvement education
- Community recreation
- Office/warehouse complex
- Self-service storage/mini warehouse
- Heavy construction services or general contractors
- Landscaping and horticultural services
- Food or related products manufacturing

Community Commercial (CC)

- Density: 12 units/acre
- Multi-Family
- Day care services
- Health care services
- Community recreation
- Financial services
- Self-service storage/mini warehouse
- Offices
- Special trade contractors
- Retail services
- Retail or personal services
- Wholesale sales

Typical Allowed Uses – For information Only

Rural Commercial (CR)

- Density: 1 unit/lot of record
- Adult day care facilities
- Medical office
- Self-service storage/mini warehouse
- Community recreation
- Landscaping and horticultural services
- Construction tools or equipment rental
- Vehicle rental or leasing
- Consumer goods rental centers

It is noted that many uses in the CR Zoning District are conditional, usually with building size limitations to them.

Community Commercial (CC)

- Density: 12 units/acre
- Multi-Family
- Day care services
- Health care services
- Community recreation
- Financial services
- Self-service storage/mini warehouse
- Offices
- Special trade contractors
- Retail services
- Retail or personal services
- Wholesale sales

<u>Approval Criteria—Section 3.4.6</u>

According to Section 3.4.6 of the *Zoning and Land Development Regulations Ordinance (ZLDR),* zoning map amendments may be approved by County Council only if the proposed amendment meets one or more of the following criteria:

A. The proposed amendment is consistent with the *Comprehensive Plan* and the stated purposes of this *Ordinance; Staff* response: The Charleston County Comprehensive Plan (the Plan) recommends Agricultural Residential future land use for 936 Main Road (TMS 250-00-009) and Rural Commercial future land use for 950 Main Road (TMS 250-00-009).

The Agricultural Residential future land use is reserved for "...rural residential Settlement Areas that have been subdivided into small properties. Proposed densities generally range from one dwelling per acre to one dwelling per five acres...uses include residential development, agriculture, and other uses necessary to support the viability of agriculture." (Chapter 3.1, Section 3.1.7 Future Land Use Recommendations, p.g.34). The Rural Commercial future land use "... is limited to retail and service uses that serve the residential population and agricultural activities, provide employment opportunities, and do not negatively impact the surrounding community." (Chapter 3.1, Section 3.1.7 Future Land Use Recommendations, p.g.35).

While the granting of this request would prohibit the industrial land uses that are currently allowed on TMS 250-00-00-134, the proposed Community Commercial (CC) Zoning District is not identified as implementing the Agricultural Residential future land use or the Rural Commercial future land use in the Zoning and Land Development Regulations Ordinance (ZLDR). Furthermore, the Community Commercial Zoning District allows a wide range of commercial uses that are inconsistent with the intent of the Agricultural Residential future land use recommendation and the Rural Commercial future land use recommendation, such as multi-family housing, hotels or motels, commercial or industrial machinery leasing, warehouse clubs or superstores, vehicle sales, etc. It should also be noted that the Rural Commercial (CR) Zoning District allows self-storage facilities subject to conditions, and these uses are allowed by-right in the CC and I Zoning Districts.

Approval Criteria—Section 3.4.6(cont'd)

- B. The proposed amendment will allow development that is compatible with existing uses, recommended density, established dimensional standards, and zoning of nearby properties that will benefit the public good while avoiding an arbitrary change that primarily benefits a singular or solitary interest; Staff response: While the requested zoning district is consistent with the zoning of properties in the immediate area, it allows more intense uses than the future land uses recommended by the Plan. Furthermore, the CC Zoning District allows a much higher residential density (12 dwelling units/acre) than the surrounding RR-3 Zoning District (1 dwelling unit/3 acres) and the AGR Zoning District (1 dwelling unit/acre), and there is no height limit for buildings in the CC Zoning District.
- C. The proposed amendment corrects a zoning map error or inconsistency; *Staff response:* Not applicable.
- D. The proposed amendment addresses events, trends, or facts that have significantly changed the character or condition of an area.

Staff response: As growth continues to occur on Johns Island, the Main Road corridor will require additional study, as noted in the Annual Work Program of the Comprehensive Plan Five-Year Review, to understand the events, trends, existing land uses, and future land use recommendations and to ensure development along the corridor is appropriate and consistent with adjacent jurisdictions. The requested zoning changes may not be appropriate, as the corridor study has not been completed yet.

STAFF RECOMMENDATION:

Disapproval

The zoning map amendment requests do not meet one or more of the above stated criteria.

Recommendation

• The zoning map amendment requests do not meet one or more of the above stated criteria.

STAFF RECOMMENDATION: Disapproval

PLANNING COMMISSION RECOMMENDATION: Approval (Vote: 6-2, with 1 absent)

Notifications

- May 26, 2017
 - 228 notifications were sent to owners of property located within 300 feet of the boundaries of the subject parcels and individuals on the Johns Island Interested Parties List.
 - Requests advertised in the Post & Courier
- June 30, 2017
 - 228 notifications were sent to owners of property located within 300 feet of the boundaries of the subject parcels and individuals on the Johns Island Interested Parties List.
 - Requests advertised in the Post & Courier.
 - Notification of the Public Hearing posted on the property.

Charleston County Zoning Map Amendment Requests

Public Hearing – July 18, 2017 Planning/Public Works Committee – August 17, 2017

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Zoning Map Amendment Request ZREZ-04-17-00055

Planning Commission: June 12, 2017

CASE INFORMATION

Location: 2729 Bohicket Road (Johns Island Area)

Parcel Identification: 256-00-00-046

Council District: 8

Property Size: 2.0 acres

<u>Application:</u> Request to rezone from Planned Development (PD-72, Rashford Property) Zoning District to Planned Development (PD-158, Frattone Property) Zoning District to expand the list of allowed uses to those consistent with the Rural Commercial zoning district.

Zoning History:

In April 1997, an application was submitted to rezone the subject property from Agricultural General (AG) Zoning District to Community Shopping (CC) Zoning District. This application was withdrawn after the Planning Commission meeting.

In January 1999, County Council approved a request to rezone the subject property from Agricultural General (AG) Zoning District to Planned Development (PD-72, Rashford Property) Zoning District to allow for a convenience/general store with fuel service islands and accessory eating area and store manager's office (no on-premise consumption of alcohol was permitted). When PD-72 was approved, the site contained an existing legal non-conforming gas station and general store. PD-72 allowed for the expansion of the convenience store; however, the store was never expanded and eventually closed.

In December 2016, an application was made to request to rezone the property from PD-72 to PD-158 to expand the allowable uses to those consistent with the Rural Commercial zoning district. County Council disapproved this request on April 6, 2017. When casting their vote of disapproval, they also voted to waive the one-year time limit for application resubmittal. County Council encouraged the applicant to work with citizens in opposition to the request to narrow the list of allowed land uses.

The applicant submitted revised PD guidelines on April 28, 2017, and an overview of the requested PD guidelines is provided below. In revising the requested PD guidelines, the applicant has added Local Contractors and Landscaping and Horticultural Services to the list of allowable land uses and disallowed the following land uses: Special Events; Banks; Restaurants; Drug Stores or Pharmacies; Electronics, Appliance, or Related Products Stores; Automated Bank/Teller Machines; and Microbreweries. The applicant also added sign requirements, limiting the development to one sign along Bohicket Road and directional signage only along Partnership Lane. Sign illumination requirements were also included, and internal illumination is prohibited.

<u>Adjacent Zoning:</u> Adjacent properties are zoned Agricultural/Residential (AGR) or Agricultural Preservation (AG-8) and contain residential uses.

Overview of Requested PD Guidelines:

The applicant is requesting to rezone from Planned Development (PD-72, Rashford Property) Zoning District to Planned Development (PD-158, Frattone Property) Zoning District to expand the list of allowed uses to those consistent with the Rural Commercial zoning district. Specifically, PD-158 requests the following:

- The allowed land uses are similar to those allowed in the Rural Commercial Zoning District, including convenience stores, banks, financial services, offices, consumer goods rental service, consumer repair service, hardware store, garden supplies center, food sales, liquor, beer, or wine sales, clothing and related products store, printing services, florist, furniture store, postal/mailing service, gasoline service station, drycleaner and dry-cleaning services, personal improvement services, building/dwelling services, furniture manufacturing, wood products manufacturing, local contractors, and landscaping and horticultural services. The majority of the allowed uses are subject to conditions, which in many cases limit the size or impact of the use. Liquor, beer, or wine sales is only allowed by Special Exception. Residential land uses are not allowed.
- The proposed curb cuts are located on Bohicket Road (SCDOT-maintained) and Partnership Lane (private road). If Partnership Lane is used as access, the PD requires that it be improved to a County standard determined by the Charleston County Public Works Director based on the proposed use.
- The setbacks are consistent with the Rural Commercial (CR) Zoning District; however, they have increased the rear setback from 25 feet to 30 feet for consistency with the adjacent Agricultural/Residential (AGR) Zoning District.
- The maximum building cover is 40% of the lot (34,500 square feet) with a maximum of two buildings.
- Compliance with landscaping and buffer requirements of ZLDR Chapter 9.
- Compliance with architectural guidelines of ZLDR Chapter 9; however, flexibility regarding building orientation has been included to allow the buildings to be located away from the front corner of the property.
- Signage is limited to one free standing monument style sign along Bohicket Road and directional signage along Partnership Lane. Internal illumination is prohibited. Wall signs and any other signs must comply with ZLDR Article 9.11.
- Parking and tree protection in compliance with ZLDR Chapter 9; however, flexibility regarding the parking design has been included to allow parking to be located in front of the buildings.

<u>Municipalities Notified/Response</u>: The City of Charleston, Town of Seabrook Island, and Town of Kiawah Island were notified of the request and have not responded.

STAFF RECOMMENDATION

According to Section §4.23.9 E (9) of the *Zoning and Land Development Regulations Ordinance* (*ZLDR*), applications for PD Development Plans may be approved only if County Council determines that the following criteria are met:

- **A.** The PD Development Plan complies with the standards contained in this Article; Staff response: The proposed Planned Development Zoning District complies with the standards contained in ZLDR Article 4.23.
- B. The development is consistent with the intent of the *Comprehensive Plan* and other adopted policy documents; and

Staff response: A gas station and convenience store were established on the subject property prior to the enactment of zoning regulations by Charleston County. Therefore, these uses were considered legal non-conforming until the property was rezoned from the Agricultural General (AG) Zoning District to the PD Zoning District (PD-72) in January 1999. PD-72, which was approved prior to the adoption of the County's *Comprehensive Plan* in 1999, allows the gas station and convenience store as by-right uses, permits the convenience store to be expanded, and allows very limited accessory uses. The gas station and convenience store are no longer in business. When the County adopted the *Comprehensive Plan* in April 1999, the subject property was assigned a future land use designation of Rural Agricultural, while surrounding properties were assigned a future land use designation of Agricultural Residential. The uses allowed by PD-72 (gas station and convenience store) are not

consistent with this future land use recommendation. During the Ten-Year Update of the Plan in 2008, all properties in the PD Zoning District, including the subject property, were assigned a future land use designation of Planned Development. The requested PD guidelines allow the convenience store/gas station and a variety of other commercial uses that are not compatible with the surrounding residential and agricultural uses. Therefore, the request is not consistent with the *Comprehensive Plan*.

C. The County and other agencies will be able to provide necessary public services, facilities, and programs to serve the development proposed, at the time the property is developed.

Staff response: The applicant has provided letters of coordination to demonstrate that the County and other agencies will be able to provide necessary public services, facilities, and programs to serve the proposed development.

Staff recommends disapproval. If the Planning Commission decides to recommend approval, staff suggests the following conditions of approval:

- 1. Page 5, Section IV. Selected Land Uses: Revise to only allow a convenience store, administrative or business office, and professional office.
- 2. Page 9, Section G. Signs: Revise the last sentence in the first paragraph to read, "The following requirements apply to all sign illumination."

PLANNING COMMISSION MEETING: JUNE 12, 2017

<u>Recommendation</u>: Approval with the following conditions (vote: 8 to 0)

- 1. Page 5, Section IV. Selected Land Uses: Revise to only allow a convenience store, administrative or business office, and professional office.
- 2. Page 9, Section G. Signs: Revise the last sentence in the first paragraph to read, "The following requirements apply to all sign illumination."

Speakers: One person spoke in support of the application, and no one spoke in opposition.

Notifications:

A total of 224 notification letters were sent to owners of property located within 300 feet of the boundaries of the subject parcel and individuals on the Johns Island Interested Parties List on May 26, 2017. Additionally, this request was noticed in the *Post & Courier* on May 26, 2017.

PUBLIC HEARING: JULY 18, 2017

Notifications:

A total of 224 notification letters were sent to owners of property located within 300 feet of the boundaries of the subject parcel and individuals on the Johns Island Interested Parties List on June 30, 2017. Additionally, this request was noticed in the *Post & Courier* and a sign was posted on the property on June 30, 2017.

Charleston County Zoning Map Amendment Request

Public Hearing – July 18, 2017 Planning & Public Works Committee – August 17, 2017

Case ZREZ-04-17-00055

- Johns Island: 2729 Bohicket Road
- Parcel I.D.: 256-00-00-046
- Request to rezone from Planned Development (PD-72, Rashford Property) Zoning District to Planned Development (PD-158, Frattone Property) Zoning District to expand the list of allowed uses to those consistent with the Rural Commercial zoning district.
- Applicant: SeamonWhiteside+Associates, Inc 501 Wando Park Blvd, Ste. 200 Mount Pleasant, SC 29464
 Owner: Paul and Sandra Frattone Family Trust 3 Hillside Drive Las Flores, CA 92688
- Property Size: 2.0 acres
- Council District: 8

Zoning History

 April 1997: An application was submitted to rezone from Agricultural General (AG) Zoning District to Community Shopping (CC) Zoning District.

- This application was withdrawn after the Planning Commission meeting.

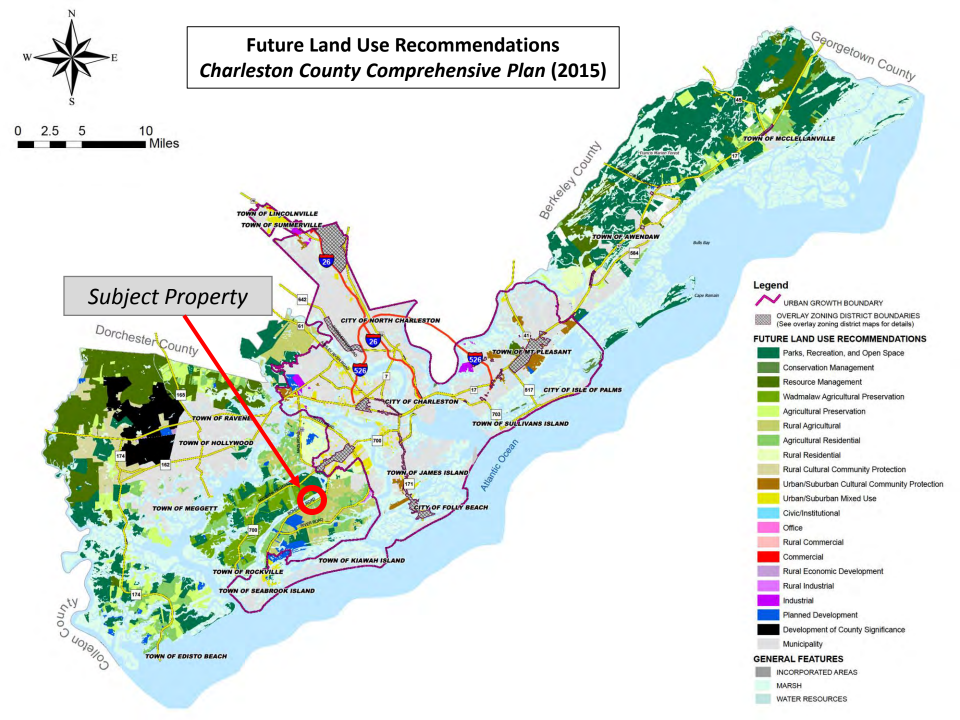
- January 1999: County Council approved a request to rezone the property from Agricultural General (AG) Zoning District to Planned Development (PD-72, Rashford Property) Zoning District.
 - PD-72 allows for a convenience/general store with fuel service islands and accessory eating area and store manager's office (no on-premise consumption of alcohol was permitted).
 - When PD-72 was approved, the site contained an existing legal non-conforming gas station and general store. PD-72 allowed for the expansion of the convenience store; however, the store was never expanded and eventually closed.

Zoning History

- December 2016: An application was made to request to rezone the property from PD-72 to PD-158 to expand the allowable uses to those consistent with the Rural Commercial zoning district.
 - Staff recommended disapproval.
 - Planning Commission recommended approval with conditions.
- April 6, 2017: County Council disapproved this request and also voted to waive the one-year time limit for application resubmittal.
 - County Council encouraged the applicant to work with citizens in opposition to the request to narrow the list of allowed land uses.

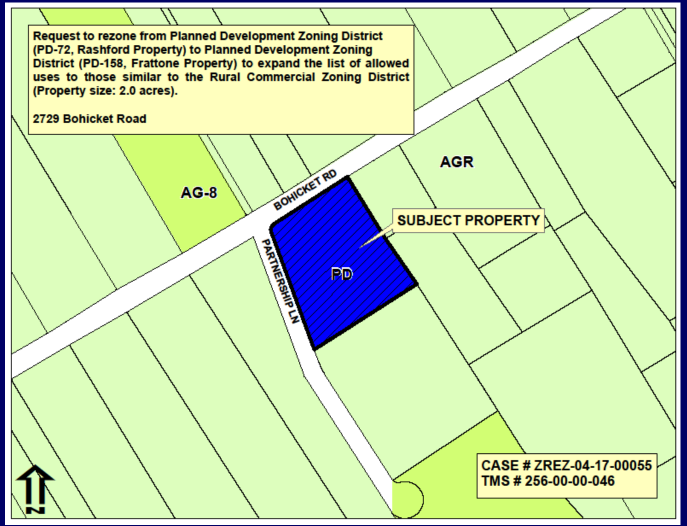
Zoning History

- April 28, 2017: The applicant submitted revised PD guidelines, which included the following changes:
 - Added Local Contractors and Landscaping and Horticultural Services to the list of allowable land uses
 - Removed the following land uses: Special Events; Banks; Restaurants; Drug Stores or Pharmacies; Electronics, Appliance, or Related Products Stores; Automated Bank/Teller Machines; and Microbreweries
 - Added sign requirements, limiting the development to one sign along Bohicket Road and directional signage only along Partnership Lane. Sign illumination requirements were also included, and internal illumination is prohibited.





Area Description



The subject property is zoned PD-72, which allows for a convenience store/gas station and accessory uses. Currently, the property contains a vacant gas station/general store. Adjacent properties are zoned Agricultural/Residential (AGR) or Agricultural Preservation (AG-8) and contain residential uses.

Subject Parcel to the North



Subject Parcel to the West



Photos



2 – Subject Property



1 – Subject Property

Photos



3 – Adjacent Property

4 – Adjacent Property



Photos



5 – Adjacent Property

6 – Partnership Lane



7 – Bohicket Road



ZREZ-04-17-00055 Requested PD Guidelines

- The allowed land uses are similar to those allowed in the Rural Commercial Zoning District, including convenience stores, banks, financial services, offices, consumer goods rental service, consumer repair service, hardware store, garden supplies center, food sales, liquor, beer, or wine sales, clothing and related products store, printing services, florist, furniture store, postal/mailing service, gasoline service station, drycleaner and dry-cleaning services, personal improvement services, building/dwelling services, furniture manufacturing, wood products manufacturing, local contractors, and landscaping and horticultural services.
 - The majority of the allowed uses are subject to conditions, which in many cases limit the size or impact of the use.
 - Liquor, beer, or wine sales is only allowed by Special Exception.
 - Residential land uses are not allowed.

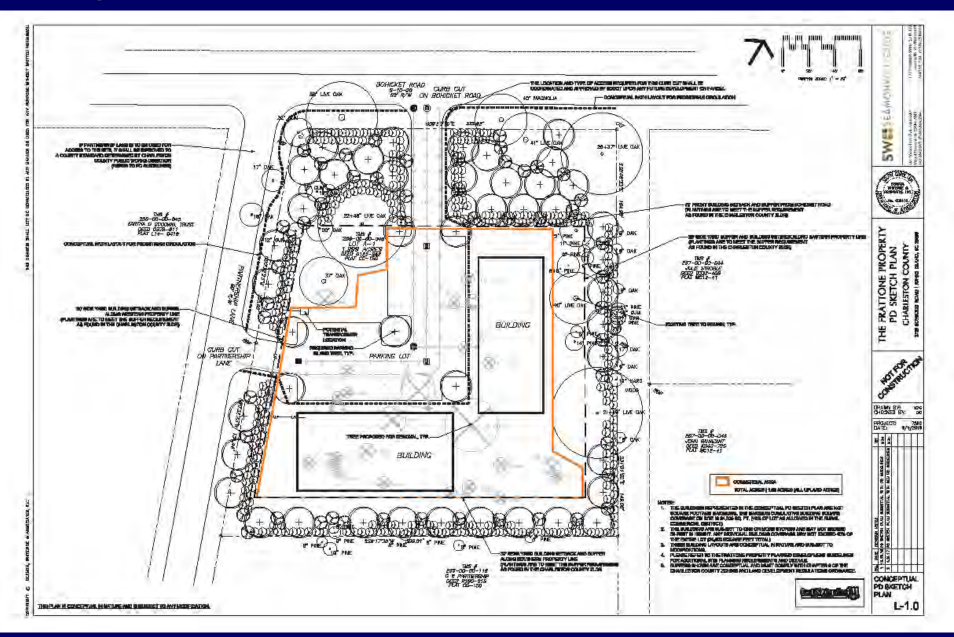
ZREZ-04-17-00055 Requested PD Guidelines (cont'd)

- The proposed curb cuts are located on Bohicket Road (SCDOTmaintained) and Partnership Lane (private road). If Partnership Lane is used as access, the PD requires that it be improved to a County standard determined by the Charleston County Public Works Director based on the proposed use.
- The setbacks are consistent with the Rural Commercial (CR) Zoning District.
 - Increased rear setback from 25 feet to 30 feet for consistency with the adjacent Agricultural/Residential (AGR) Zoning District.
- The maximum building cover is 40% of the lot (34,500 square feet) with a maximum of two buildings.

ZREZ-04-17-00055 Requested PD Guidelines (cont'd)

- Compliance with landscaping and buffer requirements of ZLDR Chapter 9.
- Compliance with architectural guidelines of ZLDR Chapter 9; however, flexibility regarding building orientation has been included to allow the buildings to be located away from the front corner of the property.
- Signage is limited to one free standing monument style sign along Bohicket Road and directional signage along Partnership Lane. Internal illumination is prohibited. Wall signs and any other signs must comply with ZLDR Article 9.11.
- Parking and tree protection in compliance with ZLDR Chapter 9; however, flexibility regarding the parking design has been included to allow parking to be located in front of the buildings.

Proposed Sketch Plan



Architectural Examples



EXISTING CONDITIONS ON SITE - ABANDONED BUILDING, OVERGROWN VEGETATION, ETC.



ARCHITECTURAL INSPIRATIONS









FUTURE LAND USE ZONING

Note: The Charleston Courty makes mery effort possible to produce the roost accurate information. The layers contained is the may service and for information paraposes only. The Charlenton County makes no warrandy, regress or indiplet, nor any guaranty as to the context, leaguest, accuracy, termines or complement and any of the information provided. The Courty existing all representations and warrants. The reader agrees to tools humitian the Charleston County for any cause of action and onto acculated with any causes of action which may rise as a consequence of the County provide the information.



lutter Charlester County 50 Date: 8/4/2016

ARCHITECTURAL INSPIRATIONS



Approval Criteria and Staff Recommendation

According to Section §4.23.9 E (9) of the *Zoning and Land Development Regulations Ordinance (ZLDR)*, applications for PD Development Plans may be approved only if County Council determines that the following criteria are met:

- A. The PD Development Plan complies with the standards contained in this Article; Staff response: The proposed Planned Development Zoning District complies with the standards contained in ZLDR Article 4.23.
- B. The development is consistent with the intent of the *Comprehensive Plan* and other adopted policy documents; and

Staff response: A gas station and convenience store were established on the subject property prior to the enactment of zoning regulations by Charleston County. Therefore, these uses were considered legal non-conforming until the property was rezoned from the Agricultural General (AG) Zoning District to the PD Zoning District (PD-72) in January 1999. PD-72, which was approved prior to the adoption of the County's Comprehensive Plan in 1999, allows the gas station and convenience store as by-right uses, permits the convenience store to be expanded, and allows very limited accessory uses. The gas station and convenience store are no longer in business. When the *County adopted the Comprehensive Plan in April 1999, the subject property was assigned a future* land use designation of Rural Agricultural, while surrounding properties were assigned a future land use designation of Agricultural Residential. The uses allowed by PD-72 (gas station and convenience store) are not consistent with this future land use recommendation. During the Ten-Year Update of the Plan in 2008, all properties in the PD Zoning District, including the subject property, were assigned a future land use designation of Planned Development. The requested PD quidelines allow the convenience store/gas station and a variety of other commercial uses that are not compatible with the surrounding residential and agricultural uses. Therefore, the request is not consistent with the Comprehensive Plan.

Approval Criteria and Staff Recommendation

According to Section §4.23.9 E (9) of the *Zoning and Land Development Regulations Ordinance (ZLDR)*, applications for PD Development Plans may be approved only if County Council determines that the following criteria are met:

C. The County and other agencies will be able to provide necessary public services, facilities, and programs to serve the development proposed, at the time the property is developed. Staff response: The applicant has provided letters of coordination to demonstrate that the County and other agencies will be able to provide necessary public services, facilities, and programs to serve the proposed development.

STAFF RECOMMENDATION: Disapproval

PLANNING COMMISSION RECOMMENDATION: Approval with Conditions (vote: 8-0)

Recommended conditions of approval:

- 1. Page 5, Section IV. Selected Land Uses: Revise to only allow a convenience store, administrative or business office, and professional office.
- 2. Page 9, Section G. Signs: Revise the last sentence in the first paragraph to read, "The following requirements apply to all sign illumination."

Notifications

 224 notifications were sent to owners of property located within 300 feet of the boundaries of the subject parcel and individuals on the Johns Island Interested Parties List on May 26, 2017 and June 30, 2017

 Request advertised in the *Post & Courier* on May 26, 2017 and June 30, 2017

• Sign posted on the property on June 30, 2017

Charleston County Zoning Map Amendment Request

Public Hearing – July 18, 2017 Planning & Public Works Committee – August 17, 2017

CASE ZREZ	PROP PD	ERTY IN	PD		58 PD -			Zoning/Planning Department Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive North Charleston, SC 29405 (843) 202-7200 1-800-524-7832 Fax: (843) 202-7222
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PLANNED DEVELOPMENT GUIDELINES



Applicant/Owner: Paul Frattone

Prepared By: Seamon, Whiteside & Associates, Inc. 501 Wando Park Boulevard, Suite 200 Mt. Pleasant, SC 29464 (843) 884-1667 SW+ Project No. 7260

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Planned Development Guidelines The Frattone Property PD April 28, 2017

PLANNED DEVELOPMENT ZONING DISTRICT MASTER PLAN REQUIREMENT CHARLESTON COUNTY

RELATIONSHIP TO THE CHARLESTON COUNTY ZONING AND LAND DEVELOPMENT REGULATIONS ORDINANCE (ZLDR)

The Planned Development Guidelines and Land Use Standards for The Frattone Property Planned Development (PD), attached hereto and made a part hereof, are part of the PD rezoning application submitted in accordance with the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). The Charleston County Zoning and Land Development Regulations Ordinance (ZLDR) (Chapters 4, 6, 8, 9, and 12) are incorporated herein by reference, except as amended herein these Planned Development Guidelines.

No person shall erect or alter any building, structure, or sign on any tract of land or use any tract of land within The Frattone Property PD except in conformance with these guidelines and regulations. Unless modified herein, definitions of terms used in The Frattone Property Planned Development Guidelines shall follow definitions listed in the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR), as amended from time to time. Administration and enforcement of the adopted The Frattone Property Planned Development Guidelines shall follow the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). Items not specifically addressed within this Planned Development Guidelines shall comply with the Charleston County Zoning and Land Development Regulations (ZLDR).

The Frattone Property Planned Development Guidelines were approved by Charleston County on

_____, Ordinance Number ______.

I. Statement of Objectives

The Frattone Property Planned Development is intended to meet the criteria listed in Chapter 4, Article 4.23, of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). The objectives of these PD Guidelines are to create flexibility within the existing zoning, Rashford Property Planned Development, by allowing additional land uses that would promote economic opportunity by serving the surrounding residential population and agricultural/commercial uses, and maintain the natural aesthetic and character for the scenic Bohicket Road corridor and Johns Island. This Planned Development is guided by the *Charleston County Comprehensive Plan* and will promote beneficial economic development impacts desirable to both Johns Island residents and commercial businesses.

II. Intent and Results

Originally adopted in 1999, The Rashford Property PD allowed the subject lot to have a primary use of a Convenience/General Store with Fuel Service Islands as well as accessory use which will be an Eating Area (no on premise consumption of alcohol) and a Store Manager's Office. Since the adoption of the previous Planned Development, Charleston County has revised their Comprehensive Plan and Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). The Frattone Property PD is intended to establish a modest expansion to the existing Rashford Property PD through selected land uses, as outlined in these Planned Development Guidelines, while complying with the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). For matters not addressed by these PD guidelines, the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). For matters not addressed by these PD guidelines, the Charleston County Zoning and Land Development Regulations Ordinance standards in effect at the time of application submittal (Chapters 4, 6, 8, 9, and 12 are included as an appendix) shall apply. By maintaining the existing grand trees on site, the future development of The Frattone Property PD shall be constructed with quality design and be environmental sensitive to the natural character of the parcel and the scenic road corridor along Bohicket Road. The result of these Planned Development Guidelines is to plan a resourceful, economical, and innovative future development in this area of Johns Island that would benefit the residential community while being environmentally aware of the natural character of Johns Island.

III. Site Information

The PD parcel can be found on the Charleston County Tax Map, identified as TMS# 256-00-00-046, located within Charleston County at 2729 Bohicket Road on Johns Island, South Carolina 29455 and approximately 4 miles from the intersection of Maybank Highway and Bohicket Road. The existing lot consists of a total of 1.99 acres, all upland land, with no wetlands or water features existing on site. The parcel is currently owned by Paul Frattone. Bohicket Road bounds the north side with Partnership Lane along the west perimeter of the site. To the east and south sides of the parcel are Agricultural Residential uses. The property currently includes the vacant Island Grocery (approximately 4,000 square feet), a former gasoline service station and convenient/general store. The existing buildings will be removed as they are not

intended to be reused or renovation for any future development. The gas tanks have been removed from the site with proper permits and approvals.

A. Survey

A recorded tree survey and boundary survey plat is included in the appendices of this document and matches the property boundaries as they currently exists. The tree survey was completed on January 20, 2016. The boundary survey, dated October 13, 1997, will need to be updated prior to any future Preliminary Plat submittal.

IV. Selected Land Uses

The following land uses shall be considered Conditional (C) Land Use Designations, unless otherwise noted as Allowable (A) or Special Exception (S), within these Planned Development Guidelines and must comply with those conditions written in the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).

Land Use Designations	PD Designation	Conditions
Convenience Stores	A	
Financial Services	C	Sec. 6.4.33
Administrative or Business Office, including Bookkeeping Services, Couriers, Insurance Offices, Personnel Offices, Real Estate Services, Secretarial Services or Travel Arrangement Services	C	Sec. 6.435
Professional Office, including Accounting, Tax Preparation, Architectural, Engineering, or Legal Services	C	Sec. 6.4.35
Consumer Goods Rental Service, including Electronics, Appliances, Formal Wear, Costume, Video or Disc., Home Health Equipment, Recreational Goods, or other Household Items	С	Sec. 6.4.38
Repair Service, Consumer, including Appliance, Shoe, Watch, Furniture, Jewelry, or Musical Instrument Repair Shops	С	Sec. 6.4.40
Hardware Stores	С	Sec. 6.4.42
Garden Supplies Centers	С	Sec. 6.4.42
Food Sales, including Grocery Stores, Meat Markets or Butchers, Retail Bakeries or Candy Shops	С	Sec. 6.4.43
Liquor, Beer, or Wine Sales	S	
Clothing, Piece Goods, Shoes, Jewelry, Luggage, Leather Good or Related Products Store	С	Sec. 6.4.44
Duplicating or Quick Printing Services	C	Sec. 6.4.44
Florist	C	Sec. 6.4.44
Furniture, Cabinet, Home Furnishings or Related Products Store	C	Sec. 6.4.44
Private Postal or Mailing Service	C	Sec. 6.4.44
Service Stations, Gasoline (with or without convenience stores)	C	Sec. 6.4.45

Planned Development Guidelines The Frattone Property PD April 28, 2017

Drycleaners or Coin-Operated Laundries	С	Sec. 6.4.46
Drycleaning or Laundry Pick-up Service Stations	С	Sec. 6.4.46
Personal Improvement Service, including Dance Studios, Health or	С	
Physical Fitness Studios, Photography Studios, or Reducing Studios		Sec. 6.4.47
Services to Buildings or Dwellings, including Carpet or Upholstery	С	
Cleaning, Exterminating, or Janitorial services		Sec. 6.4.48
Furniture, Cabinets or Related Products Manufacturing	С	Sec. 6.4.57
Wood Products Manufacturing	С	Sec. 6.4.57
Local Contractors (Carpentry, Drywall, Plastering, Acoustical, Electrical, Masonry, Painting or Wall Covering, Plumbing, Heating or Air- Conditioning, Roofing, Siding or Sheet Metal, Tile, Marble, or Related Materials)	С	Sec. 6.4.36
Landscaping & Horticultural Services	С	Sec. 6.4.48

V. Impact Assessment/Analysis

Potable water shall be coordinated and serviced by St. John's Water Company, Inc. as reference in the Letters of Coordination found in Appendix H of these guidelines. Wastewater disposal shall be coordinated with South Carolina Department of Health and Environmental Control (SDHEC) and be serviced through a septic system shall be approval by SDHEC. Electrical utilities shall be serviced by Berkeley Electric. Bohicket Road will continue to be owned and maintained by South Carolina Department of Transportation. Partnership Lane was approved for a second access curb cut in 1999 Rashford Property PD (PD-72), under the ownership of Allan Rashford (See Appendix F). Partnership Lane will continue to be maintained by the owner, during any future development on the subject parcel. The parcel is currently under the jurisdiction of the Charleston County Sheriff's Office, the St. John's Fire District, and Charleston County Emergency Services. Please refer to the Appendix H, Letters of Coordination, regarding all necessary utility and infrastructure connection coordination and additional services needed for the PD parcel.

The maximums for daily trips per day to access the site shall be found in Appendix F, ITE Trip Generation Manual. The maximum trip generated numbers are preliminary and highlight the highest and best uses for the site, an office complex and a convenience store as the two subject buildings. Future traffic studies will be completed in compliance with Chapter 9 of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).

VI. Development Standards

A. Access

Bohicket Road shall continue to be owned and maintained by the South Carolina Department of Transportation (SCDOT Road # S-20). The location and type of access required along Bohicket Road shall be based on the proposed uses and be coordinated and approved by SCDOT. A SCDOT

encroachment permit shall be required for any curb cut or improvement affecting Bohicket Road right-of-way. For general pedestrian circulation and to meet ADA requirements, an ADA-compliant path shall be constructed from the right-of-way along Bohicket Road to the buildings and along the property frontage. Partnership Lane is a private right-of-way and owned by Allan Rashford. If Partnership Lane is used for access to the site, Partnership Lane shall be improved to a County standard determined by Charleston County Public Works Director based on the proposed use at the time of subsequent land development application submittal. See Appendix F for legal documentation for the curb cut for Partnership Lane and Appendix H for SCDOT Letter of Coordination.

B. Compliance with the ZLDR

Any matters not addressed throughout these Planned Development Guidelines shall reference the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR) regulations (Chapters 4, 6, 8, 9, and 12) in effect at the time of subsequent application submittal. The provisions of Charleston County Zoning and Land Development Regulations Ordinance (ZLDR) Article 3.10, Variances, shall not apply to the planned development. All major changes to the planned development must be approved by County Council. Tree variances may be granted in accordance with this Article and all other sections of this Ordinance.

These Planned Development Guidelines are consistent with the Charleston County Comprehensive Plan and are intended to provide economic and natural opportunities for the Charleston County and Johns Island areas. The range of proposed allowable land uses shall create economical needs to the surrounding residential community while adding to the natural character of one of Johns Island roadway corridors. Services that are provided by County and/or other agencies will be able to provide necessary public services to serve the proposed planned development as found in Appendix H, Letters of Coordination.

C. Dimensional Standards

I. Building Height, Coverage, Lot Area, Lot Width, Setbacks & Buffers

The following density/intensity and dimensional standards for the future development on this PD parcel are as follows:

Density/Intensity and Dimensional Standards				
Minimum Setbacks	<u>Required</u>			
Front (along Bohicket Road)	75 feet			
Rear Yard (southern property line)	30 feet			
Side Yard (eastern property line)	25 feet			
Side Yard (western property line)	20' feet			
OCRM Critical Line	50 feet			
Minimum Lot Area	40,000 square feet			
Minimum Lot Width	125 feet			
Maximum Building Cover	40% of lot			
Maximum Height	35 feet			

Utilities may encroach if approved through the site plan review process. Fences may be installed within the setbacks and shall be measured from ground level on the higher side of the fence or wall and must comply with the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). Refer to the Conceptual Sketch Plan PD Site Plan, found on Appendix E, in the back of these guidelines.

The maximum building height for any future building shall be 35-foot height as allowed in the Rural Commercial Zoning District of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).. The total building coverage shall be a maximum of 40% of the entire site (34,500 gross square feet total), allowing a maximum number of two buildings, with one or more stories, and a maximum cumulative building coverage of 40%. All landscaping, screening, and buffer requirements shall comply with Article 9.5 of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).

D. Architectural Standards

Any development shall comply with Section 9.6 of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). With regards to the Building Orientation, buildings may be located away from the front corner.

E. Areas Designated for Future Use

All areas designated for future development on this parcel shall remain in a natural state until such time as development permits are approved. Future land uses on the development are conceptually designed as illustrated on the Conceptual PD Sketch Plan, as found in Appendix E of this document.

F. Parking

Parking standards shall meet the minimum requirements found in Article 9.3 of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR). However, the majority of the parking may be located in the front of the buildings due to site constraints and preserving existing grand trees on site.

G. Signs

One free standing monument style sign shall be allowed along Bohicket Road and shall not exceed (10) feet in height and fifty (50) square feet of sign area. Only directional signage shall be allowed on Partnership Lane. All other sign requirements, including requirements for wall signs, shall comply with the requirements contained in Article 9.11 of the ZLDR. Add the following requirements for sign illumination:

- Illumination shall be external only and from a steady stationary light source, shielded and directed solely at the sign. Light sources to illuminate signs shall be shielded as to not cause glare hazardous to pedestrians or vehicle drivers or so as to create a nuisance to adjacent properties. The intensity of light shall not exceed twenty (20) footcandles at any point on the sign face. The color of light sources to illuminate signs shall be white. Signs shall not have light-reflecting backgrounds or letters.
- Illuminated signs located adjacent to any residential area shall be controlled so as not to create excessive glare to properties within adjacent residential areas. Footcandles shall be reduced by one-half the allowable footcandle after hours of operation.
- o Internal illumination shall be prohibited.

Any sign-related items not addressed in these PD Guidelines shall meet the requirements as outlined in Article 9.11 of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).

H. Resource Area

Tree protection, preservation, and replacement shall comply with Article 9.4 of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).

I. Site Lighting

All site lighting shall comply with Article 9.6.4.C. of the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR).

VII. Drainage, Sewer, & Garbage Disposal

A. Storm Drainage

The planned development shall comply with all Charleston County Stormwater Ordinances and South Carolina Department of Health and Environmental Control (SCDHEC) regulatory requirements. For site locations within sensitive drainage basins prone to flooding, additional stormwater design and construction requirements may be required by the Director of Public Works prior to Stormwater permit approval and issuance. Where possible and allowed by permit, the proposed site may connect its stormwater system with existing conveyances as long as the adjacent property owners are in agreement, and a 100 year – 24 hour rain event has been studied downstream to where the site contributes 10% of the watershed. Best Management Practices (BMP's) shall be utilized, installed, and maintained in compliance with applicable approved permits throughout all phases including, but not limited to, site development, construction, and post construction. The Applicant must comply with Charleston County Stormwater Ordinance and SCDHEC regulatory requirements for pre- and post- construction water guality and guantity. Stormwater design, construction, and maintenance shall be in compliance with applicable approved Charleston County Stormwater Permits. Utilization of approved and permitted Low Impact Design (LID) elements is encouraged within a comprehensive site Master Drainage Plan. Storm drainage shall be in conformance with all Charleston County Stormwater Ordinances. Refer to Appendix H, Letters of Coordination, found in the back of these guidelines.

B. Sanitary Sewer

The property currently uses and underground septic tank system and septic field. Public sewerage facilities are currently not in the vicinity of this tract. Coordination with the South Carolina Department of Health and Environmental Control (SCDHEC) is required to ensure safe, permitted on-site wastewater disposal. Additional coordination will be needed on septic system approval. Refer to Appendix H, Letters of Coordination, found in the back of these guidelines.

C. Garbage Disposal

No public garbage collection is currently available. The property will utilize private contract waste disposal.

VIII. Cultural Resources

Please refer to Appendix G, Historical and Architectural Survey, found in the back of this document.

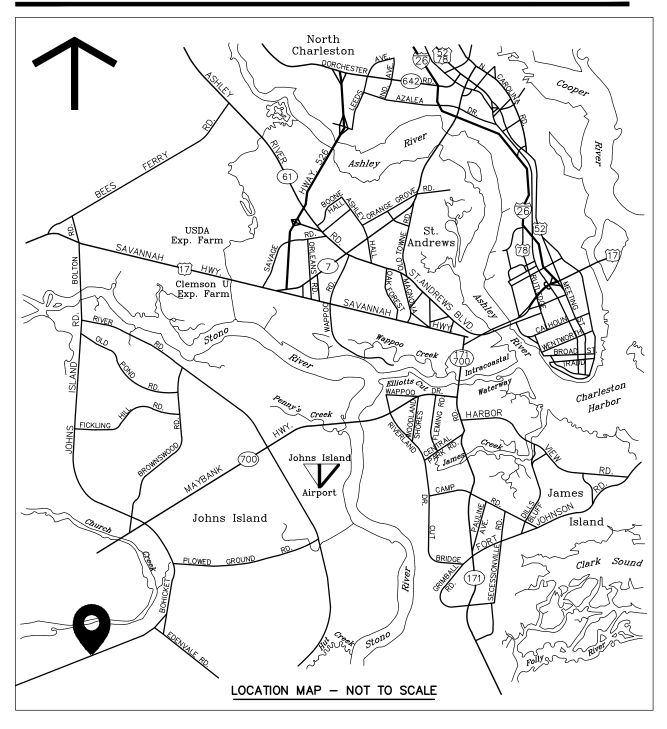
VIX. Appendices

Planned Development Guidelines The Frattone Property PD April 28, 2017

APPENDIX A

Site Location Map & Current Aerial

SITE LOCATION MAP





CURRENT AERIAL LOCATION MAP OF PROPOSED PLANNED DEVELOPMENT SITE

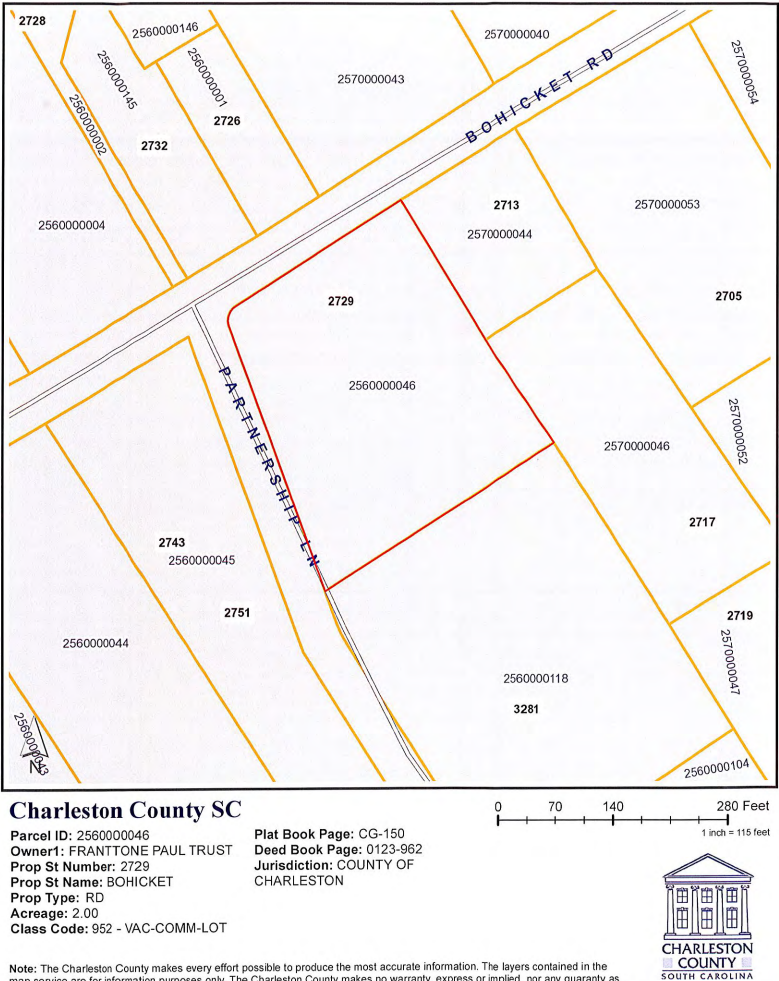


EXISTING ISLAND GROCERY ON PARCEL

Planned Development Guidelines The Frattone Property PD April 28, 2017

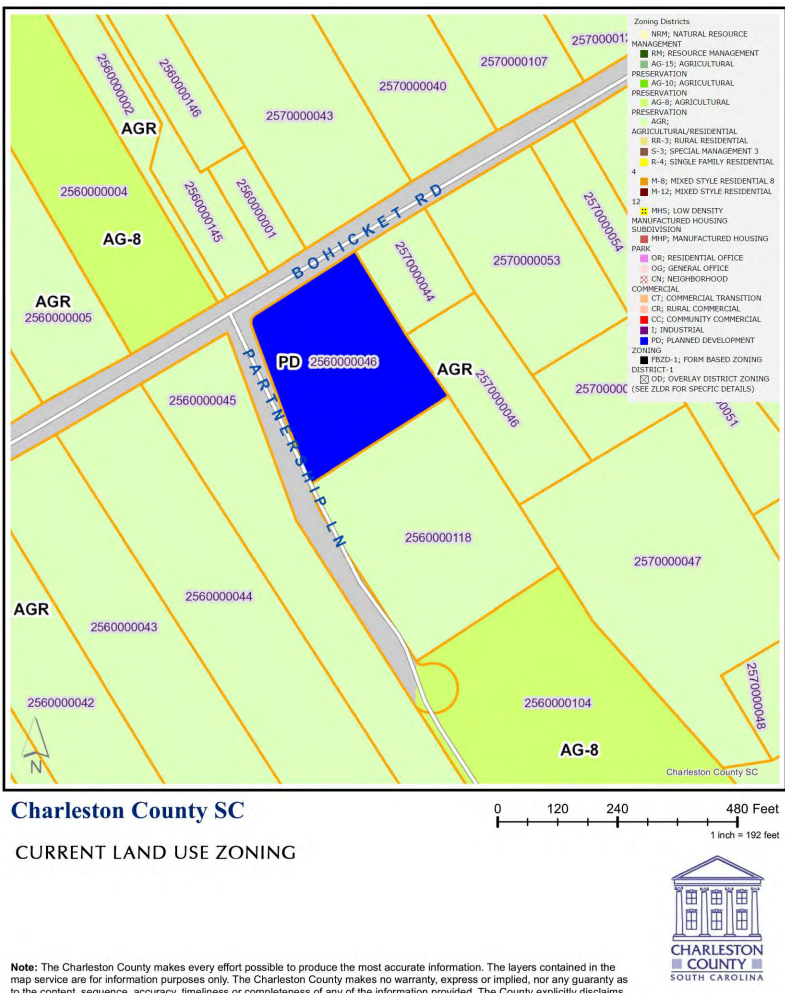
APPENDIX B

Tax Maps, Existing & Future Land Use Maps



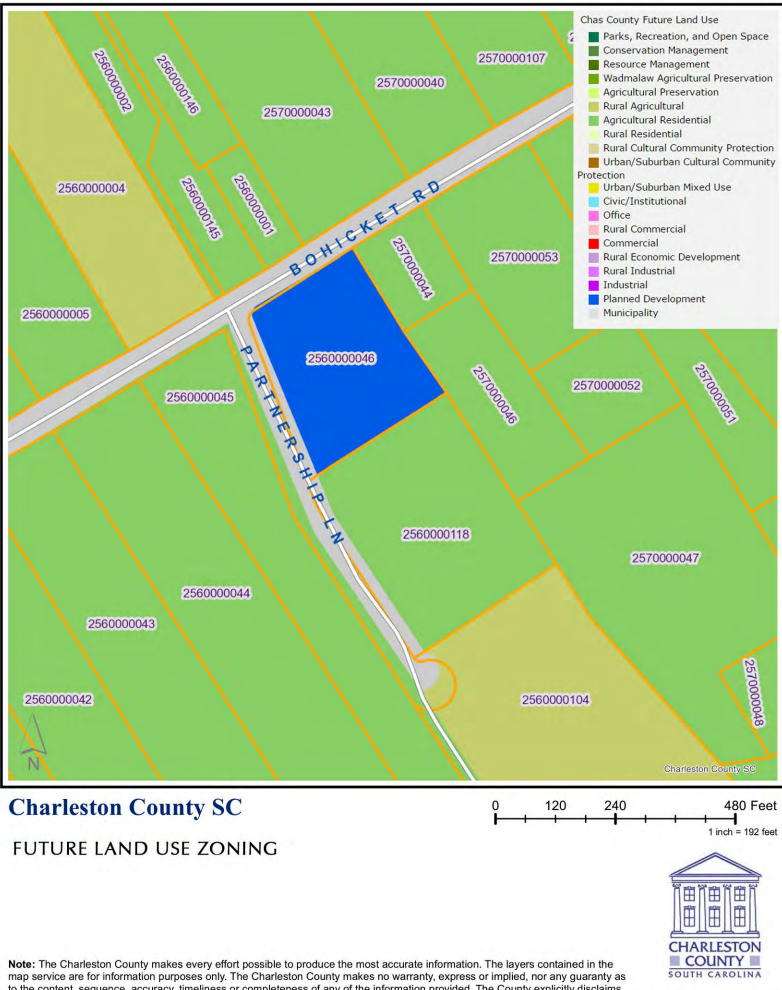
Note: The Charleston County makes every effort possible to produce the most accurate information. The layers contained in the map service are for information purposes only. The Charleston County makes no warranty, express or implied, nor any guaranty as to the content, sequence, accuracy, timeliness or completeness of any of the information provided. The County explicitly disclaims all representations and warranties. The reader agrees to hold harmless the Charleston County for any cause of action and costs associated with any causes of action which may arise as a consequence of the County providing this information.

Author: Charleston County SC Date: 6/14/2016



to the content, sequence, accuracy, timeliness or completeness of any of the information provided. The County explicitly disclaims all representations and warranties. The reader agrees to hold harmless the Charleston County for any cause of action and costs associated with any causes of action which may arise as a consequence of the County providing this information.

Author: Charleston County SC Date: 8/4/2016



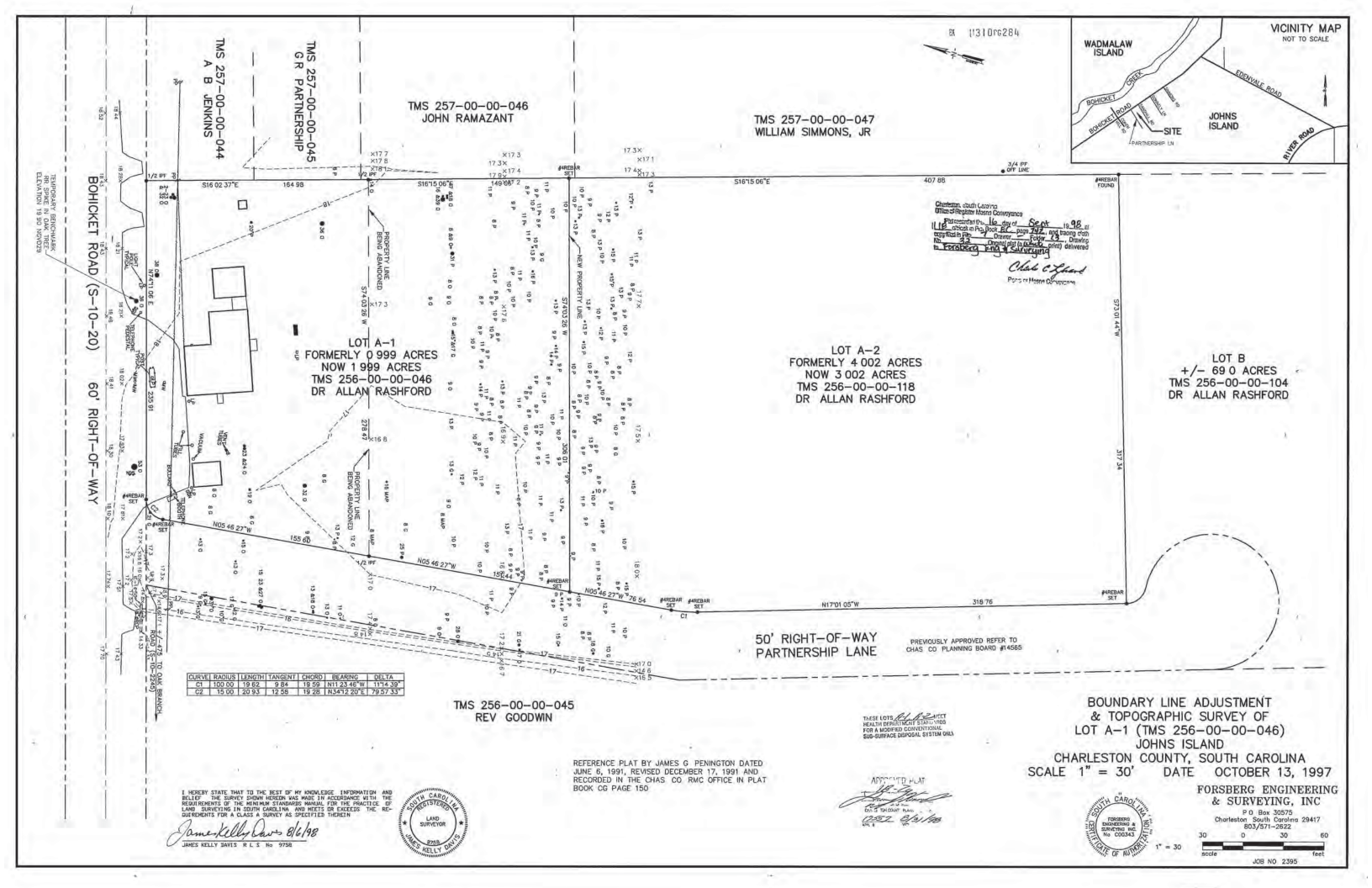
Note: The Charleston County makes every effort possible to produce the most accurate information. The layers contained in the map service are for information purposes only. The Charleston County makes no warranty, express or implied, nor any guaranty as to the content, sequence, accuracy, timeliness or completeness of any of the information provided. The County explicitly disclaims all representations and warranties. The reader agrees to hold harmless the Charleston County for any cause of action and costs associated with any causes of action which may arise as a consequence of the County providing this information.

Author: Charleston County SC Date: 8/4/2016

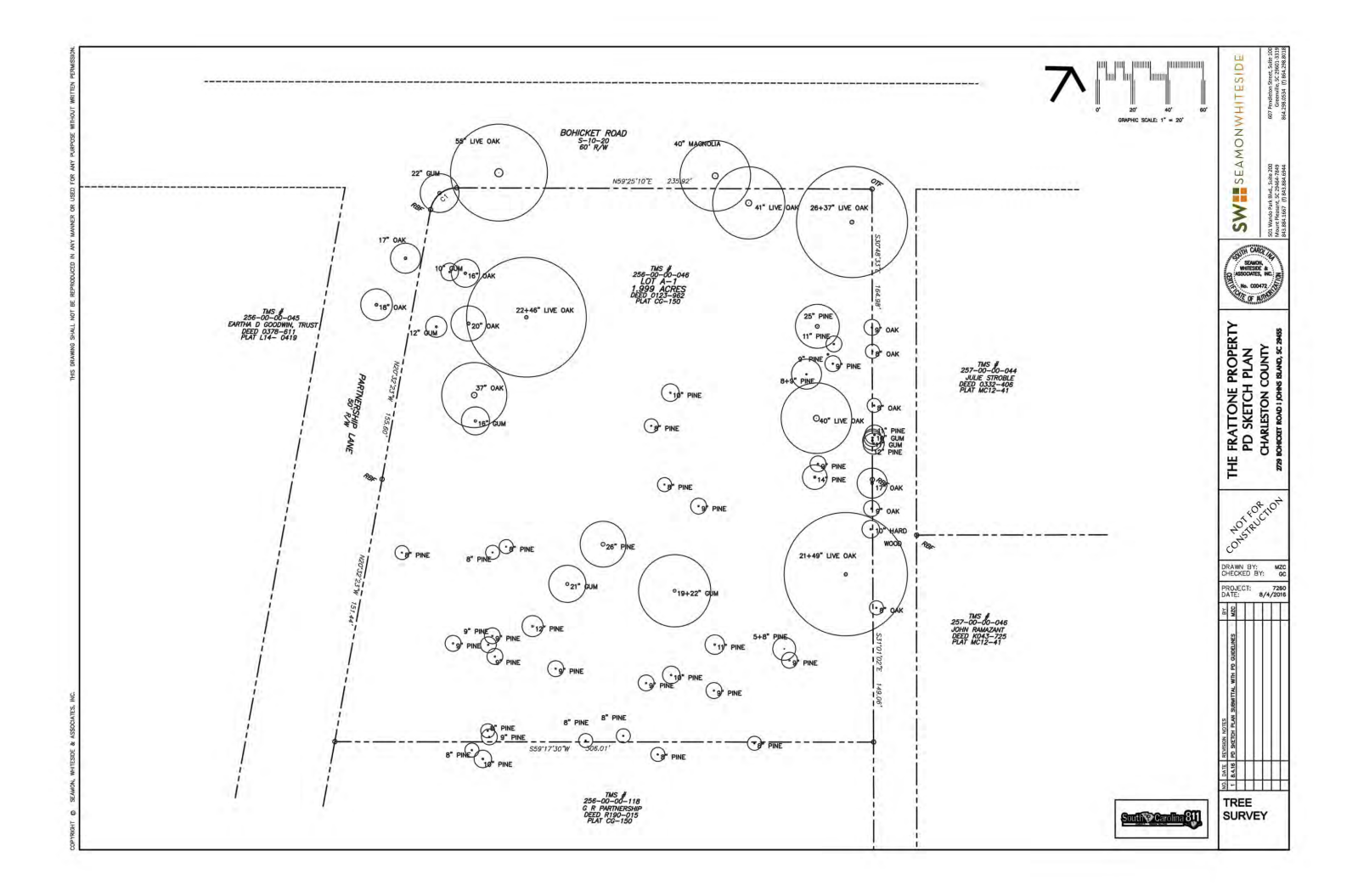
Planned Development Guidelines The Frattone Property PD April 28, 2017

APPENDIX C

Boundary and Tree Surveys







APPENDIX D

Wetland Letter and Coordination with CORPS Engineers



DEPARTMENT OF THE ARMY CHARLESTON DISTRICT, CORPS OF ENGINEERS 69 A HAGOOD AVENUE CHARLESTON, SOUTH CAROLINA 29403

OCT 2 7 2016

Regulatory Division

Mr. William Wilson Sabine and Waters, Inc. P. O. Box 1072 Summerville, South Carolina 29484

Dear Mr. Wilson:

This letter is in response to your request for an Approved Jurisdictional Determination (SAC-2016-01437) received in our office on September 29, 2016, for a 2.3 acre site located at 2729 Bohicket Road on Johns Island, Charleston County, South Carolina (Latitude: 32.6804 °N, Longitude: -80.0917 °W). The site in question is depicted on the sketch prepared by Sabine and Waters, Inc. entitled "Wetland Exhibit Map (Page 1 of 2) Prepared for Mr. Paul Frattone Project Name Bohicket Rd Tract Charleston County, SC" and dated October 17, 2016, last revised on October 17, 2016.

Based on a review of aerial photography, topographic maps, National Wetlands Inventory maps, and soil survey information, it has been determined that the referenced property does not contain any wetlands and/or other waters of the United States and, as such, Department of the Army authorization will not be required for mechanized land clearing, excavation, or the placement of dredged or fill material on this site.

Please be advised that this determination is valid for five (5) years from the date of this letter unless new information warrants revision before the expiration date. This Approved Jurisdictional Determination is an appealable action under the Corps of Engineers administrative appeal procedures defined at 33 CFR 331. The administrative appeal options, process and appeals request form is attached for your convenience and use.

This delineation/determination has been conducted to identify the limits of Corps of Engineers Clean Water Act jurisdiction for the particular site identified in this request. This delineation/determination may not be valid for the wetland conservation provisions of the Food Security Act of 1985. If you or your tenant are USDA program participants, or anticipate participation in USDA programs, you should request a certified wetland determination from the local office of the Natural Resources Conservation Service, prior to starting work.

Your cooperation in the protection and preservation of our navigable waters and natural resources is appreciated. In all future correspondence concerning this matter, please refer to file number SAC-2016-01437. A copy of this letter is being forwarded to certain State and/or Federal agencies for their information. If you have any questions concerning this matter, please contact David Chamberlain at 843-329-8025.

Sincerely,

Courtney M. Stevens Watershed Manager

Enclosures: Approved Jurisdictional Determination Form Notification of Appeal Options

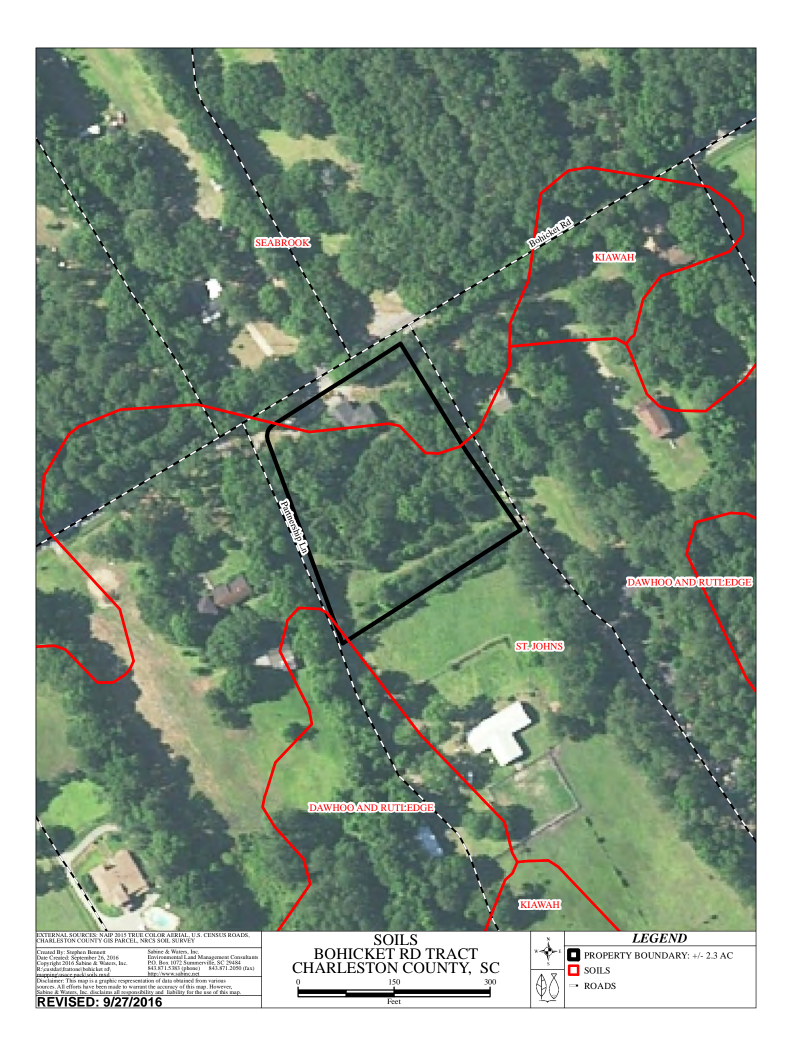
Copies Furnished:

Mr. Paul Frattone 3 Hillside Drive Las Flores, California 92688

Mr. Blair Williams South Carolina Department of Health and Environmental Control Office of Ocean and Coastal Resource Management 1362 McMillan Avenue, Suite 400 Charleston, South Carolina 29405





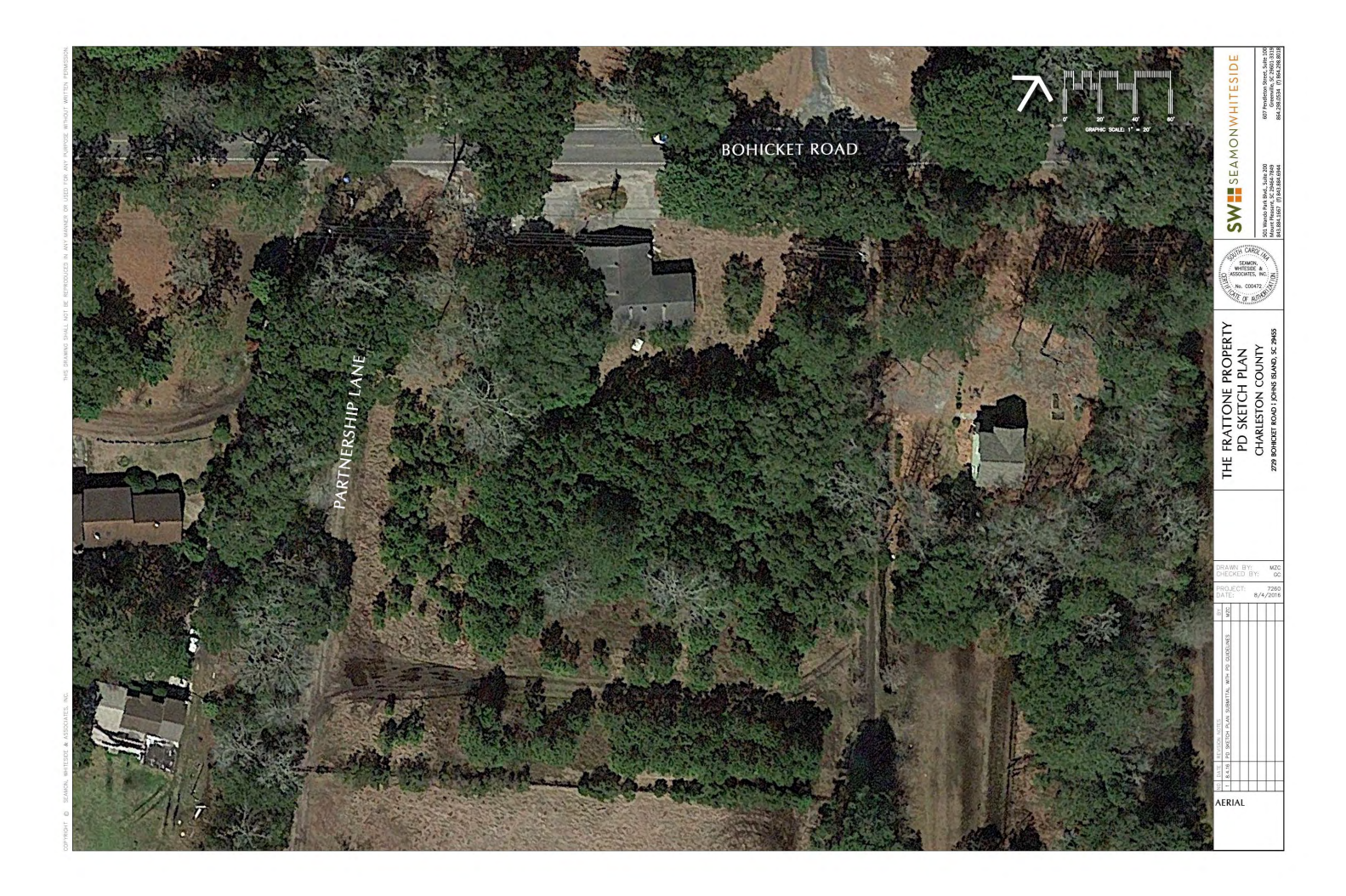


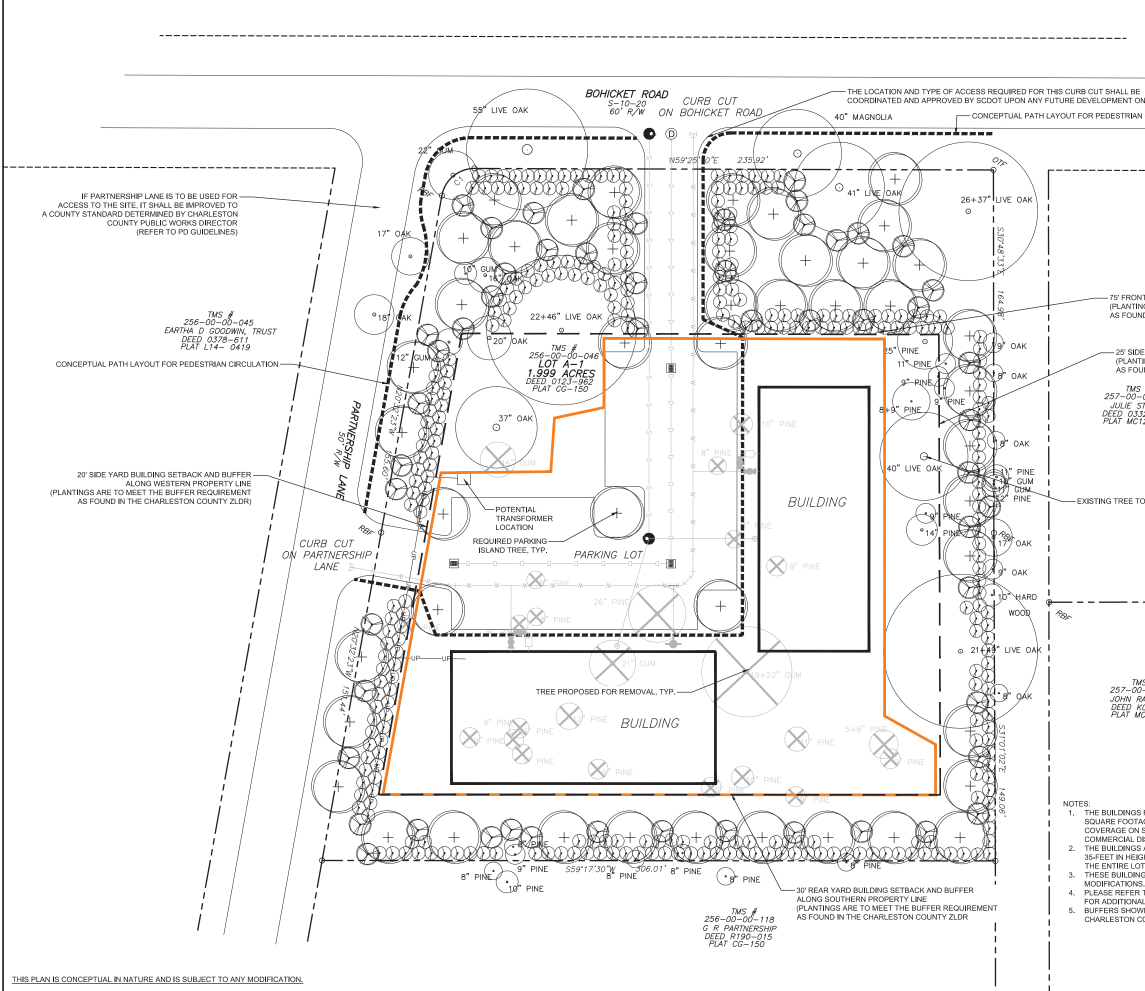


DP UP 1

APPENDIX E

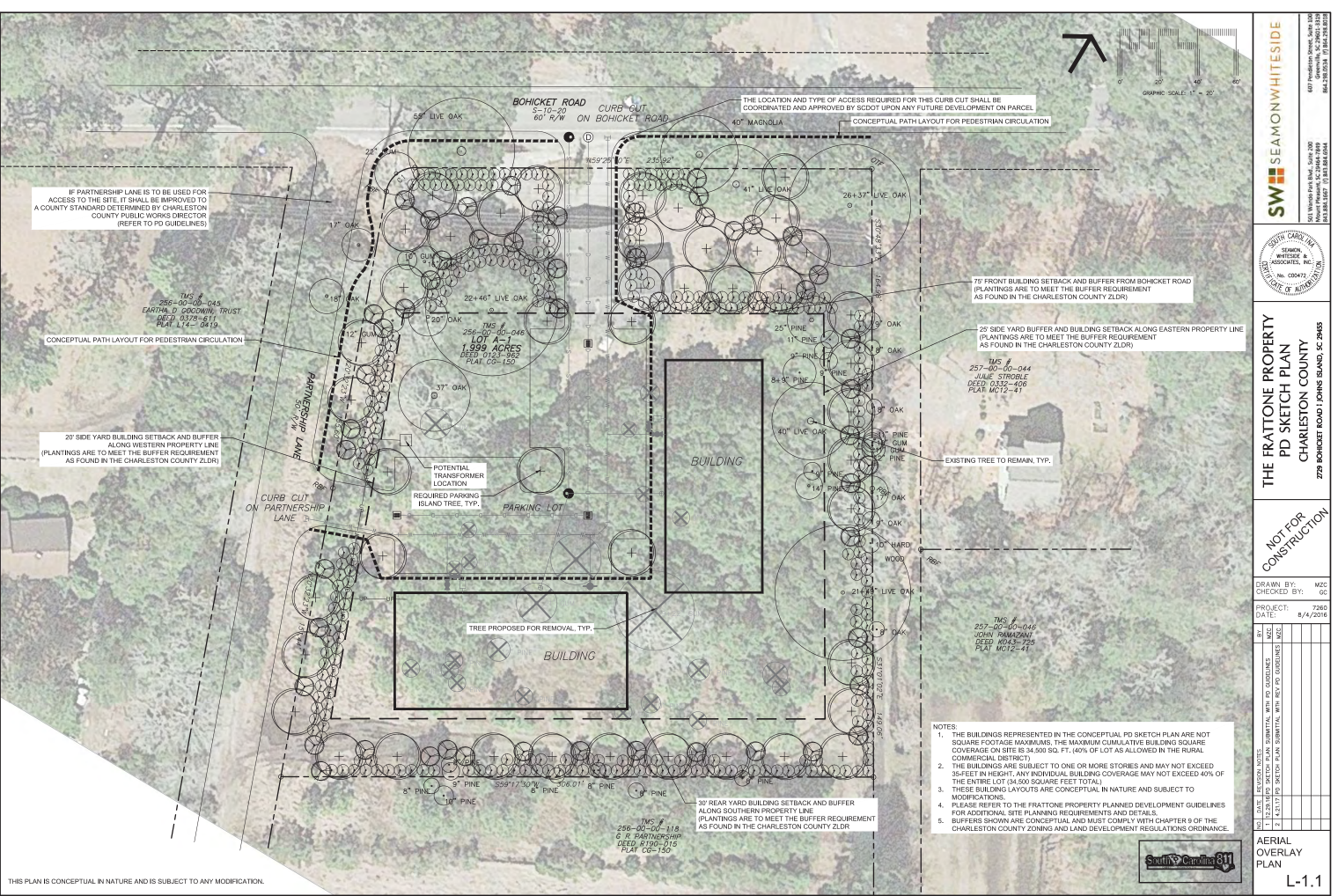
Conceptual PD Sketch Plans & Aerial Overlay

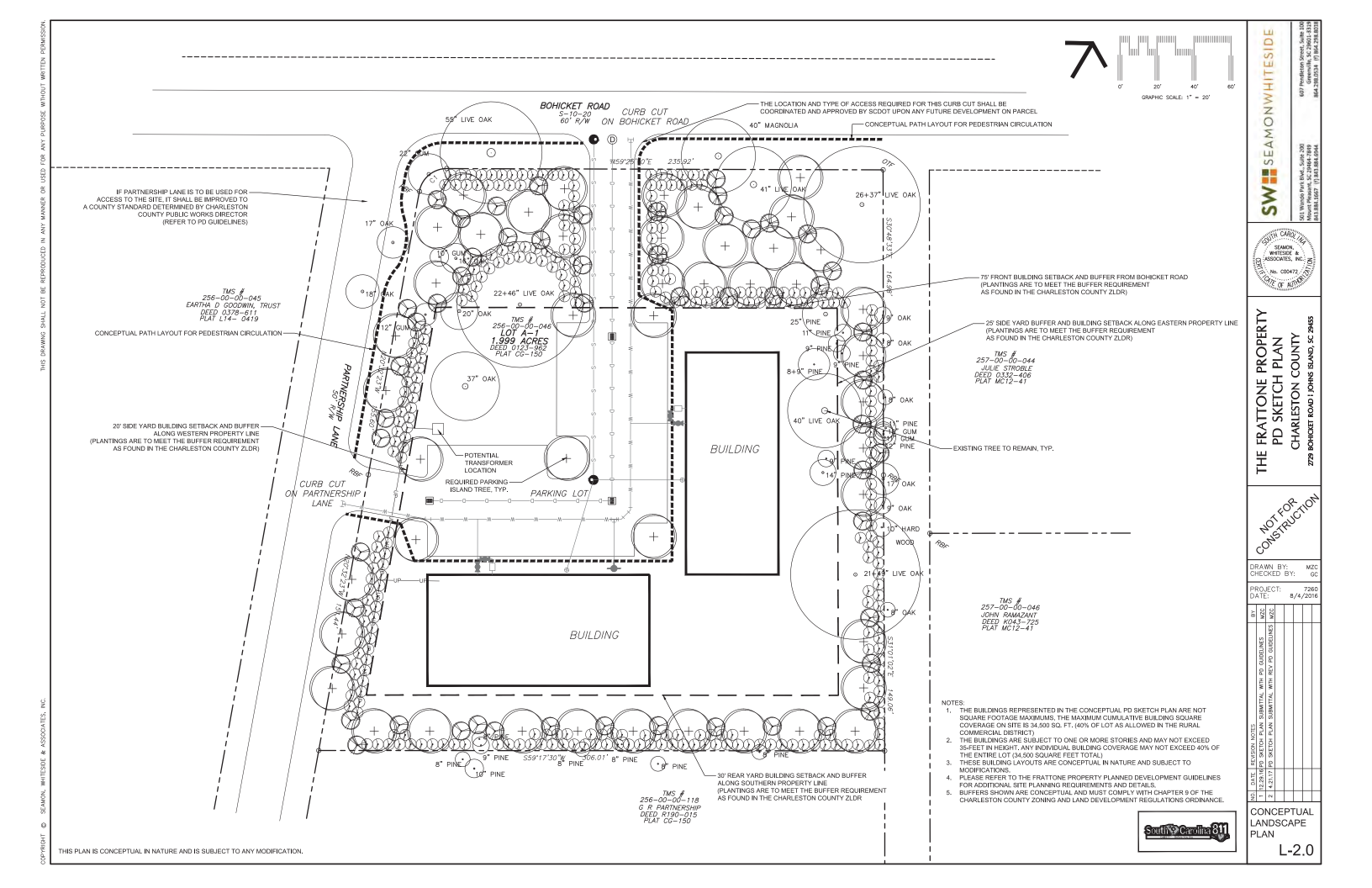


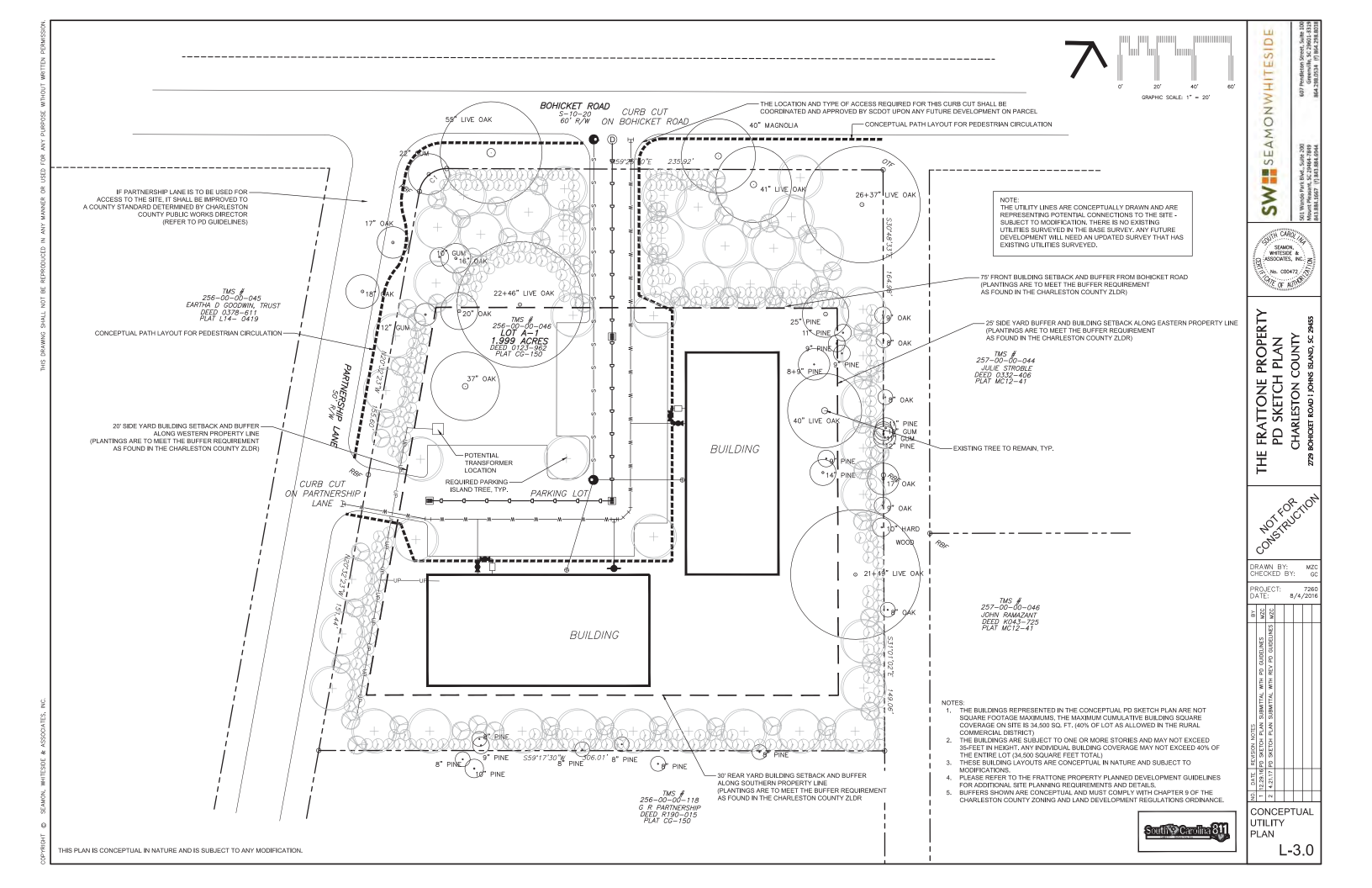


THIS DRAWING SHALL NOT BE REPRODUCED IN ANY MANNER OR USED FOR ANY PURPOSE WITHOUT WRITTE

$\sum_{0'} 0' \frac{1}{20'} \frac{1}{40'} \frac{1}{50'}$ GRAPHIC SCALE: 1" = 20'	ONWHITESIDE 607 Pendleton Street, suite 100 617 Pendleton Street, suite 100 612 B64,298,0534 (1) 864,298,8018
	SV S SEAMONV SOLWING Park BNd., SUITE 200 Mount Pleasant, SC 29647-7949 843.884.1667 (f) 843.884.6944
IT BUILDING SETBACK AND BUFFER FROM BOHICKET ROAD IGS ARE TO MEET THE BUFFER REQUIREMENT ID IN THE CHARLESTON COUNTY ZLDR)	WHITESIDE & SEAMON, WHITESIDE & No. CO0472, MOL COLATZ
E YARD BUFFER AND BUILDING SETBACK ALONG EASTERN PROPERTY LINE INGS ARE TO MEET THE BUFFER REQUIREMENT JIND IN THE CHARLESTON COUNTY ZLDR) # 00-044 TROBLE 12-406 2-41	THE FRATTONE PROPERTY PD SKETCH PLAN CHARLESTON COUNTY 2729 BOHICKET ROAD 1 JOHNS ISLAND, SC 29455
	PRAWN BY: MZC CHECKED BY: GC
IS # 1-00-046 AMAZANT 043-725 C12-41	PROJECT: 7260 DATE: 8/4/2016 W 2020 W
COMMERCIAL AREA TOTAL ACRES [1.99 ACRES (ALL UPLAND ACRES) REPRESENTED IN THE CONCEPTUAL PD SKETCH PLAN ARE NOT GE MAXIMUMS. THE MAXIMUM CUMULATIVE BUILDING SOUARE SITE IS 34,500 SQ. FT. (40% OF LOT AS ALLOWED IN THE RURAL ISTRICT) ARE SUBJECT TO ONE OR MORE STORIES AND MAY NOT EXCEED SHT. ANY INDIVIDUAL BUILDING COVERAGE MAY NOT EXCEED 40% OF T (34,500 SQUARE FEET TOTAL) G LAYOUTS ARE CONCEPTUAL IN NATURE AND SUBJECT TO S. TO THE FRATTONE PROPERTY PLANNED DEVELOPMENT GUIDELINES L SITE PLANNING REQUIREMENTS AND DETAILS. IN ARE CONCEPTUAL AND MUST COMPLY WITH CHAPTER 9 OF THE	DATE REVISION NOTES 12-29.16 PD SKETCH PLAN SUBMITTAL WITH PD 4 4.21.17 PD SKETCH PLAN SUBMITTAL WITH REV
South and land development regulations ordinance.	CONCEPTUAL PD SKETCH PLAN L-1.0







APPENDIX F

Preliminary ITE Trip Generation Manual & Curb Cut Legal Documentation



To:	Michael Cain, SWA
From:	Jennifer T. Bihl, PE, PTOE
Date:	November 9, 2016
Re:	Trip Generation Calculation – The Frattone Property development

The Frattone Property parcel located on Johns Island, SC is proposed for rezoning. The trip generation presented in this memo is based on an estimated development plan for the purposes of determining the potential trip generation for the site. For the purposes of the memo, it was assumed that the proposed development will include 6,000 square feet (sf) of convenience store and 7,200 sf of office space based on discussions with the design team. It is expected that this trip generation would be updated at the time of site plan development based on the development plan being constructed. Furthermore, the updated trip generation would determine whether further study was warranted to identify any potential impacts that would need to be addressed.

The traffic generation potential of the proposed development was determined using trip generation rates published in Institute of Transportation Engineers (ITE) *Trip Generation* handbook (Institute of Transportation Engineers, Ninth Edition). Pass-by trips are those trips currently on the roadway network that enter and exit the development then resume their trip. The pass-by trips were calculated using ITE standards. Internal capture trips are trips that stay within the development and travel between development land uses. **Table 1** shows the projected trip generation for the site.

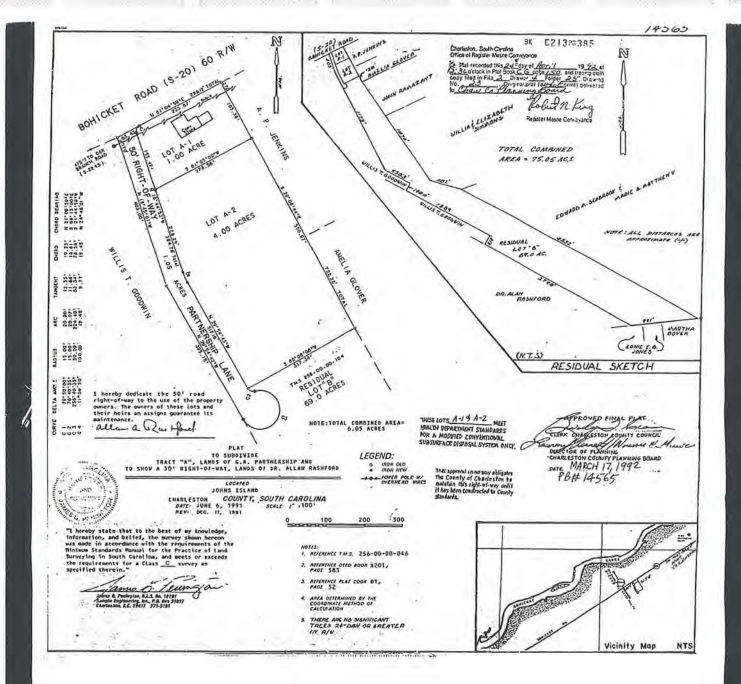
Table 1: Trip Generation											
Land Use and Intensity	ITE Land Use Code	Gross Daily Trips	AM Peak Hour			PM Peak Hour					
			Total	In	Out	Total	In	Out			
6,000 sf Convenience Market (Open 15-16 hours) ¹	852	2,919	186	93	93	207	101	106			
7,200 sf Office	710	79	23	20	3	11	2	9			
Internal Capture			0	0	0	-6	-3	-3			
Driveway Trips			209	113	96	212	100	112			
Pass-by Trips ²			-42	-22	-20	-104	-50	-54			
New Trips			167	91	76	108	50	58			

LU Code 852, Convenience Market (Open 15-16 hours), does not provide Weekday daily trip generation data, therefore LU
Code 851, Convenience Market (Open 24 hours), was used to estimate the Weekday daily trip generation with adjustments
due to the number of trips when open.

 ITE does not provide pass-by rate information for LU Code 852 data for LU Code 851 was used for the PM peak hour. No AM pass-by rate was listed, however, based on projected operations during the AM peak hour, 20% pass-by was assumed.



As shown in **Table 1**, the planned development is projected to generate 167 new trips during the AM peak hour (91 entering and 76 exiting) and 108 new trips during the PM peak hour (50 entering and 58 exiting).

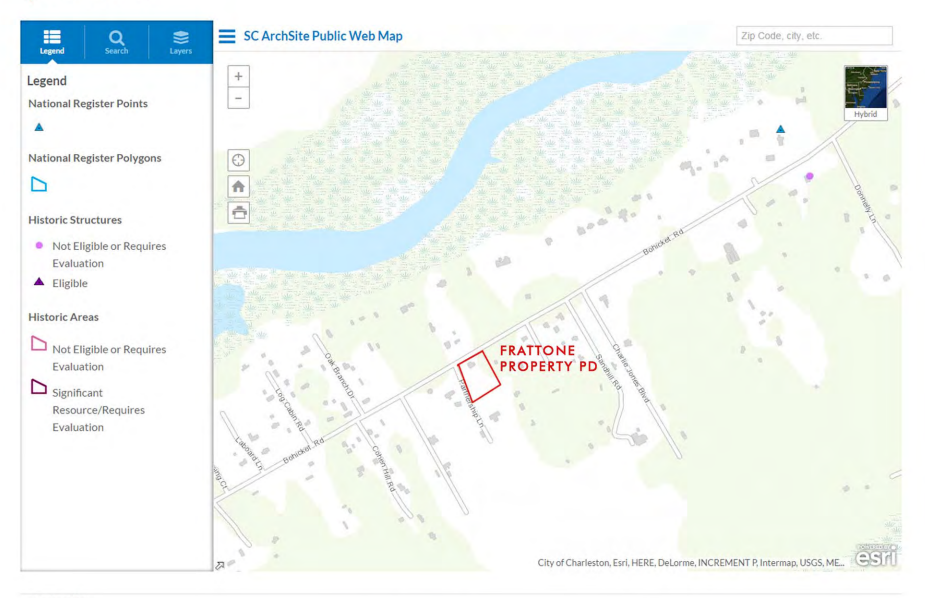


APPENDIX G

Historical & Architectural Survey

SC ArchSite SCIAA + SCDAH

Public View Map



Contact Us

SCIAA 1321 Pendleton Street Columbia, SC 29208 Attn: Tamara Wilson ArchSite Office: 803-777-9720 Direct Line: 803-576-6583 Fax: 803-254-1338 Email the ArchSite administrator SC ArchSite © 2004 – 2015 Maintained by the South Carolina Institute of Archaeology and Anthropology

APPENDIX H Letters of Coordination



BellSouth Telecommunications, Inc. 2600 Meeting Street Road Charleston, SC 29405-8307

June 7, 2016

Kellie Tillman Seamon Whiteside 501 Wando Park Blvd., Ste. 200 Mt. Pleasant, SC 29464

Re: Service Availability for Telephone

To: Kellie Tillman

This is to confirm that AT&T will be able to provide telephone service to the property of and around Charleston County Tax Map #256-00-00-046 in the Johns Island area. The property will be for the rezoning located Bohicket Rd and Partnership Ln intersection. Service is contingent upon our receiving detailed plans of the development with utility easements granted, proper lead-time to install these services (16 months), and the correct 911 street addresses. One 10'x10' easements would have to be provided to AT&T for equipment (if needed). This tract of land would be served with fiber cable to provide TV, Internet, and phone services. The placement of the fiber cable would be at no cost to the land owner. The cost of the 30'' insert boxes would be at owners' expense (if apartments). Plans should be submitted to Alan Squires (tel.# 843-522-4067) at the following address 3246 Fortune Drive North Charleston, SC 29418-3422 or email to js0590@att.com

CAD files need to be sent in 04 version. Build time is about 12 to 14 months in most cases for orders to flow in all systems.

Should you have any questions or concerns, please contact me.

Sincerely,

que

Alan Squires Designer-AT&T



June 6, 2016

Seamon Whiteside & Associates C/o: Kellie Tillman 501 Wando Park Blvd., Suite 200 Mount Pleasant, SC 29464

Re: Power Availability for 2729 Bohicket Road, Johns Island Charleston County, SC TMS 256-00-00-046

Dear Kellie:

Berkeley Electric Cooperative will supply the electrical distribution requirements for the above referenced location and we look forward to extending our facilities to meet your needs.

All services that are rendered will be under our service rules and regulations at the time of service. If you have any questions, please don't hesitate to give me a call.

Sincerely,

der Hall

John Hall Manager of Construction and Design

JH/ts

Cc: Tim Mobley, V.P. of Engineering and Operations Kevin Varner, Supervisor of Distribution Design Jace Johnston, Johns Island District Service Planner File

Berkeley Electric Cooperative, Inc. is an equal opportunity provider and employer

Post Office Box 1234 Moneks Corner, SC 29461 (843) 761-8200 Fax (843) 572-1280 Post Office Box 128 Johns Island, SC 29457 (843) 559-2458 Fax (843) 559-3876

Post Office Box 1549 Goose Creek, SC 29445 (843) 553-5020 Fax (843) 553-6761 Post Office Box 340 Awendaw, SC 29429 (843) 884-7525 Fax (843) 884-3044

www.berkeleyelectric.coop

RE: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter Jeff Burns to: Anna S Lewis 12/19/2016 03:17 PM Cc: "cmillican@charlestoncounty.org" Hide Details From: Jeff Burns <jburns@ridecarta.com> To: Anna S Lewis <alewis@seamonwhiteside.com>, Cc: "cmillican@charlestoncounty.org" <cmillican@charlestoncounty.org>

Anna,

Thank you for the opportunity to coordinate public infrastructure with new development. The site is currently served by the rural transit system – Tri-County Link. Based on the proposed use, it is not necessary to provide any transit-specific infrastructure. For general circulation and to meet the ADA requirements, it is encouraged that an accessible path be constructed from the ROW to the buildings and sidewalk be provided along the property frontage.

Thank you again for the opportunity to review plans for the Frattone Property. Please feel free to contact me with any questions. Sincerely, Jeff

Jeffrey Burns, AICP Senior Planner Berkeley-Charleston-Dorchester Council of Governments BCDCOG 1362 McMillan Ave., Suite 100 North Charleston, SC 29405 843.529.2128 www.bcdcog.com www.ridecarta.com

From: Anna S Lewis [mailto:alewis@seamonwhiteside.com]
Sent: Monday, December 19, 2016 11:00 AM
To: Jeff Burns
Cc: cmillican@charlestoncounty.org
Subject: RE: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter

Good morning Jeff,

You can click on the link below to download the DRAFT PD that outlines the proposed uses. I do not know if the DOT or County will require a deceleration lane, sidewalk or curbing at this time.

Please let me know if this answers your questions or if you need anything else.

https://swasc.sharefile.com/d-sf5cbee187714351b

Have a great day!



Anna Lewis Entitlements Manager 501 Wando Park Boulevard, Suite 200 Mount Pleasant, South Carolina 29464 (843) 884-1667 x 247 ALewis@SeamonWhiteside.com www.seamonwhiteside.com

▼ Jeff Burns ---12/19/2016 10:49:40 AM---Hi Anna, Could you outline the proposed uses of the buildings real quick? Do you anticipate SCDOT o

From: Jeff Burns <<u>jburns@ridecarta.com</u>> To: Anna S Lewis <<u>alewis@seamonwhiteside.com</u>>, "<u>cmillican@charlestoncounty.org</u>" <<u>cmillican@charlestoncounty.org</u>>, Date: 12/19/2016 10:49 AM Subject: RE: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter

Hi Anna,

Could you outline the proposed uses of the buildings real quick? Do you anticipate SCDOT or the County requiring a deceleration lane, sidewalk, or curbing?

Thanks, Jeff

Jeffrey Burns, AICP Senior Planner Berkeley-Charleston-Dorchester Council of Governments BCDCOG 1362 McMillan Ave., Suite 100 North Charleston, SC 29405 843.529.2128 www.bcdcog.com www.ridecarta.com

From: Anna S Lewis [mailto:alewis@seamonwhiteside.com]
Sent: Sunday, December 18, 2016 12:11 PM
To: c.kelly@stjfd.org; cmillican@charlestoncounty.org; Jeff Burns; Matthew J. Fountain; EAdams@charlestoncounty.org; SThigpen@charlestoncounty.org
Subject: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter

Good afternoon,

file:///D:/Users/aNNA/AppData/Local/Temp/notes6A159A/~web2856.htm

I will be submitting to Charleston County to amend the PD for the above-referenced project and as part of the PD Guidelines, Charleston County Planning has requested that we obtain a Proof of Coordination letter from you.

I have attached a copy of the proposed sketch plan for this site for your use. Please let me know if you need any additional information. Our deadline to submit is December 30, 2016, but if you can provide your proof of coordination letter to me by 12/21/16, it would be greatly appreciated!

Thanks for your assistance and have a great week! Merry Christmas!

(See attached file: L-1.0 PD Sketch Plan.pdf)



Anna Lewis Entitlements Manager 501 Wando Park Boulevard, Suite 200 Mount Pleasant, South Carolina 29464 (843) 884-1667 x 247 <u>ALewis@SeamonWhiteside.com</u> www.seamonwhiteside.com



RE: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter Matthew J. Fountain to: 'Anna S Lewis' 12/21/2016 03:03 PM Cc: Andrea Harris-Long Hide Details From: "Matthew J. Fountain"

Ms. Lewis,

This email acknowledges that you have notified Charleston County Public Works regarding your intent to amend a PD at TMS 256-00-00-046. The Public Works Department is prepared to review your plans. Please continue to submit documentation directly to the County Zoning and Planning Department other than specific encroachment permit applications for County right-of-way and drainage easements. These encroachment applications should be copied to the Public Works Department to the attention of Mr. Herbert Nimz at the address in my signature below.

Matthew Fountain, PE, PG

Engineering Manager Charleston County Public Works 4045 Bridge View Drive, Suite A301 N. Charleston, SC 29405 Office: 843.202.7600 Fax: 843.202.7601

From: Anna S Lewis [mailto:alewis@seamonwhiteside.com]
Sent: Sunday, December 18, 2016 12:11 PM
To: c.kelly@stjfd.org; Charles L. Millican; Jeff Burns; Matthew J. Fountain; Ellen Adams; Steve L. Thigpen
Subject: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter

Good afternoon,

I will be submitting to Charleston County to amend the PD for the above-referenced project and as part of the PD Guidelines, Charleston County Planning has requested that we obtain a Proof of Coordination letter from you.

I have attached a copy of the proposed sketch plan for this site for your use. Please let me know if you need any additional information. Our deadline to submit is December 30, 2016, but if you can provide your proof of coordination letter to me by 12/21/16, it would be greatly appreciated!

Thanks for your assistance and have a great week! Merry Christmas!

(See attached file: L-1.0 PD Sketch Plan.pdf)



Anna Lewis Entitlements Manager 501 Wando Park Boulevard, Suite 200 Mount Pleasant, South Carolina 29464 (843) 884-1667 x 247 ALewis@SeamonWhiteside.com www.seamonwhiteside.com



843.202.7600 Fax 843.202.7601 jneal@charlestoncounty.org Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive, Suite A301 North Charleston, SC 29405-7464

Public Works Department

November 14, 2016

Mr. Michael Z. Cain Seamon, Whiteside & Associates, Inc. 501 Wando Park Boulevard, Suite 200 Mount Pleasant, SC 29464

RE: FRATTONE PROPERTY PD ; TMS No. 256-00-00-046

Dear Mr. Cain,

James R. Neal

Director

We have reviewed the draft Frattone Property Planned Development Guidelines, dated November 10, 2016, for a convenience/general store, fuel service islands, manager's office and on-site eating area located at 2729 Bohicket Road. At present, this letter represents sufficient coordination with the Public Works Stormwater Division in order to continue the revised planned development rezoning process for the property.

The proposed development being located at 2729 Bohicket Road will be permittable provided the project is in compliance with Charleston County Stormwater Program Permitting Standards and Procedures Manual. Additional review, coordination, and approval by the Public Works Department will be required during the County Stormwater Permitting review and permitting process.

Sincerely,

rank landullo

Frank Pandullo, P.E., PWLF Stormwater Utility Manager & Technical Manager

cc:

Charleston County Planning Department (Andrea Harris-Long, AICP) Charleston County Public Works Department (Frank Pandullo P.E., PWLF) File



RE: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter Eric Adams to: Andrea Harris-Long 12/21/2016 10:20 AM Cc: "'Anna S Lewis'", "James D. Armstrong", "Steve L. Thigpen", Devri Detoma, Andrea Pietras Hide Details From: Eric Adams <EJAdams@charlestoncounty.org> Sort List... To: Andrea Harris-Long <AHarris@charlestoncounty.org>, Cc: "'Anna S Lewis'" <alewis@seamonwhiteside.com>, "James D. Armstrong" <JDArmstrong@charlestoncounty.org>, "Steve L. Thigpen" <SThigpen@charlestoncounty.org>, Devri Detoma <DDetoma@charlestoncounty.org>, Andrea Pietras <APietras@charlestoncounty.org> History: This message has been forwarded.

1 Attachment



Signed Ordinance 08192016.pdf

Andrea,

County Council approved the attached ordinance to impose a one-half of one percent sales tax which was subject to a referendum which passed in November. A project included within the ordinance of regional significance is "US 17 at Main Road flyover and widening Main Road from Bees Ferry to Betsey Kerrison with Parkway type section at Bohicket".

A solicitation is being prepared to hire a consultant to begin the National Environmental Policy Act (NEPA) process for the project.

Thank you, Eric Adams, P.E. Pre-Construction Program Manager Charleston County Transportation Development 4045 Bridge View Drive, Suite C204 North Charleston, SC 29405-7464 (843) 202-6149

From: Anna S Lewis [mailto:alewis@seamonwhiteside.com]
Sent: Tuesday, December 20, 2016 6:03 PM
To: James D. Armstrong
Cc: Eric Adams
Subject: Re: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter

We are submitting to Charleston County Planning to rezone this property from the current PD to a new PD with some additional uses. Andrea Harris Long from Planning stated we needed to have a Proof of Coordination letter from both Charleston County Public Works (Matt Fountain) and Charleston County Transportation (Steve Thigpen) as well as SCDOT.

You can click on the link below to download the DRAFT PD that outlines the proposed uses. I have also attached SCDOT's Proof of Coordination letter for your use.

AN ORDINANCE

TO LEVY AND IMPOSE A ONE-HALF (1/2) OF ONE PERCENT SALES AND USE TAX, SUBJECT TO A REFERENDUM, WITHIN CHARLESTON COUNTY PURSUANT TO SECTION 4-37-30 OF THE CODE OF LAWS OF SOUTH CAROLINA 1976, AS AMENDED; TO DEFINE THE SPECIFIC PURPOSES AND DESIGNATE THE PROJECTS FOR WHICH THE PROCEEDS OF THE TAX MAY BE USED; TO PROVIDE THE MAXIMUM TIME FOR WHICH SUCH TAX MAY BE IMPOSED; TO PROVIDE THE ESTIMATED COST OF THE PROJECTS FUNDED FROM THE PROCEEDS OF THE TAX; TO PROVIDE FOR A COUNTY-WIDE REFERENDUM ON THE IMPOSITION OF THE SALES AND USE TAX AND THE ISSUANCE OF GENERAL OBLIGATION BONDS AND TO PRESCRIBE THE CONTENTS OF THE **BALLOT QUESTIONS IN THE REFERENDUM; TO PROVIDE FOR THE CONDUCT** OF THE REFERENDUM BY THE **BOARD OF ELECTIONS AND VOTER** REGISTRATION OF **CHARLESTON COUNTY;** TO **PROVIDE** FOR THE ADMINISTRATION OF THE TAX, IF APPROVED; TO PROVIDE FOR THE PAYMENT OF THE TAX, IF APPROVED; AND TO PROVIDE FOR OTHER MATTERS **RELATING THERETO.**

BE IT ENACTED BY THE COUNTY COUNCIL OF CHARLESTON COUNTY, SOUTH CAROLINA, IN MEETING DULY ASSEMBLED:

Section 1. <u>Recitals and Legislative Findings.</u> As an incident to the enactment of this Ordinance, the County Council of Charleston County, South Carolina (the "County Council") has made the following findings:

1.1 The South Carolina General Assembly has enacted Section 4-37-30 of the Code of Laws of South Carolina 1976, as amended (the "Act"), pursuant to which the county governing body may impose by ordinance a sales and use tax in an amount not to exceed one percent, subject to the favorable results of a referendum, within the county area for a specific purpose or purposes and for a limited amount of time to collect a limited amount of money.

1.2 Pursuant to the terms of Section 4-37-10 of the Code of Laws of South Carolina 1976, as amended, the South Carolina General Assembly has authorized county government to finance the costs of highways, roads, streets, bridges and other transportation related projects either alone or in partnership with other governmental entities. As a means to furthering the powers granted to the County under the provisions of Section 4-9-30 and Sections 6-21-10, *et seq.* of the Code of Laws of South Carolina 1976 as amended, the County Council is authorized to form a transportation authority or to enter into a partnership, consortium, or other contractual arrangement with one or more other governmental entities pursuant to Title 4, Chapter 37 of the Code of Laws of the South Carolina 1976, as amended. The County Council has decided to provide funding for highways, roads, streets, bridges, mass transit systems, greenbelts, and other transportation-related projects, *inter alia*, without the complexity of a transportation authority or entering into a partnership, consortium, or other contractual arrangements with one or more other systems, or other contractual arrangements with one or more other alia.

governmental entities at this time; provided that nothing herein shall preclude County Council from entering into partnerships, consortiums, or other contractual arrangements in the future. County Council may utilize such provisions in the future as necessary or convenient to promote the public purposes served by funding highways, roads, streets, bridges, mass transit systems, greenbelts, and other transportation-related projects as provided in this Ordinance.

1.3 The County Council finds that a one-half of one percent sales and use tax should be levied and imposed within Charleston County, for the following projects and purpose:

(i) For financing the costs of highways, roads, streets, bridges, and other transportation-related projects facilities, and drainage facilities related thereto, and mass transit systems operated by Charleston County or jointly operated by the County and other governmental entities.

(ii) For financing the costs of greenbelts.

(the above herein referred to as the "projects").

For a period not to exceed 25 years from the date of imposition of such tax, to fund the projects at a maximum cost not to exceed \$2,100,000,000 to be funded from the net proceeds of a sales and use tax imposed in Charleston County pursuant to provisions of the Act, subject to approval of the qualified electors of Charleston County in referendum to be held on November 8, 2016. The imposition of the sales and use tax and the use of sales and use tax revenue, if approved in the referendum, shall be subject to the conditions precedent and conditions or restrictions on the use and expenditure of sales and use tax revenue established by the Act, the provisions of this Ordinance, and other applicable law. Subject to annual appropriations by County Council, sales and use tax revenues shall be used for the costs of the projects established in this Ordinance, as it may be amended from time to time, including, without limitation, payment of administrative costs of the projects, and such sums as may be required in connection with the issuance of bonds, the proceeds of which are applied to pay costs of the projects. All spending shall be subject to an annual independent audit to be made available to the public.

1.4 County Council finds that the imposition of a sales and use tax in Charleston County for the projects and purposes defined in this Ordinance for a limited time not to exceed 25 years to collect a limited amount of money will serve a public purpose, provide funding for highways, roads, streets, bridges, mass transit systems, greenbelts, and other transportationrelated projects as provided in this Ordinance to facilitate economic development, promote public safety, provide needed infrastructure, promote desirable living conditions, enhance the quality of life in Charleston County, and promote public health and safety in the event of fire, emergency, panic, and other dangers, and prepare Charleston County to meet present and future needs of Charleston County and its citizens.

Section 2. Approval of Sales and Use Tax Subject to Referendum.

2.1 A sales and use tax (the "Sales and Use Tax"), as authorized by the Act, is hereby imposed in Charleston County, South Carolina, subject to a favorable vote of a majority of the qualified electors voting in a referendum on the imposition of the tax to be held in Charleston County, South Carolina on November 8, 2016.

2.2 The Sales and Use Tax shall be imposed for a period not to exceed 25 years from the date of imposition.

2.3 The maximum cost of the projects to be funded from the proceeds of the Sales and Use Tax shall not exceed, in the aggregate, the sum of \$2,100,000,000, and the maximum amount of net proceeds to be raised by the tax shall not exceed \$2,100,000,000, which includes administrative costs and debt service on bonds issued to pay for the projects. The estimated principal amount of initial authorization of bonds to be issued to pay costs of the projects and to be paid by a portion of the Sales and Use Tax is \$200,000,000.

2.4 The Sales and Use Tax shall be expended for the costs of the following projects, including payment of any sums as may be required for the issuance of and debt service for bonds, the proceeds of which are applied to such projects, for the following purposes:

(i) For financing the costs of highways, roads, streets, bridges, and other transportation-related projects facilities, and drainage facilities related thereto, and mass transit systems operated by Charleston County or jointly operated by the County and other governmental entities, which may include, but not limited to:

<u>Projects of regional significance</u>: Airport Area Roads Improvements, Dorchester Road Widening, Michaux Parkway to County line, US 17 at Main Road flyover and widening Main Road from Bees Ferry to Betsy Kerrison with Parkway type section at Bohicket

<u>Projects of local significance</u>: Annual Allocation continuation: Resurfacing, Bike/Pedestrian Facilities, Local Paving and Intersection Improvements, Glenn McConnell Parkway Widening, James Island Intersection and Pedestrian Improvements, Northside Drive Realignment at Ashley Phosphate Road, Rural Road Improvements, Savannah Highway/Ashley River Bridges/Crosstown Congestion Infrastructure Improvements, Savannah Highway Capacity and Intersection Improvements, SC 41 Improvements / US 17 to Wando Bridge, US 78 Improvements from US 52 to County line

The amount of the maximum total funds to be collected which shall be expended for these projects and purposes shall be no more than \$1,890,000,000;

(ii) For financing the costs of greenbelts. The amount of the maximum total funds to be collected which shall be expended for these projects and purposes shall be no more than \$210,000,000.

2.5 If the Sales and Use Tax is approved by a majority of the qualified electors voting in a referendum to be held in Charleston County on November 8, 2016, the tax is to be imposed on the first day of May, 2017, provided the Board of Elections and Voter Registration of Charleston County shall certify the results not later than November 30, 2016, to Charleston County Council and the South Carolina Department of Revenue. Included in the certification must be the maximum cost of the projects to be funded in whole or in part from the proceeds of the tax, the maximum time specified for the imposition of the tax, and the principal amount of initial authorization of bonds, if any, to be supported by a portion of the tax.

2.6 The Sales and Use Tax, if approved in the referendum conducted on November 8, 2016 shall terminate on the earlier of:

- (1) on April 30, 2042; or
- (2) the end of the calendar month during which the Department of Revenue determines that the tax has raised revenues sufficient to provide the greater of either the costs of the projects as approved in the referendum or the cost to amortize all debts related to the approved projects.

2.7 Amounts of Sales and Use Tax collected in excess of the required proceeds must first be applied, if necessary, to complete each project for which the tax was imposed. Any additional revenue collected above the specified amount must be applied to the reduction of debt principal of Charleston County on transportation infrastructure debts only.

2.8 The Sales and Use Tax must be administered and collected by the South Carolina Department of Revenue in the same manner that other sales and use taxes are collected. The Department may prescribe amounts that may be added to the sales price because of the tax.

2.9 The Sales and Use Tax is in addition to all other local sales and use taxes and applies to the gross proceeds of sales in the applicable area that is subject to the tax imposed by Chapter 36 of Title 12 of the Code of Laws of South Carolina1976, as amended, and the enforcement provisions of Chapter 54 of Title 12 of the Code of Laws of South Carolina1976, as amended. The gross proceeds of the sale of items subject to a maximum tax in Chapter 36 of Title 12 of the Code of Laws of South Carolina1976, as amended. The gross proceeds of South Carolina1976, as amended, are exempt from the tax imposed by this Ordinance. The gross proceeds of the sale of food lawfully purchased with United States Department of Agriculture Food Stamps are exempt from the tax imposed by this Ordinance. The tax imposed by this Ordinance also applies to tangible property subject to the use tax in Article 13, Chapter 36 of Title 12 of the Code of Laws of South Carolina1976, as amended.

2.10 Taxpayers required to remit taxes under Article 13, Chapter 36 of Title 12 of the Code of Laws of South Carolina 1976, as amended, must identify the county in which the personal property purchased at retail is stored, used, or consumed in this State.

2.11 Utilities are required to report sales in the county in which the consumption of the tangible personal property occurs.

2.12 A taxpayer subject to the tax imposed by Section 12-36-920 of the Code of Laws of South Carolina 1976, as amended, who owns or manages rental units in more than one county must report separately in his sales tax return the total gross proceeds from business done in each county.

2.13 The gross proceeds of sales of tangible personal property delivered after the imposition date of the Sales and Use Tax, either under the terms of a construction contract executed before the imposition date, or written bid submitted before the imposition date, culminating in a construction contract entered into before or after the imposition date, are exempt from the sales and use tax provided in this ordinance if a verified copy of the contract is filed with Department of Revenue within six months after the imposition date of the sales and use tax provided for in this Ordinance.

2.14 Notwithstanding the imposition date of the Sales and Use Tax with respect to services that are billed regularly on a monthly basis, the sales and use tax authorized pursuant to this ordinance is imposed beginning on the first day of the billing period beginning on or after the imposition date.

Section 3. <u>Remission of Sales and Use Tax; Segregation of Funds;</u> <u>Administration of Funds; Distribution to Counties: Confidentially.</u>

3.1 The revenues of the Sales and Use Tax collected under this Ordinance must be remitted to the State Treasurer and credited to a fund separate and distinct from the general fund of the State. After deducting the amount of any refunds made and costs to the Department of Revenue of administrating the tax, not to exceed one percent of such revenues, the State Treasurer shall distribute the revenues quarterly to the Charleston County Treasurer and the revenues must be used only for the purposes stated herein. The State Treasurer may correct misallocations by adjusting subsequent distributions, but these distributions must be made in the same fiscal year as the misallocation. However, allocations made as a result of city or county code errors must be corrected prospectively.

3.2 (a) Any outside agencies, political subdivisions or organizations designated to receive funding from the Sales and Use Tax must annually submit requests for funding in accordance with procedures and schedules established by the County Administrator. The County Administrator shall prepare the proposed budget for the Sales and Use Tax and submit it to the County Council at such time as the County Council determines. At the time of submitting the proposed budget, the County Administrator shall submit to the County Council a statement describing the important features of the proposed budget.

(b) County Council shall adopt annually and prior to the beginning of fiscal year a budget for expenditures of Sales and Use Tax revenues. County Council may make supplemental appropriations for the Sales and Use Tax following the same procedures prescribed for the enactment of other budget ordinances. The provisions of this section shall not be construed to prohibit the transfer of funds appropriated in the annual budget for the Sales and Use Tax for purposes other than as specified in the annual budget when such transfers are approved by County Council. In the preparation of the annual budget, County Council may require any reports, estimates, and statistics from any county agency or department as may be necessary to perform its duties as the responsible fiscal body of the County.

(c) Except as specifically authorized by County Council, any outside agency or organization receiving an appropriation of the Sales and Use Tax must provide to County Council an independent annual audit of such agency's or organization's financial records and transactions and such other and more frequent financial information as required by County Council, all in form satisfactory to County Council.

3.3 The Department of Revenue shall furnish data to the State Treasurer and to the Charleston County Treasurer for the purpose of calculating distributions and estimating revenues. The information which must be supplied to the County upon request includes, but is not limited to, gross receipts, net taxable sales, and tax liability by taxpayers. Information about a specific taxpayer is considered confidential and is governed by the provisions of S.C. Code Ann. Section 12-54-240. Any person violating the provisions of this section shall be subject to the penalties provided in S.C. Code Ann. Section 12-54-240.

Section 4. Sales and Use Tax Referendum; Ballot Question.

4.1 The Board of Elections and Voter Registration of Charleston County shall conduct a referendum on the question of imposing the Sales and Use Tax in the area of Charleston County on Tuesday, November 8, 2016, between the hours of 7 a.m. and 7 p.m. under the election laws of the State of South Carolina, <u>mutatis mutandis</u>. The Board of Elections and Voter Registration of Charleston County shall publish in a newspaper of general circulation the question that is to appear on the ballot, with the list of projects and purposes as set forth herein, and the cost of projects, and shall publish such election and other notices as are required by law.

4.2 The referendum question to be on the ballot of the referendum to be held in Charleston County on November 8, 2016, must read substantially as follows:

CHARLESTON COUNTY SPECIAL SALES AND USE TAX

QUESTION 1

I approve a special sales and use tax in the amount of one-half $(\frac{1}{2})$ of one percent to be imposed in Charleston County for not more than twenty-five (25) years, or until a total of \$2,100,000,000

in resulting revenue has been collected, whichever occurs first. The sales tax proceeds will be used to fund the following projects:

- Project (1) For financing the costs of highways, roads, streets, bridges, and other transportation-related projects facilities, and drainage facilities related thereto, and mass transit systems operated by Charleston County or jointly operated by the County and other governmental entities. \$1,890,000,000.
- Project (2) For financing the costs of greenbelts. \$210,000,000.

YES	
NO	

Instructions to Voters: All qualified electors desiring to vote in favor of levying the special sales and use tax shall vote "YES;" and

All qualified electors opposed to levying the special sales and use tax shall vote "NO."

QUESTION 2

I approve the issuance of not exceeding \$200,000,000 of general obligation bonds of Charleston County, payable from the special sales and use tax described in Question 1 above, maturing over a period not to exceed twenty-five (25) years, to fund completion of projects from among the categories described in Question 1 above.

YES	
NO	

Instructions to Voters: All qualified electors desiring to vote in favor of the issuance of bonds for the stated purposes shall vote "YES;" and

All qualified electors opposed to the issuance of bonds for the stated purposes shall vote "NO."

4.3 In the referendum on the imposition of a special sales and use tax in Charleston County, all qualified electors desiring to vote in favor of imposing the tax for the stated purposes shall vote "yes" and all qualified electors opposed to levying the tax shall vote "no". If a majority of the electors voting in the referendum shall vote in favor of imposing the tax, then the tax is imposed as provided in the Act and this Ordinance. Expenses of the referendum must be paid by Charleston County government.

4.4 In the referendum on the issuance of bonds, all qualified electors desiring to vote in favor of the issuance of bonds for the stated purpose shall vote "yes" and all qualified electors

opposed to the issuance of bonds shall vote "no". If a majority of the electors voting in the referendum shall vote in favor of the issuance of bonds, then the issuance of bonds shall be authorized in accordance with S.C. Constitution Article X, Section 14, Paragraph (6). Expenses of the referendum must be paid by Charleston County government.

Section 5. Imposition of Tax Subject to Referendum.

The imposition of the Sales and Use Tax in Charleston County is subject in all respects to the favorable vote of a majority of qualified electors casting votes in a referendum on the question of imposing a sales and use tax in the area of Charleston County in a referendum to be conducted by the Board of Elections and Voter Registration of Charleston County on November 8, 2016, and the favorable vote of a majority of the qualified electors voting in such referendum shall be a condition precedent to the imposition of a sales and use tax pursuant to the provisions of this Ordinance.

Section 6. <u>Miscellaneous.</u>

6.1 If any one or more of the provisions or portions hereof are determined by a court of competent jurisdiction to be contrary to law, then that provision or portion shall be deemed severable from the remaining terms or portions hereof and the invalidity thereof shall in no way affect the validity of the other provisions of this Ordinance; if any provisions of this Ordinance shall be held or deemed to be or shall, in fact, be inoperative or unenforceable or invalid as applied to any particular case in any jurisdiction or in all cases because it conflicts with any constitution or statute or rule of public policy, or for any other reason, those circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable or invalid in any other case or circumstance, or of rendering any other provision or provisions herein contained inoperative or unenforceable or invalid to any extent whatever; provided, however, that the Sales and Use Tax may not be imposed without the favorable results of the referendum to be held on November 8, 2016.

6.2 This Ordinance shall be construed and interpreted in accordance with the laws of the State of South Carolina and all suits and actions arising out of this Ordinance shall be instituted in a court of competent jurisdiction in this State.

6.3 The headings or titles of the several sections hereof shall be solely for convenience of reference and shall not affect the meaning, construction, interpretation, or effect of this ordinance.

6.4 This Ordinance shall take effect immediately upon approval following third reading.

6.5 All previous ordinances regarding the same subject matter as this Ordinance are hereby repealed.



CHARLESTON COUNTY, SOUTH CAROLINA By J. Elliott Summey Its. Chairman of Charleston County Council

First Reading:	7/19/16
Public Hearing:	7/21/16
Second Reading:	7/27/16
Third Reading:	8/9/16



August 2, 2016

Dear Ms. Tillman.

Kellie Tillman Construction Administration Coordinator - Seamon Whiteside 501 Wando Park Blvd. Mt. Pleasant, SC 29464 (843) 884-1667

Operations

RE: 2729 Bohicket Road Johns Island, SC 29455

Gerrita Postlewait Superintendent of Schools

> **Jeff Borowy**, **P.E.** Chief Operating Officer

Sean Hughes Director of Operational Planning Please accept this letter as "Proof of Coordination" for the 2.0 acre development located at 2729 Bohicket Road on Johns Island in Charleston County (TMS #: 256-00-00-046).

To determine an estimation of additional students any development will create, the following formula is used: on an average of .4 students per single-family unit and .2 students per multi family unit which is then divided by the number of kindergarten through twelve grade levels (which is a total of 13 levels) to get a grade level average. That average is multiplied by the number of grade levels per school level and rounded to the nearest whole number.

The locations you supplied will involve three (3) different school zones. The expected impacts to enrollments are as follows:

- Elementary School, 1 student
- Middle School, 1 student
- High School, 1 student

We are supplying you the names of the schools that fall within the attendance area where your development will take place. These are subject to change. The information is as follows:

Elementary School:	Angel Oak Elementary School
Middle School:	Haut Gap Middle School
High School:	St. Johns High School

Please contact me if there are additional questions or needs.

Sincerely,

Sean

Sean C. Hughes, LEED AP Director of Operational Planning Operations Charleston County School District Phone: (843) 566-8190 **Office of the Sheriff**



County of Charleston

Sheriff J. Al Cannon, Jr.

August 2, 2016

Seamon, Whiteside and Associates, Inc. Attn: Kellie Tillman 501 Wando Park Blvd. Suite 200 Mt. Pleasant, SC 29464

Re: Letter of Coordination

Ms. Tillman,

The Charleston County Sheriff's Office acknowledges your intention to develop property located in the area of 2729 Bohicket Road, Johns Island, South Carolina. This location is currently under the jurisdiction of this agency.

Please understand that all law enforcement matters will need to be reported to this agency. This can be accomplished by calling the **Charleston County Consolidated Dispatch Center** at **843-743-7200** or dial **911 for emergencies**. Additional information can be accessed on our agency website at <u>www.ccso.charlestoncounty.org</u>

If there are any additional questions, feel free to contact this office via telephone or by email.

Regards, Lt. Rita Zelinsky

Off Duty Coordinator Charleston County Sheriff's Office

Administrative Office

Law Enforcement Division

3691 Leeds Avenue N. Charleston, SC 29405 *** Sheriff *** Voice (843) 554-2230 Fax (843) 554-2243 3691 Leeds Avenue N. Charleston, SC 29405 ~ Patrol ~ Voice (843) 202-1700 Fax (843) 554-2234 **Al Cannon Detention Center**

3841 Leeds Avenue N. Charleston, SC 29405

Voice (843) 529-7300 Fax (843) 529-7406

Judicial Center

100 Broad Street, Suite 381 Charleston, SC 29401

> Voice (843) 958-2100 Fax (843) 958-2128

Board of Commissioners



PO Box B Charleston, SC 29402 103 St. Philip Street (29403)

(843) 727-6800 www.charlestonwater.com Thomas B. Pritchard, Chairman David E. Rivers, Vice Chairman William E. Koopman, Jr., Commissioner Mayor John J. Tecklenburg (Ex-Officio) Councilmember Perry K. Waring (Ex-Officio)

Officers

Kin Hill, P.E., Chief Executive Officer Dorothy Harrison, Chief Administrative Officer Wesley Ropp, CMA, Chief Financial Officer Andy Fairey, Chief Operating Officer Mark Cline, P.E., Capital Projects Officer

6/8/2016

Ms. Kellie Tillman Seamon, Whiteside & Associates, Inc. 501 Wando Park Boulevard, Ste 200 Mount Pleasant, SC 29464

Re: Sewer Non-Availability to TMS #256-00-00-046 to serve one industrial unit

Dear Ms. Tillman,

This letter is to certify our inability to provide wastewater collection service to the above referenced site in Charleston County, South Carolina. The above referenced parcel is not within the Urban Growth Boundary of Charleston Water System.

Please contact St. John's Water Company with water service issues. Please contact Charleston County with sewer service issues.

This letter is not to be construed as a letter of acceptance for operation and maintenance from the Department of Health and Environmental Control.

If there are any questions pertaining to this letter, please do not hesitate to call on me at (843) 727-6870.

Sincerely,

Hend Bay

Cheryl L. Boyle Engineering Assistant Charleston Water System

cc: file



843.202.6702 Fax: 843.202.6712 cmillican@charlestoncounty.org Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive, Suite B309 North Charleston, SC 29405-7464

CHARLES MILLICAN Deputy Chief

Emergency Medical Services

December 22, 2016

Ms. Anna Lewis, Entitlements Manager Seamon, Whiteside & Associates, Inc. 501 Wando Park Boulevard, Suite 200 Mount Pleasant, SC 29464

RE: FRATTONE PROPERTY PD; TMS No. 256-00-00-046

Dear Ms. Lewis,

A review has been completed of the draft Frattone Property Planned Development Guidelines, dated December 19, 2016; and the Frattone Property PD Sketch Plan, dated August 4, 2016, for a convenience/general store, fuel service islands, manager's office and on-site eating area located at 2729 Bohicket Road.

The Charleston County Emergency Medical Services (EMS) Department acknowledges your intention to develop the above referenced property. Charleston County EMS is the advanced life support paramedic first response and transport agency for this location – and all medical and trauma related incidents will need to be reported to this agency. This can be accomplished through the Charleston County Consolidated Dispatch Center by dialing 911.

During your scheduled Site Plan Review with Charleston County Planning Staff – EMS staff will attend in order to participate in any further review and coordination of the development design.

Sincerely,

Deputy Chief C. Millican



RE: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter Fleming, Juleigh B. to: Anna S Lewis 12/20/2016 01:14 PM Cc: "Grooms, Robert W." Hide Details From: "Fleming, Juleigh B." <FlemingJB@scdot.org> To: Anna S Lewis <alewis@seamonwhiteside.com>, Cc: "Grooms, Robert W." <GroomsRW@scdot.org>

History: This message has been replied to.

1 Attachment



L-1.0 PD Sketch Plan.pdf

Good afternoon Anna!

Thank you for the early coordination concerning the subject proposed development.

After reviewing the attached drawings our office has no objection to the proposed project. We do have concerns with the placement of the driveway on Bohicket Road as it does not meet spacing requirements outlined in our Access and Roadside Management Standards manual. Since the property has access to Partnership Lane, we recommend that the development have it's access there rather than on Bohicket Road.

This email does not constituent encroachment approval. Final approval is issued through our online EPPS system.

Please let me know if you have any questions.

Thank you!

JuLeigh B Fleming District Permit Engineer



6355 Fain Street North Charleston, SC 29406

Desk: 843-746-6722

From: Anna S Lewis [mailto:alewis@seamonwhiteside.com]
Sent: Sunday, December 18, 2016 11:51 AM
To: Fleming, Juleigh B.
Subject: The Frattone Property PD (TMS 256-00-00-046) - Proof of Coordination Letter

file:///D:/Users/aNNA/AppData/Local/Temp/notes6A159A/~web7830.htm

ST. JOHN'S FIRE DISTRICT

COMMISSIONERS: JOHN CONNOLLY, Chair THOMAS KULICK, Vice-Chair H. ALBERT THOMPSON LEROY BLAKE JOHN OLSON SAMUEL BROWNLEE ERIC P. BRITTON P.O. BOX 56 1148 Main Road JOHNS ISLAND, S.C. 29455 PHONE: (843) 559-9194 FAX: (843) 737-0058



COLLEEN WALZ, Fire Chief

December 21, 2016

Anna Lewis Seamon Whiteside 501 Wando Park Blvd, Suite 200 Mt. Pleasant, SC 29464

Re: Letter of Coordination

Ms. Lewis,

The St. John's Fire District is in receipt of your request and acknowledges you will be submitting to amend the planned development zoning classification for 2729 Bohicket Rd, SC 29455.

This "Letter of Coordination" signifies that the property is located within the jurisdictional limits of St. Johns Fire District and will be able to provide fire protection for the property.

The St. John's Fire District utilizes the 2015 International Codes and applicable National Fire Protection Association (NFPA) codes as indicated by laws and standards recognized by the Office of the State Fire Marshal and Charleston County to ensure the safety of businesses and events located in the St. John's Fire District. This "Letter of Coordination" does not remove the requirements of the International Codes as amended and adopted by the State of South Carolina. All construction documents will be submitted and approved prior to construction on the site.

Please contact me directly at 843-864-4384 or at <u>c.kelly@stjfd.org</u> with any further questions. Please notify me immediately of any changes to the submitted plans or change to the rain plan.

Regards,

Chad A. Holy

Captain Chad A. Kelly Fire Marshal Division St. Johns Fire District 843-864-4384

ST. JOHN'S WATER COMPANY, INC.

"This institution is an equal opportunity employer and provider" Post Office Box 629 John's Island, South Carolina 29457-0629 Phone (843) 559-0186 Fax (843) 559-0371 Board Members Julia H. Grant, Chair Thomas Legare, Jr., Vice Chair Robert M. Lee, Sec/Treas Cheryl Glover Isaac Robinson Becky J. Dennis Cindy M. Floyd Tommy West Richard Thomas

June 6, 2016

Ms. Kellie Tillman Seamon Whiteside 501 Wando Park Blvd., Suite 200 Mt. Pleasant, SC 29464

Re: TMS number 256-00-00-046 at 2729 Bohicket Road Water Availability and Willingness to Serve Letter Proof of Coordination

Dear Ms. Tillman:

This letter is to confirm that TMS number 256-00-00-046 at 2729 Bohicket Road on Johns Island is within the water service area of the St. John's Water Company, Inc. (SJWC). SJWC does have water available from an existing 16-inch water line located on Bohicket Road for water service to TMS number 256-00-00-046 at 2729 Bohicket Road. The water line on Bohicket Road is within 50-feet of the property line for TMS number 256-00-00-046 at 2729 Bohicket Road. Our system is SC DHEC approved and we have the capacity and willingness to provide potable water service to TMS number 256-00-00-046 at 2729 Bohicket Road.

If you have any questions, please feel free to give me a call at 843-514-5570.

Sincerely,

Colleen Schild Assistant Manager/Engineer

Planned Development Guidelines The Frattone Property PD April 28, 2017

APPENDIX I Examples of Building Architecture

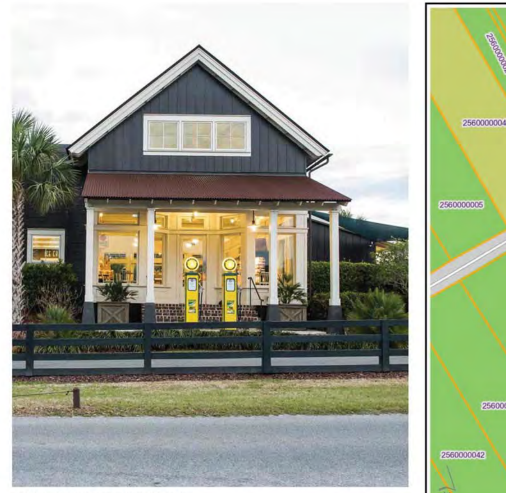


EXISTING CONDITIONS ON SITE - ABANDONED BUILDING, OVERGROWN VEGETATION, ETC.



ARCHITECTURAL INSPIRATIONS





ARCHITECTURAL INSPIRATIONS



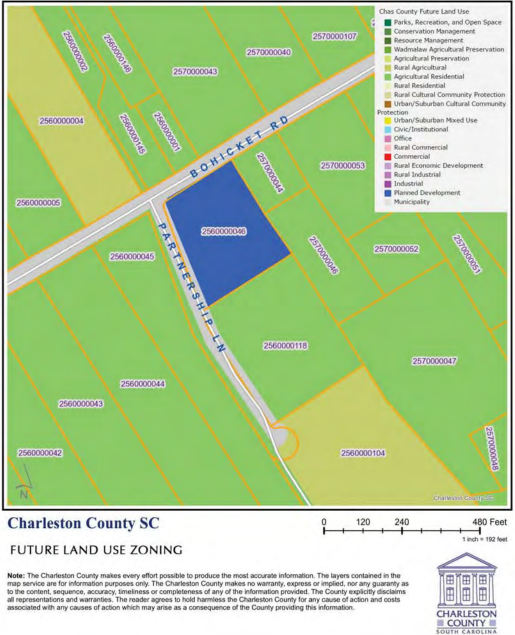
2560000043

Charleston County SC

FUTURE LAND USE ZONING

ARCHITECTURAL INSPIRATIONS





Author: Charleston County SC Date: 8/4/2016

Planned Development Guidelines The Frattone Property PD April 28, 2017

APPENDIX J Charleston County ZLDR Chapters 4, 6, 8, 9, and 12