AGENDA

PLANNING/ PUBLIC WORKS COMMITTEE

6/13/19

Teddie E. Pryor, Chairman Henry E. Darby Jenny Costa Honeycutt Anna B. Johnson Brantley Moody Vic Rawl Herb Sass Dickie Schweers Elliott Summey

AGENDA PLANNING/PUBLIC WORKS COMMITTEE June 13, 2019 5:00 PM

1. MINUTES: Council/Salisbury

o May 2, 2019 - Request to Approve

2. ZREZ-03-18-00097, Seaside Oaks Lane (Edisto Island) - Requests to Consider

Miller/Evans

3. ABANDONMENT OF 50' PUBLIC R-O-W, end of Geddes Ave. (St. Andrews) - Request to Consider

Miller/Neal

4. SCE&G EASEMENT REQUEST – Baxter Patrick Library (James Island) - Request to Approve

Miller/Przybylowski

1. MINUTES

CHARLESTON COUNTY COUNCIL

MEMORANDUM

TO: Members of Planning/Public Works Committee

FROM: Kristen Salisbury, Clerk of Council

DATE: June 7, 2019

SUBJECT: Planning/Public Works Committee Minutes

At the Planning/Public Works Committee meeting of June 13, 2019, the draft minutes of the May 2, 2019 Planning/Public Works Committee meeting will be presented for approval.

2.

ZREZ-03-19-00097, Seaside Oaks Lane

ZONING MAP AMENDMENT REQUEST ZREZ-03-19-00097

ZONING MAP AMENDMENT REQUEST: ZREZ-03-19-00097 PD-170 Palmetto Landing CASE HISTORY

Public Hearing: June 4, 2019
Planning and Public Works Committee: June 13, 2019
First Reading: June 18, 2019
Second Reading: July 30, 2019
Third Reading: August 20, 2019

CASE INFORMATION

<u>Location</u>: 8142 Seaside Oaks Lane (Edisto Island area)

Parcel Identification: 023-00-00-294

Council District: 8

Property Size: 1.37 acres

<u>Application</u>: The applicant is requesting to rezone the subject property from the Agricultural Residential (AGR) Zoning District to the Planned Development, PD-170 Palmetto Landing, Zoning District to allow for boat and RV storage.

Zoning History:

Prior to this request, no zoning amendment requests have been received.

Parcel Information and Area Description:

The subject property is zoned AGR and is currently undeveloped. Adjacent properties to the east and south are zoned Community Commercial (CC), and properties to the west and north are zoned AGR. The properties zoned CC contain a real estate office, a hardware store, an insurance office, a retail store and a self-storage area. The adjacent properties zoned AGR are either vacant or contain single-family dwellings.

Overview of PD-170 Palmetto Landing:

The applicant is requesting to rezone to PD-170, Palmetto Landing, to allow for boat and RV storage. Specifically, the requested PD-170 guidelines include the following:

- Allowed land uses are limited to a maximum 28 space (12 feet by 20 feet in size), pervious parking
 area for boat and RV storage. If not developed as boat and RV storage in accordance with the PD,
 then uses permitted in the AGR Zoning District and the AGR Zoning District requirements in effect
 at the time of development application shall apply;
- If developed as a boat and RV storage area, a 20-foot buffer along the street frontage, a 25-foot buffer along the adjoining property line abutting to a residential lot, and an 8-foot buffer along the property line adjoining to a commercial use, will be provided in compliance with ZLDR Article 9.5;
- Access to the site will be provided from the adjoining lot fronting Highway 174. No access will be provided from Seaside Oaks Lane;
- No buildings or structures are permitted onsite if developed as a boat and RV storage area;
- Parking to comply with ZLDR Article 9.3;
- Shared signage with the adjoining commercial uses, complying with ZLDR Article 9.11; and
- Tree protection in accordance with ZLDR Article 9.4.

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

Public Input: Correspondence received is included in this packet.

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 PD quidelines comply with the requirements of this Article.
- B. The development is consistent with the intent of the *Comprehensive Plan* and other adopted policy documents; and
 - Staff response: The Charleston County Comprehensive Plan recommends the Agricultural Residential Future Land Use designation for TMS 023-00-00-294. In this Future Land Use designation, "...By-right uses include residential development, agriculture, and other uses necessary to support the viability of agriculture." The requested PD for boat and RV storage is not considered compliant with the Agricultural Residential Future Land Use designation, as it is not a use necessary to support the viability of agriculture.
- 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 submitted letters of coordination from applicable agencies to demonstrate that there are adequate public services, facilities, and programs to serve the proposed development.

The requested PD amendments are not consistent with the *Comprehensive Plan* and the *Charleston County Zoning and Land Development Regulations Ordinance* (ZLDR) and therefore Staff recommends disapproval. If, however, the Planning Commission decides to recommend approval, staff suggests the following conditions of approval:

- <u>Section 6, Impact Assessment/Analysis, Sub-section D</u>: Include the following at the end of the second sentence: ", and all lighting will comply with the requirements of the ZLDR in effect at the time of subsequent development application."
- <u>Section 7, Streets, second sentence</u>: Delete the following wording from the end of the sentence, "...also owned by applicant."
- <u>Section 16, Parking, third sentence</u>: Add a sentence directly after the third sentence that reads as follows, "Vehicles that are transporting individual boats or RVs for storage or pick-up on the site are permitted onsite, for a maximum of 24 hours at a time."
- <u>Site Plan</u>: Amend the Sketch Plan as follows, which is demonstrated in red on the attached Sketch Plan Exhibit:
 - Show tree islands to be installed at the end of each parking row. The tree islands should be at least 9-feet x 18-feet. In the north and west corners, the tree island can be one tree in the middle of the island instead of the two strips at the end of each row.
- <u>General PD Comment</u>: Ensure wording is consistent throughout the PD when it refers to Seaside Oaks Lane. In some areas of the PD it is referred to as Sea Oaks Drive or Sea Oaks Lane, e.g., Section 3, Point D, Section 6, Point B.

PLANNING COMMISSION: MAY 13, 2019

Recommendation: Approval with staff's recommended conditions of approval (vote: 6-0, with 3 absent).

- <u>Section 6, Impact Assessment/Analysis, Sub-section D</u>: Include the following at the end of the second sentence: ", and all lighting will comply with the requirements of the ZLDR in effect at the time of subsequent development application."
- Section 7, Streets, second sentence: Delete the following wording from the end of the sentence,

- "...also owned by applicant."
- <u>Section 16, Parking, third sentence</u>: Add a sentence directly after the third sentence that reads as follows, "Vehicles that are transporting individual boats or RVs for storage or pick-up on the site are permitted onsite, for a maximum of 24 hours at a time."
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- <u>General PD Comment</u>: Ensure wording is consistent throughout the PD when it refers to Seaside Oaks Lane. In some areas of the PD it is referred to as Sea Oaks Drive or Sea Oaks Lane, e.g., Section 3, Point D, Section 6, Point B.

Speakers: 1 person spoke in support of the application and no one spoke in opposition to the application.

Notifications:

93 notification letters were sent to owners of property located within 300 feet of the boundaries of the subject parcel, and individuals on the Edisto Island Interested Parties List on April 26, 2019. Additionally, this request was noticed in the Post & Courier on April 26, 2019.

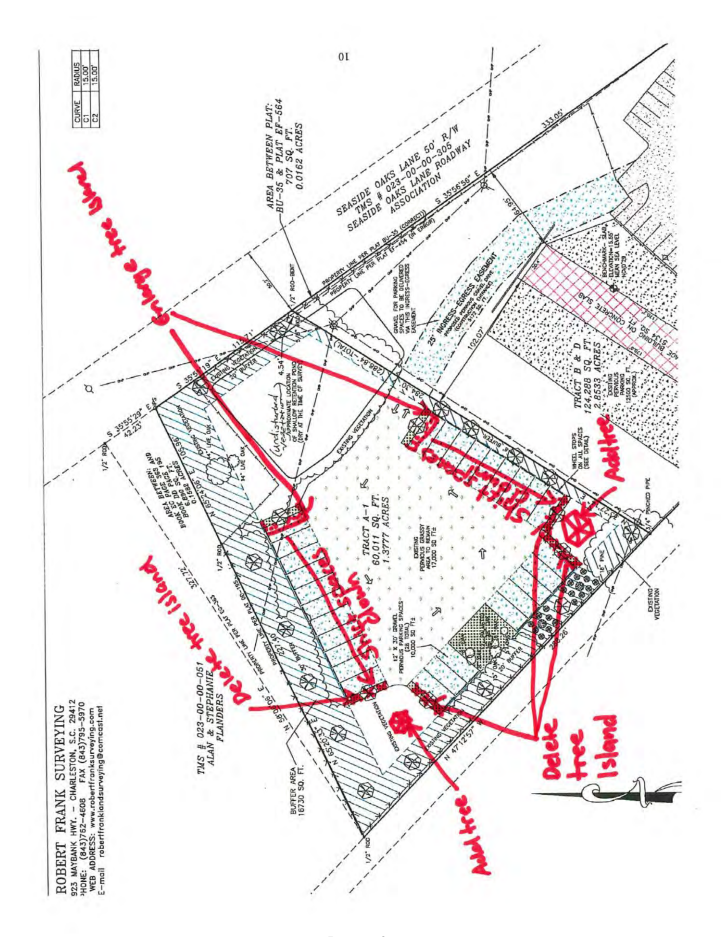
PUBLIC HEARING: JUNE 4, 2019

Speakers: 1 person spoke in support of the application and no one spoke in opposition to the application.

Notifications:

93 notification letters were sent to owners of property located within 300 feet of the boundaries of the subject parcel, and individuals on the Edisto Island Interested Parties List on May 17, 2019. Additionally, this request was noticed in the Post & Courier on May 17, 2019, and a notification sign was posted on the property on May 17, 2019.

SKETCH PLAN EXHIBIT



Page 4 of 4



Public Hearing – June 4, 2019

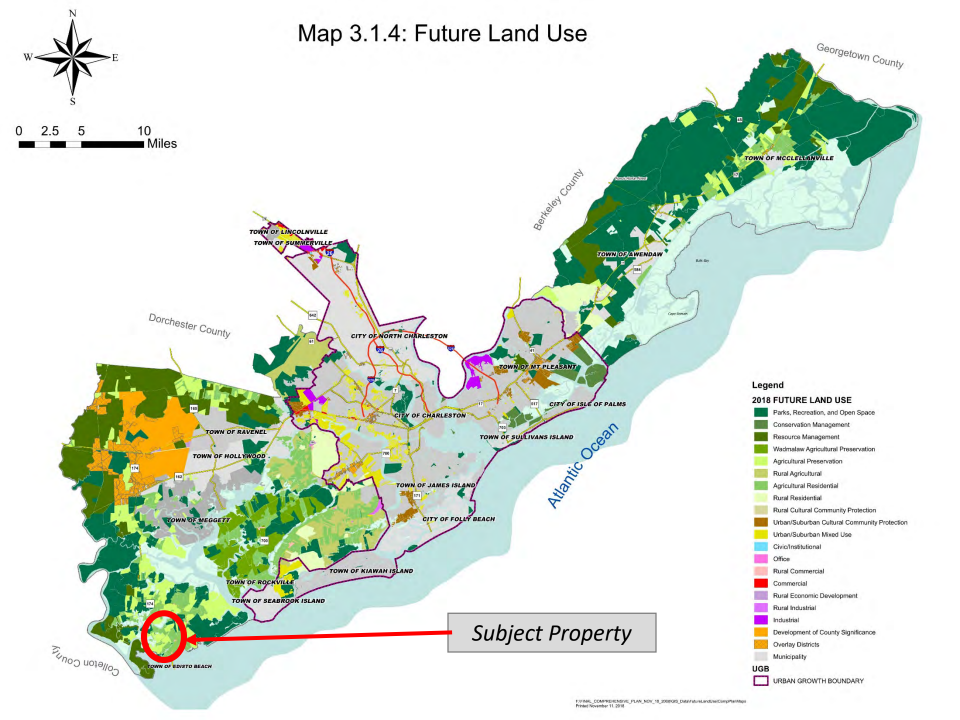
Planning and Public Works Committee – June 13, 2019

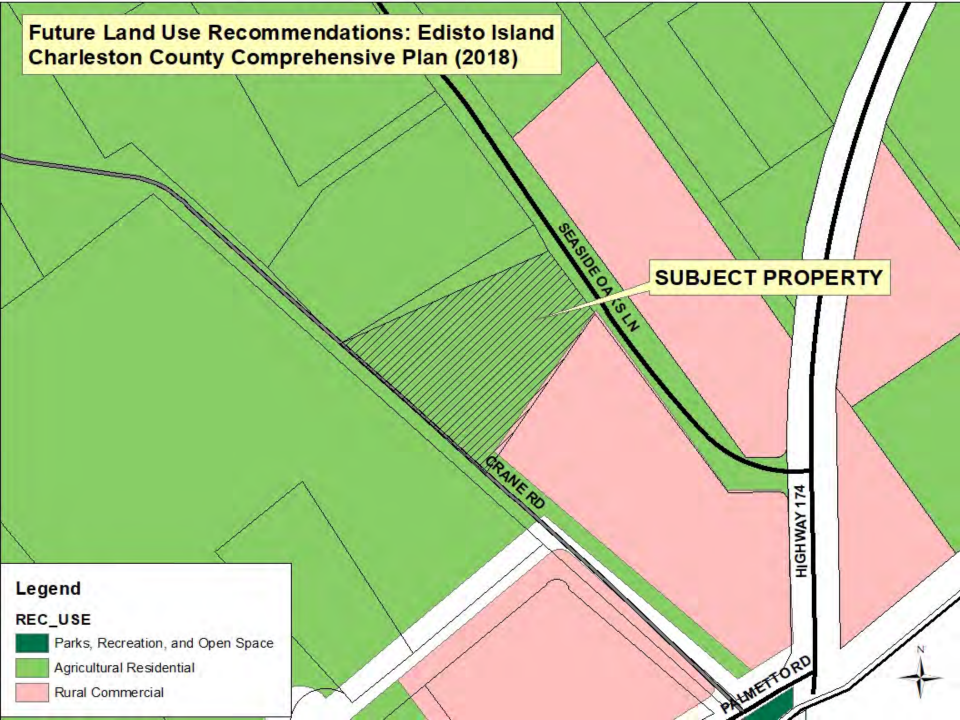
ZREZ-03-19-00097

- Edisto Island: 8142 Seaside Oaks Lane
- Parcel I.D.: 023-00-00-294
- Request to rezone from the Agricultural Residential (AGR) Zoning District to the Planned Development, PD-170 Palmetto Landing, Zoning District to allow for pervious boat and RV storage
- Applicant: Melinda Lucka Kelley, Finkel Law Firm
 4000 Faber Place, Suite 450, North Charleston, SC 29405
- Owner: Palmetto Landing of South Carolina, Inc.
 8830 Shellhouse Rd., Edisto Island, SC 29438
- Acreage: 1.37 acres
- Council District: 8

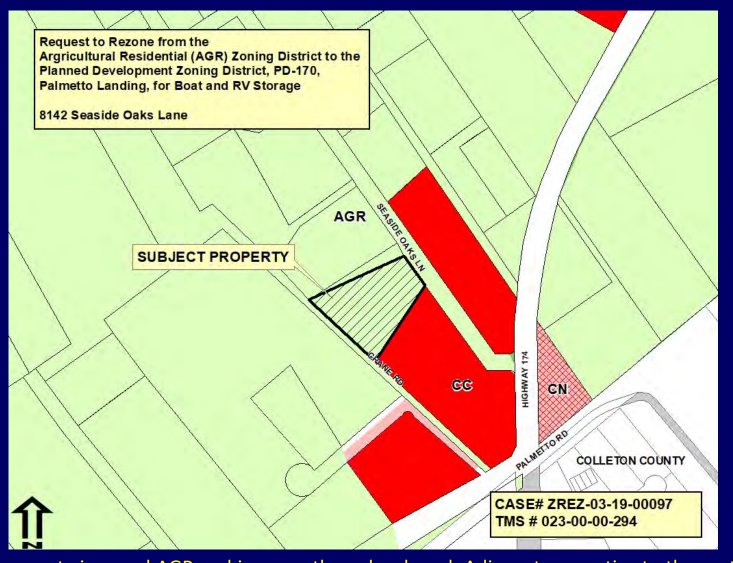
Zoning History

Prior to this request, no zoning amendment requests have been received.





Area Description



The subject property is zoned AGR and is currently undeveloped. Adjacent properties to the east and south are zoned Community Commercial (CC), and properties to the west and north are zoned AGR. The properties zoned CC contain a real estate office, a hardware store, an insurance office, a retail store and a self-storage area. The adjacent properties zoned AGR are either vacant or contain single-family dwellings.

Aerial View to the North/ Northeast



Aerial View to the South/Southwest



ZREZ-03-19-00097



1 – Subject Property

2 – Subject Property



ZREZ-03-19-00097



3 – Adjacent Property

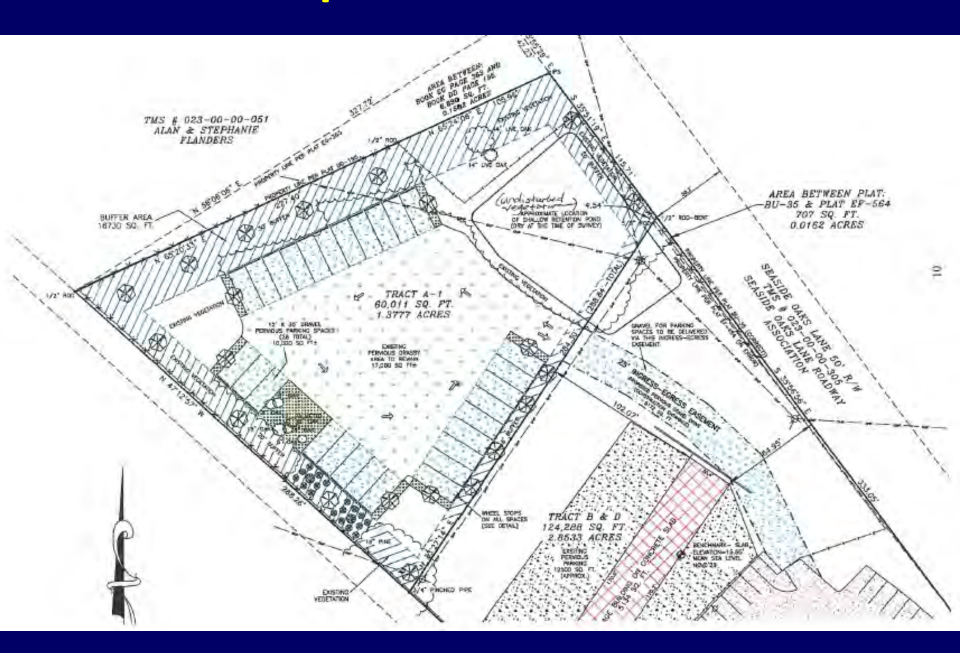
4 – Adjacent property



PD-170 Requested Guidelines

- Allowed land uses are limited to a maximum 28 space (12 feet by 20 feet in size), pervious parking area for boat and RV storage. If not developed as boat and RV storage in accordance with the PD, then uses permitted in the AGR Zoning District and the AGR Zoning District requirements in effect at the time of development application, shall apply;
- If developed as a boat and RV storage area, a 20-foot buffer along the street frontage, a 25-foot buffer along the adjoining property line abutting to a residential lot, and an 8-foot buffer along the property line adjoining to a commercial use, will be provided in compliance with ZLDR Article 9.5;
- Access to the site will be provided from the adjoining lot fronting Highway 174. No access will be provided from Seaside Oaks Lane;
- No buildings or structures are permitted onsite if developed as a boat and RV storage area;
- Parking to comply with ZLDR Article 9.3;
- Shared signage with the adjoining commercial uses, complying with ZLDR Article 9.11; and
- Tree protection in accordance with ZLDR Article 9.4.

Proposed Sketch Plan



Approval Criteria

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 PD amendments comply with the applicable requirements of this Article.
- B. The development is consistent with the intent of the *Comprehensive Plan* and other adopted policy documents; and

Residential Future Land Use designation for TMS 023-00-00-294. In this Future Land Use designation, "...By-right uses include residential development, agriculture, and other uses necessary to support the viability of agriculture." The requested PD for boat and RV storage is not considered compliant with the Agricultural Residential Future Land Use designation, as it is not a use necessary to support the viability of agriculture.

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 submitted letters of coordination from applicable agencies to demonstrate that there are adequate public services, facilities, and programs to serve the proposed development.

Recommendation

 The request is not consistent with the Comprehensive Plan and the Charleston County Zoning and Land Development Regulations Ordinance (ZLDR)

STAFF RECOMMENDATION: Disapproval

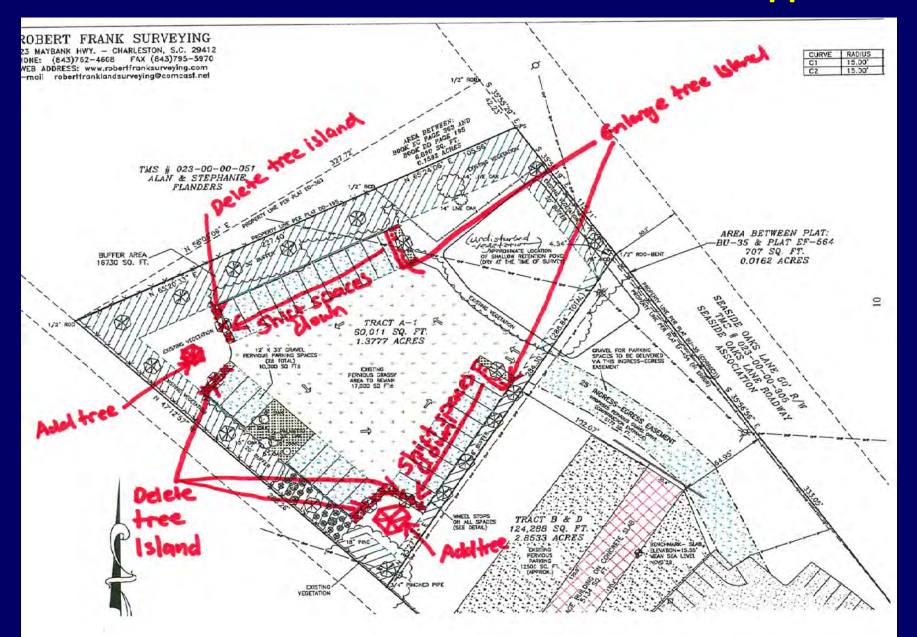
PLANNING COMMISSION RECOMMENDATION:

Approval with conditions (vote: 6-0, with 3 absent)

Conditions of Approval Recommended by Planning Commission:

- <u>Section 6, Impact Assessment/Analysis, Sub-section D</u>: Include the following at the end of the second sentence: ", and all lighting will comply with the requirements of the ZLDR in effect at the time of subsequent development application."
- <u>Section 7, Streets, second sentence</u>: Delete the following wording from the end of the sentence, "...also owned by applicant."
- <u>Section 16, Parking, third sentence</u>: Add a sentence directly after the third sentence that reads as follows, "Vehicles that are transporting individual boats or RVs for storage or pick-up on the site are permitted onsite, for a maximum of 24 hours at a time."
- <u>Site Plan</u>: Amend the Sketch Plan as follows, which is demonstrated in red on the attached Sketch Plan Exhibit:
 - O Show tree islands to be installed at the end of each parking row. The tree islands should be at least 9-feet x 18-feet. In the north and west corners, the tree island can be one tree in the middle of the island instead of the two strips at the end of each row.
- <u>General PD Comment</u>: Ensure wording is consistent throughout the PD when it refers to Seaside Oaks Lane. In some areas of the PD it is referred to as Sea Oaks Drive or Sea Oaks Lane, e.g., Section 3, Point D, Section 6, Point B.

Sketch Plan with Recommended Condition of Approval



Additional Condition of Approval Recommended by Planning and Public Works Committee:

• <u>General PD Comment</u>: Amend the applicable sections of the PD to state, "If developed as a Boat and RV Storage use, power hook-ups and living on the site shall be prohibited."

Notifications

April 26, 2019

- 93 notifications were sent to owners of property located within 300 feet of the boundaries of the subject parcel and individuals on the Edisto Interested Parties List.
- Request was advertised in the Post & Courier.

May 17, 2019

- 93 notifications were sent to owners of property located within 300 feet of the boundaries of the subject parcel and individuals on the Edisto Interested Parties List.
- Request was advertised in the Post & Courier.
- Notification sign posted on the property.

Public Input

Six letters in support and one letter in opposition have been received.





Public Hearing – June 4, 2019

Planning and Public Works Committee – June 13, 2019

ZONING CHANGE APPLICATION Zoning/Planning \mathbb{H} \blacksquare Department CASE ZREZ-03-19-60097 Lonnie Hamilton, III **Public Services Building** 4045 Bridge View Drive PROPERTY INFORMATION North Charleston, SC 29405 CHARL (843) 202-7200 REQUESTED DISTRICT Planned Develop 1-800-524-7832 Fax: (843) 202-7222 PARCEL ID(S) CITY/AREA OF COUNTY ACRES 1.37 STREET ADDRESS PAGE DEED RECORDED: BOOK DATE APPROVAL# 18903 PLAT RECORDED: BOOK PAGE DATE APPLICANT--OWNER--REPRESENTATIVE **APPLICANT** / HOME PHONE WORK PHONE MAIL ADDRESS **CELL PHONE** CITY, STATE, ZIP **EMAIL OWNER** MOME PHONE (IF OTHER THAN APPLICANT) MAIL ADDRESS WORK PHONE **CELL PHONE** CITY, STATE, ZIP **EMAIL** REPRESENTATIVE HOME PHONE (IF OTHER THAN APPLICANT) MAIL ADDRESS **WORK PHONE** CITY, STATE, ZIP **CELL PHONE EMAIL** CERTIFICATION ✓ Copy of <u>Approved and Recorded Plat</u> showing present boundaries of property This application will be returned to the Copy of <u>Current Recorded Deed</u> to the property (Owner's signature must match documentation.) applicant within fifteen (15) business days if ✓ Copy of <u>Signed Restricted Covenants Affidavit</u> these items are not submitted with the application or if any are found to be ✓ Copy of Signed Posted Notice Affidavit inaccurate: √ Fee \$150.00 plus \$10.00 per acre (Fees vary for Planned Developments.) I (we) certify that Role is the authorized representative for my (our) zoning change request. I also

OFFICE USE ONLY

accept the above requirements for submitting my zoning change application. To the best of my knowledge, all required information has been

Amount Received \$313.70

provided and all information is correct

Signature of Owner(s

Planner's Signature

Cash? □

Check? 17 # 2171

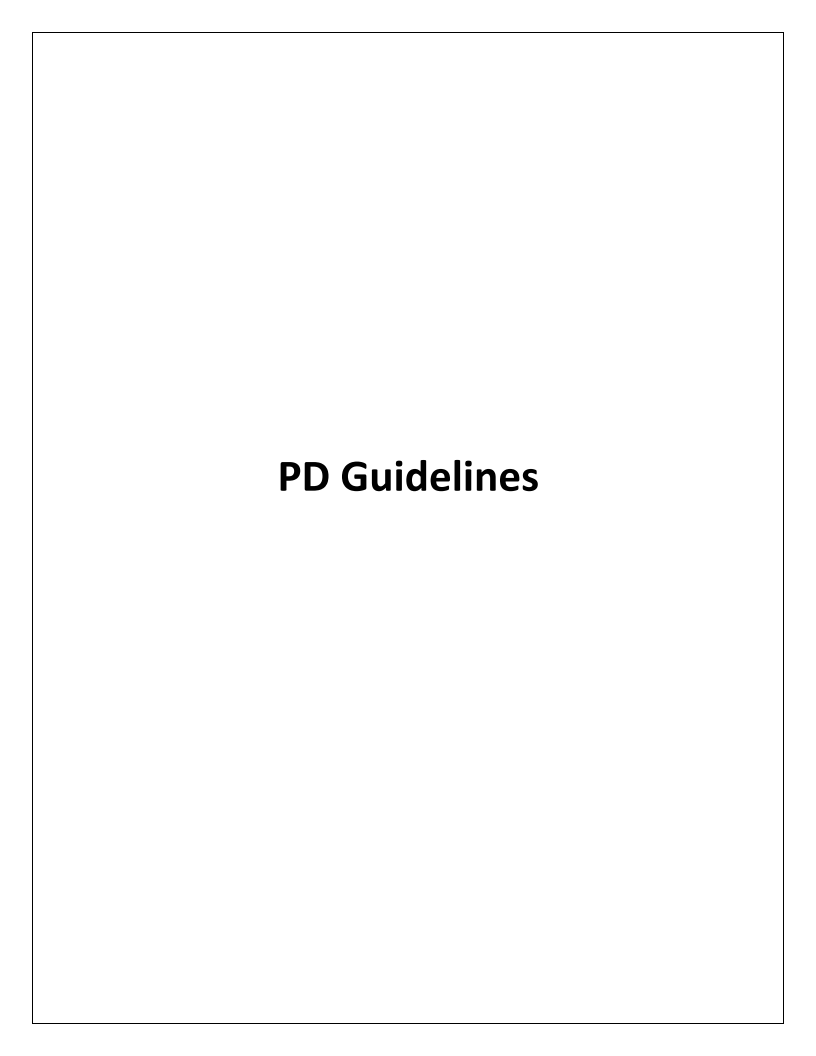
Zoning Inspector's Signature

Signature of Applicant/ Representative (if other than owner)

Invoice Number TRC-150536-29

2019

Date



PALMETTO LANDING

PLANNED DEVELOPMENT APPLICATION

Palmetto Landing of South Carolina, Inc. 8142 Seaside Oaks Lane Edisto Island, South Carolina TMS: 023-00-00-294

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Palmetto Landing Edisto Island, South Carolina

PLANNED DEVELOPMENT **GUIDELINES** Palmetto Landing Edisto Island, S.C.

PLANNED DEVELOPMENT GUIDELINES

PALMETTO LANDING 1.37 ACRES

EDISTO ISLAND, SOUTH CAROLINA

Planned Development Guidelines pursuant to Article 4.23 of the Charleston County Zoning and Land Development Regulations

- 1. Planned Development Name: Palmetto Landing
- 2. <u>Statement of Objectives:</u> The intent of this Planned Development is to create an area for the parking and storage of boats and recreational vehicles, in accordance with the criteria provided within these guidelines, and all applicable ZLDR requirements.
- 3. Intent and Results of Proposed PD: Pursuant to §4.23.4 of the Charleston County ZLDR, these Planned Development zoning district regulations are intended to encourage achievement of the goals of the *Charleston County Comprehensive Plan* and to allow flexibility in development of property that proposes a single or multiple use(s) that will result in improved design, character, and quality of new or redesigned developments and preserve natural and scenic features of open spaces. The intended use is to accommodate the storage of Boats and Recreational Vehicles. If the property is not developed in accordance with this Planned Development, then the property shall be developed in accordance with the permitted uses and requirements of the AGR zoning district that are in effect at the time of the development application submittal. The following objectives may be attained through the use of the planned development process:
 - A. A maximum choice in the types of environment available to the public by allowing a development that would not be possible under the strict application of the standards of this Ordinance that were designated primarily for development on individual lots.

There will be no structural development on this lot. A planned development is the preferred zoning, rather than a commercial zone request. Community Commercial (CC) zoning adjoins this lot to the East and is also across Seaside Oaks Lane to the West. See ZLDR Zoning Map Exhibit at page 51.

B. A greater freedom in selecting the means to provide access, light, open space and design amenities;

The design will allow for convenient access, without intruding onto Seaside Oaks Lane, while allowing for open areas and buffers.

C. Quality design and environmentally sensitive development by allowing development to take advantage of special site characteristics, locations and land use arrangements;

The design will enhance the perimeter of the lot, with natural buffers. The Seaside Oaks Lane and Crane Road sides of the lot will be protected, in that there will be no access or signage along the road.

D. A development pattern in harmony with the applicable goals and strategies of the Comprehensive Plan:

The proposed PD is in harmony with the Comprehensive Plan: the permeability of the lot and ingress/egress road giving access to it will promote the protection of natural resources, preserve the natural buffers onsite, will not increase the residential growth/density on Edisto Island, and will reduce the impact on existing roads. There will be no access onto Sea Oaks Lane or Crane Road, other than for maintenance.

E. The permanent preservation of common open space, recreation areas and facilities:

N/A: there will be no structural development on the property.

F. An efficient use of the land resulting in more economical networks of utilities, streets, schools, public grounds and buildings, and other facilities:

The ingress/egress through the commercial lot that adjoins this lot minimizes road impact. There will be no impact on utilities or schools.

G. A creative approach to the use of land and related physical facilities that results in better development and design and the construction of amenities:

N/A: There will be no construction on this site.

H. A development pattern that incorporates adequate public safety and Chapter 4 Base Zoning Districts County of Charleston Zoning and Land Development Regulations 4-34 transportation-related measures in its design and compliments the developed properties in the vicinity and the natural features of the site.

Natural features are preserved, by retaining existing fencing and buffers, and permeable surfaces will be used.

I. <u>Site Information:</u> The total acreage of this Planned Development is 1.37 total acreage, containing total of 0.00 acres of freshwater wetland acreage, and 0.00 acres of Critical Line wetland, or marsh, acreage. The TMS Number for the lot is

023-00-00-294. The property is located approximately 450 feet west of the intersection of Highway 174 and Seaside Oaks Lane, a 50 foot wide unimproved dirt road extends west from Highway 174, Edisto Island. The property is across Seaside Oaks Lane from a parcel zoned Community Commercial (CC) District, and is adjacent to property also zoned CC. See Site Plan and Aerial Exhibit at page 9.

4. Proposed Land Uses Include:

- A. A maximum of 28 parking spaces, 12 feet by 20 feet in size, will be provided. The mix of the number of boats and RVs stored onsite will be determined by the market, but the total number shall not exceed 28 spaces, which is a total of approximately 6,720 square feet of permeable surface.
- B. All remaining land area, 1.22 acres, shall remain as open space, with appropriate buffers, access and turning areas.
- C. Parking shall be provided in accordance with ZLDR Sections 9.3.4 and 9.3.6, and the guidelines of this PD. There will be no motor vehicles, other than RVs, parked on this property, and other than for the occasional, mowing/maintenance of the property, and no business activity taking place on the lot. See Charleston County ZLDR § 9.3.4 and § 9.3.6 Exhibits at pages 53 and 55.

5. Maximum Density:

A. No density is proposed for Boat and RV storage. If the boat/RV storage facility is not established, development on the site shall comply with the AGR zoning district requirements in effect at the time of subsequent development application submittal.

6. Impact Assessment/Analysis:

- A. This PD will have minimal impact on existing public facilities and services (e.g. roads and streets, water, sewer, etc.), as there will be no new curb cuts, no additional wells or septic tanks, and the parking lot itself will have a permeable surface.
- B. There will be no access onto Sea Oaks Lane, other than for maintenance, and all routine access will be minimal, through the adjacent lot fronting on Highway 174, via the use of a recorded ingress/egress easement.
- C. Based upon data derived from the publication "Trip Generation" 10th Ed., 2018, Institute of Transportation Engineers, there were no classifications for the storage of RVs or Boats. The closest land use types to these proposed uses are "Campgrounds/Recreational Vehicle Parks" and "Storage Units," as shown on the attached Trip Generation Exhibit. The average trips per day for Campgrounds/RV Parks is 0.52 trips per unit (14.56 trips per day for 28 units) and the average trips per day for Storage Units is 0.22 trips per unit (6.16 trips per day for 28 units). Based on this data, it is predicted that there will be between 6.16-14.56 trips per

- day for the 28 parking spaces proposed for this planned development. See Trip Generation Exhibit at page 25.
- D. There is currently no lighting on the lot, and there will be no direct lighting for this lot. If lighting is added in the future, it would be indirect, and minimal, (a light pole), for safety and security purposes only, and will be handled through SCE&G. Such an additional light would be provided by a light pole that would be placed on the adjoining lot, abutting this lot.
- E. Services provided to this lot will be from the St. Paul's Fire District, SCE&G, Charleston County Sheriff's Office, and Charleston County EMS.
- 7. <u>Streets:</u> Neither Seaside Oaks Lane nor Crane Road will be used for access to this PD. Access will be from Highway 174 through the adjacent tract also owned by applicant. A perpetual easement and accompanying plat has been recorded, dedicating the ingress/egress from the adjacent land to this site. See Perpetual Easement Exhibit at page 13.

8. Compliance with the ZLDR:

- A. All matters not addressed in this PD shall comply with the requirements and processes of the AGR zoning district in the ZLDR, in effect at the time of subsequent development application submittal.
- B. This PD will comply with all zoning regulations, applicable provisions of the Charleston County Comprehensive Plan, and with such conditions as may be attached to any rezoning to the applicable PD district.
- C. The provisions of Article 3.10, Variances, of the Ordinance shall not apply to the Planned Development. All major changes must be approved by County Council. Any requests for tree variances shall be made in accordance with the ZLDR. (Article 3.10, Variances)
- D. (a) The PD development is consistent with the intent of applications sections of the *Comprehensive Plan* and other adopted policy documents:
 - 1) <u>2.2.1 Land Use</u>: This use respects the rural residential character of Edisto Island, is coordinated with the provision of community and public facilities, and protects cultural and natural resources.
 - 2) <u>2.2.3 Natural Resources:</u> This Plan retains buffers, reduces impervious surfaces, and retains natural open space, without adding developed structures.
 - 3) 2.2.5 Population: This PD does not add to population growth, since there will no residential structures. This use will allow existing residents to have an alternative option to storing their boats and/or RVs.

- (b) 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.
- 9. <u>Historic and Archaeological Survey:</u> Based upon a review of the site plan and aerial photo of this property, the director of Historical Services of the S.C. Department of Archives and History reported via an attachment in the packet, that there were no areas of archeological or historic significance. *See* Historical and Archeological Survey Exhibit at page 17.

10. Letters of Coordination and Community Outreach:

- A. Letters of Coordination: Letters of coordination from the Charleston County EMS Office, the St. Paul's Fire District, South Carolina Electric & Gas, (SCE&G), Charleston County Sheriff, South Carolina Department of Transportation, (SCCDOT), the United States Postal Service (USPS), Charleston County Public Works Stormwater, and Charleston County Public Works Roads Division were required and are included in the application packet. There were no objections from any of the above agencies. See Letters of Coordination Exhibits beginning at page 28.
- B. <u>Community Outreach</u>: The proposed Planned Development guidelines was presented to the Edisto Island Preservation Alliance and the Edisto Island Community Association, Inc. *See* Community Outreach Exhibits beginning at page 47.
- 11. <u>Dimensional Standards</u>: If development of boat and RV storage occurs, the standards of this Planned Development shall apply; however, if the property is not developed as boat/RV storage, development shall comply with AGR zoning district requirements in effect at the time of subsequent development application submittal.
 - A. <u>Density/Intensity and Dimensional Standards</u>: This Planned Development shall be subject to the following density, intensity and dimensional standards as specified in Table 4.6.3 below.
 - B. <u>Buffer Standards</u>: The land use and right-of-way buffer requirements in Chapter 9 of the ZLDR are applicable and will be implemented at the time of subsequent development application submittal. Vegetated buffers shall be 20-feet along the street frontage, 25-feet along the side boundary where it adjoins a residential use, and 8-feet along the side boundary where it adjoins a commercial use. Existing six foot chain link fencing, as shown on the Site Plan, will be retained.

Table 4.6.3, AGR Density/	Intensity and Dimensional Standards
DENSITY/INTENSITY	AGR AND DIMENSIONAL STANDARDS
MINIMUM SETBACKS	
Front/Street Side	50 feet
Interior Side	15 feet
Rear	30 feet
OCRM Critical Line	50 feet

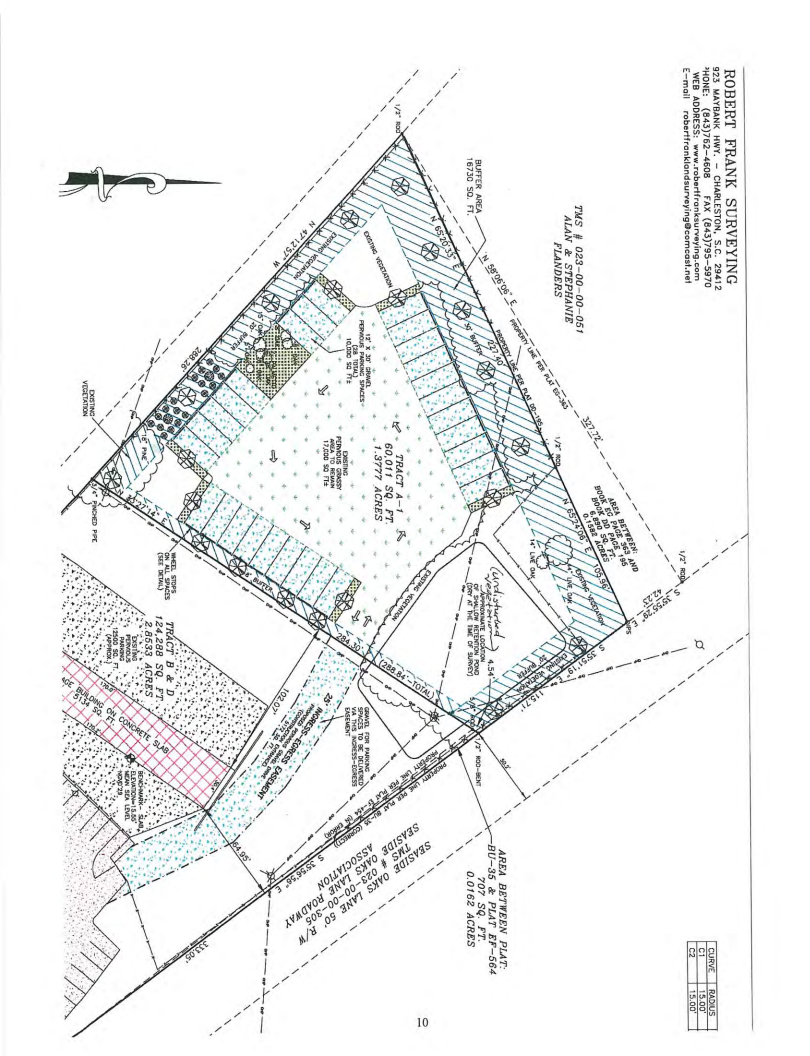
- 12. <u>Architectural Guidelines</u>: No buildings or structures are permitted onsite if it is developed as boat/RV storage in accordance with the Planned Development.
- 13. Access: Access shall be via a recorded easement crossing the adjoining commercial tract that fronts on Highway 174, owned by the same property owner, and not from Seaside Oaks Lane. An ingress/egress easement has been signed and recorded as referenced on the approved recorded plat showing the easement. Any requirements made by the SCDOT shall be met. See Easement Exhibit at page 13.
- 14. <u>Areas Designated for Future Use</u>: The site shall remain in a natural state until such time as permits for the parking spaces use approved in this plan, are approved and issued.
- 15. <u>Signs:</u> Off-premise signage is not permitted, unless it is shared signage with the adjoining hardware store, insurance office, existing self-service storage, etc., that is on the adjacent lot, in compliance with Sec. 9.11.3.C of the ZLDR. The shared sign on the adjoining hardware store sign will be used. It will be the same type, size, approximately 3' x 6' in size, and installed just below the smaller portions of the sign. *See* Charleston County ZLDR § 9.11.3.C Exhibit at page 58.
- 16. Parking: Parking shall be provided in accordance with ZLDR Sections 9.3.4 and 9.3.6, and the guidelines of this PD. See Charleston County ZLDR § 9.3.4 and § 9.3.6 Exhibits at pages 53 and 55. There will be no motor vehicles, other than RVs, parked on this property, and other than a van or truck for occasional, mowing/maintenance of the property, and no business activity taking place on the lot. A maximum of 28 parking spaces, 12 feet by 20 feet in size, will be provided. The mix of the number of boats and RVs stored onsite will be determined by the market, but the total number shall not exceed 28 spaces, which is a total of approximately 6,720 square feet of permeable surface. See Site Plan Exhibit at page 9.
- 17. <u>Tree Protection:</u> All existing trees will be preserved, in accordance with Article 9.4 of the Charleston County ZLDR. *See* Charleston County ZLDR Article 9.4 Exhibit at page 60.
- 18. Resource Areas: With the exception of mature trees and existing vegetated buffers, there are no resources onsite.

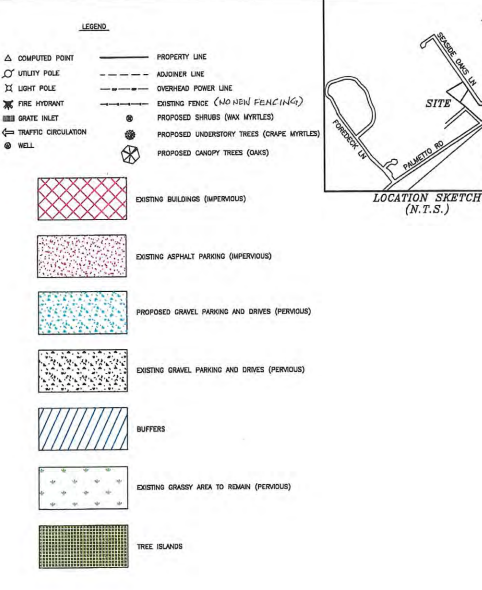
19. <u>Stormwater</u>: The Planned Development shall comply with all Charleston County Stormwater Ordinances and South Carolina Department of Health and Environmental Control (SCDHEC) Regulatory requirements. For site locations within sensitive drainage basins prone to flooding, additional stormwater 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. Best Management Practices (BMPs) 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.

Applicant shall comply with all Charleston County Stormwater Ordinances and SCDHEC Regulatory requirements for pre and post construction water quality and quantity. Stormwater design, construction, and maintenance shall be in compliance with applicable approved Charleston County Stormwater permits. Utilization of approved and permitted Low Impact Design elements is encouraged within a comprehensive site Master Drainage Plan. See Charleston County Public Works Exhibits for Stormwater and Roads at pages 45 - 46.

SITE PLAN AND AERIAL

Palmetto Landing Edisto Island, S.C.

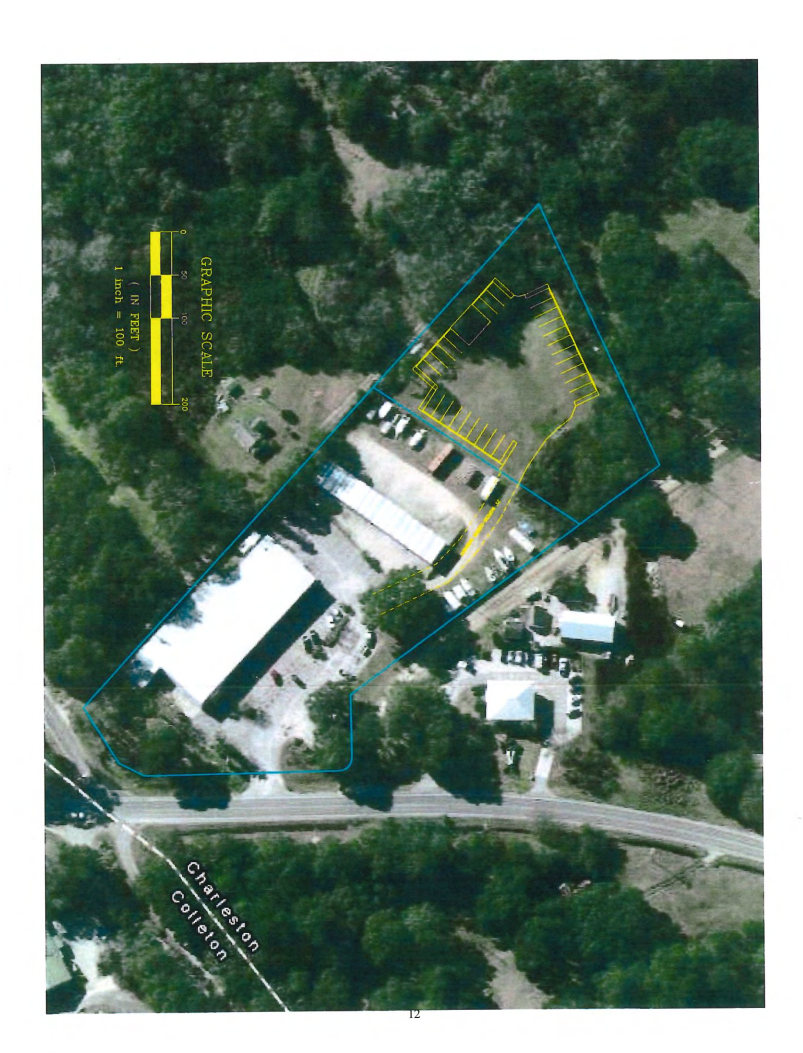




A SITE PLAN
OF TRACT A AND TRACT B & D
LOCATED ON EDISTO ISLAND
CHARLESTON COUNTY, S.C.

NOTES:

1. TMS # 023-00-00-156 - TRACT B & D-ZONED CC
TMS # 023-00-00-294 - TRACT A-1-ZONED AGR
2. IRON PIPES FOUND AT ALL CORNERS UNLESS OTHERWISE
SHOWN.
3. LOCATED IN FLOOD HAZARD ZONE AE MINIMUM ELEVATION
14' PER FIRM COMMUNITY-PANEL #455413-770-J, PANEL
INDEX DATED 11/17/04, MAP REVISED 11/17/04 (MAP
#45019C0770-J).
4. PLAT REFERENCE: BOOK S18 PAGE 0265.
5. NO ONSITE NATURAL AREAS, BUFFERS, SIDEWALKS, OR
SIDEWALKS WILL BE IMPACTED BY UTILITY FACILITIES OR
EASEMENTS/RICHTS-OF-WAY.
6. NOW OWNED BY: PALMETTO LANDING OF SOUTH CAROLINA,
INC..



PERPETUAL EASEMENT AND RECORDED EASEMENT PLAT

Palmetto Landing Edisto Island, S.C.

		PER GLERK SIW	8
		CHARLESTON COUNTY, SC	Book 0769
STATE OF SOUTH CAROLINA)		Page 361
)	PERPETUAL EASEMENT	1
COUNTY OF CHARLESTON)		

Whereas, Palmetto Landing of South Carolina, Inc. (hereinafter "Palmetto Landing"), owns land located at 8142 Seaside Oaks Lane, known as Tract A-1, Tax Map Parcel number 023-00-00-294, consisting of 1.3777 acres, the description thereof attached as Exhibit A; and

Whereas, Palmetto Landing of South Carolina, Inc. also owns property adjacent to this property, located at 487 Highway 174, and known as Tracts B and D, Tax Map Parcel number 023-00-00-156, consisting of 2.8533 acres, the description thereof attached as Exhibit B; and

Whereas, Palmetto Landing is desirous of creating a 25 foot easement that will mutually benefit each tract, their successors, and assigns, in allowing ingress/egress access between the two properties.

Therefore, in exchange of mutual covenants and promises, the undersigned hereby agrees to a 25 foot perpetual easement, as shown on a Plat of Robert Frank Surveying, dated

August 22, 2018, and recorded on November 16, 2018 in Plat Book 518, Page 0265

upon the following terms and conditions:

- 1. That both parties, and their heirs and assigns, invitees, and licensees shall have access to the use of the easement and driveway that serves as ingress and egress to Tract A-1.
- 2. That Palmetto Landing of South Carolina, Inc., and its successors, heirs, and assigns, including future buyers accept the obligation of the maintenance of the land within the easement, until and unless the easement is at any time acquired by or dedicated to the use of the public.
- That the owner agrees not to construct any structure or obstruction within the easement.
- 4. That this agreement is binding on all parties, their successors, assigns and/or heirs, and shall run with any subsequent conveyance of the right-of-way or both Lots.

Dated this $\frac{29}{}$ day of August, 2017	
Witnesses:	Palmetto Landing of South Carolina, Inc.
Britany warker Budge	By: Robert D. Redfearn, President
STATE OF SOUTH CAROLINA COUNTY OF CHARLESTON	ACKNOWLEDGEMENT
I, Malena Dinwoodie, a notary publ	ic for the State of South Carolina, do certify that
Brittany Wolher did F	personally appear before me this 29 day of
August 2017 and acknowledge the due execu	
Witness my hand and official seal this _	29 day of Agust 2017.
	Motary Public for South Carolina My Commission Expires: 2/23/23 Malena A. Dinwoodie Notary Public: State of South Carolina My Comission Expires Feb. 28, 2023

Said easement may not be terminated without the express consent of the owners

5.

of both properties.



HISTORICAL AND ARCHEOLOGICAL SURVEY
•
Palmetto Landing Edisto Island, S.C.

S.C. Dept. of Archives (7 pages)

Malena Dinwoodie

From: Johnson, Elizabeth < EJohnson@scdah.sc.gov>

Sent: Friday, September 15, 2017 11:56 AM

To: Malena Dinwoodie

Subject: RE: Request for review for Letter of Coordination for zoning proposal for permeable

surfaced parking spaces on 1.37 ac lot

Categories: Melinda's

Malena:

Thanks for forwarding the information again. I have reached out to Andrea Harris-Long about this request.

We believe Site 7093 is not located where the pink dot is, and that the building that goes with this site number appears to be outside of either of the parcels outlined in yellow. It is on an adjacent parcel to the southwest. We believe Site 7093 is 511 Crane Road, Edisto Island.

So based on this limited information, it does not appear to us that a parking lot in the location you have indicated would impact that property.

Elizabeth M. Johnson
Director, Historical Services, D-SHPO
State Historic Preservation Office
SC Department of Archives and History
8301 Parklane Road
Columbia, SC 29223
ph; 803-896-6168 | faic 803-896-6167 | http://shpo.sc.gov

From: Malena Dinwoodie [mailto:MDinwoodie@FinkelLaw.com]

Sent: Friday, September 15, 2017 9:45 AM

To: Johnson, Elizabeth < EJohnson@scdah.sc.gov>

Cc: Melinda Lucka <mlucka@FinkelLaw.com>; MLucka Kelley <mluckakelley@gmail.com>

Subject: FW: Request for review for Letter of Coordination for zoning proposal for permeable surfaced parking spaces on

1.37 ac lot

Good Morning Ms. Johnson,

Thank you so much for speaking with me this morning. As discussed, please find below the emails I was calling in reference to. Please feel free to contact myself or attorney Kelley if you have any questions or concerns. My direct dial is (843) 576-6348, and attorney Kelley's contact information can be found in her signature block below. If you feel that there is a more appropriate person to contact in this regard. I would greatly appreciate any advisement or direction you can provide.

Thank you again, and I hope you have a lovely weekend.

Sincerely,

Malena Dinwoodie Paralegal

Melinda Lucka

From: Melinda Lucka

Sent: Thursday, August 17, 2017 4:50 PM

To: ejohnson@scdah.sc.gov

Cc: Malena Dinwoodie; Melinda Lucka

Subject: FW: Request for review for Letter of Coordination for zoning proposal for permeable

surfaced parking spaces on 1.37 ac lot

Attachments: SCHPO Map Aerial and Site Plan.pdf

Hi Ms. Johnson. I'm wondering if you've had a chance to review my below request. Thanks very much.

Best.

Melinda Kelley

Melinda Lucka Kelley (Of Counsel)



FINKEL LAW FIRM LLC 4000 Faber Place Suite 450 North Charleston, S.C. 29405

Direct line: 576-6306 Mobile: (843) 214-8266 Facsimile: (843) 405-1319 MLucka@FinkelLaw.com www.FinkelLawCharleston.com www.SCLandUseLaw.com

From: Melinda Lucka

Sent: Thursday, August 03, 2017 3:30 PM

To: ejohnson@scdah.sc.gov

Cc: Melinda Lucka; Malena Dinwoodie

Subject: Request for review for Letter of Coordination for zoning proposal for permeable surfaced parking spaces on

1.37 ac lot

August 3, 2017

RE: TMS#023-00-00-294

Elizabeth Johnson

Deputy State Historic Preservation Officer

State Historic Preservation Office

Dear Ms. Johnson;

Andrea Harris-Long from the Charleston County Planning Dept, gave me your contact information, in order to request a Letter of Coordination for a zoning change on a 1.37 acre lot that I am proposing for a client on Edisto Island. Andrea said that I could take a screenshot of the area from your GIS Mapping website, which I have done. I've also attached it, and a site plan of the project and an aerial map for your review.

The project will be a permeable/gravel type surfaced 35-space parking area on the lot. It's located on Seaside Oaks Lane, Edisto Island, Charleston County. There will be no buildings or other structures built on the lot; just parking spaces.

Our subject lot is outlined on the aerial and highlighted on the site plan in yellow, and shows no historic structures or areas. I did see that *Historic Structure Site Number 7093* showed up on an *adjoining* piece of property, which is shown on the attached screenshot as well. I also drew a small pink dot on the aerial map to depict where 7093 is. Would that be anything that would preclude my client from establishing this parking lot? If not, would you please reply to let me know, and I will include your reply in my packet to the planning department? If it does, of course, please let me know that as well.

Thanks very much!

Best regards, Melinda Kelley

Melinda Lucka Kelley (Of Counsel)

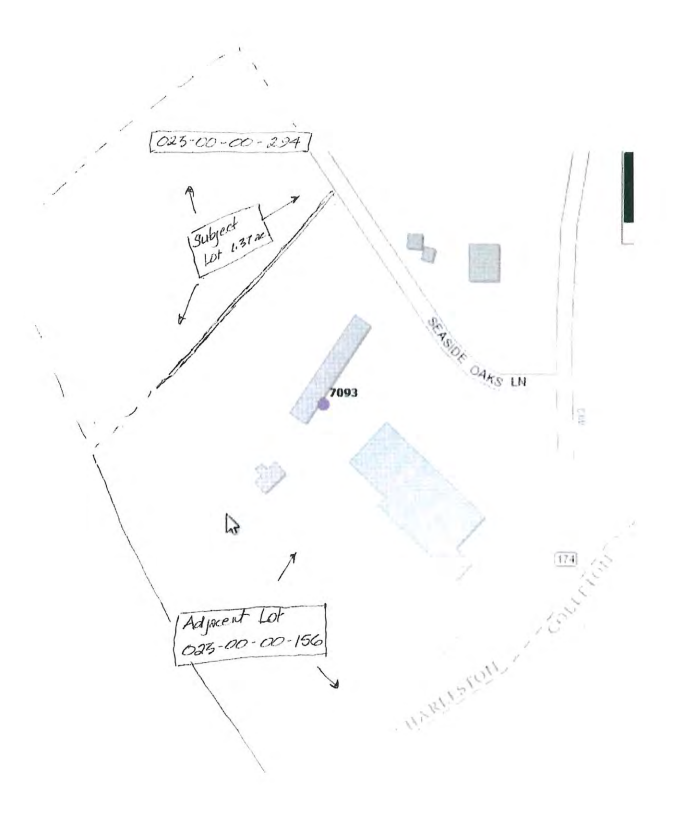
FINKEL

4000 Faber Place Suite 450 North Charleston, S.C. 29405 Direct line: 576-6306 Mobile: (843) 214-8266 Facsimile: (843) 405-1319 MLucka@FinkelLaw.com www.FinkelLawCharleston.com www.SCLandUseLaw.com

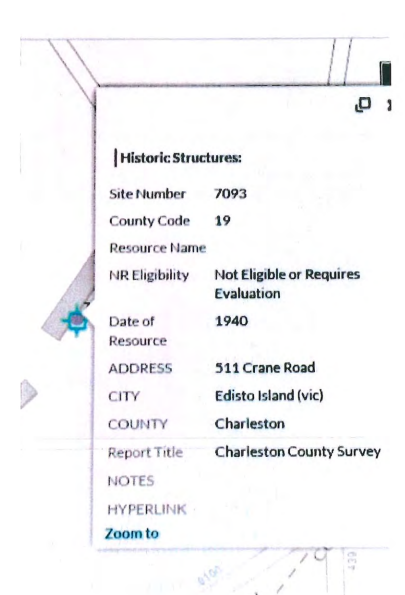
FINKEL LAW FIRM LLC







- my sketch of adjoining



TRIP GENERATION

Palmetto Landing Edisto Island, S.C.

Estimated Minimum Number of Units Needed to Meet or Exceed the Minimum AADT Applicability for Rule 8061 and Rule 8071

Land Use	Units	Average Trip Generation Rate (Trips/unit)	Unpaved Roads Min. Number of Units Meeting 26 AADT	Unpaved Areas Min. Number of Units Meeting 50 AADT	Source
Single Family Housing	Dwelling	9.57	3 Dwellings	6 Dwellings	ITE (210)
Apartment, Low Rise	Dwelling	6:29	4 Dwellings	8 Dwellings	ITE (221)
Apartment, High Rise	Dwelling	4.20	7 Dwellings	12 Dwellings	ITE (222)
Condominium/Townhouse, General	Dwelling	5.86	5 Dwellings	9 Dwellings	ITE (230)
Condominium/Townhouse, High Rise	Dwelling	4.18	7 Dwellings	12 Dwellings	ITE (232)
Mobile Home Park	Dwelling	4.99	6 Dwellings	10 Dwellings	ITE (240)
Senior Adult Housing – Detached	Dwelling	3.71	7 Dwellings	15 Dwellings	ITE (251)
Senior Adult Housing – Attached	Dwelling	3.48	8 Dwellings	15 Dwellings	ITE (252)
Congregate Care Facility	Dwelling	2.02	13 Dwellings	25 Dwellings	ITE (253)
Recreational/Vacation Homes	Dwelling	3.16	9 Dwellings	16 Dwellings	ITE (260)
Hotel/Motel	Dwelling	8.92	3 Dwellings	6 Dwellings	ITE (310) & (320)
Camparound/Recreational Vehicle Park	Site	0.52	50 Sites	97 Sites	ITE (416)
Truck Terminal	Acre	81.90	0.3 Acres	0.6 Acres	ITE (030)
Convenience Store (Open 16-hours)	Sq Ft Floor Area	31.02	838 Sq Ft	1,612 Sq Ft	ITE (852)
	Employee	3.02	9 Employees	17 Employees	
General Light Industry*	Sq Ft Floor Area	6.97	3,730 Sq Ft	7,174 Sq Ft	ITE (110)
	Acre	51.80	0.5 Acre	1.0 Acre	
	Employee	0.82	32 Employees	61 Employees	A STATE OF THE STA
General Heavy Industry*	Sq Ft Floor Area	1.50	17,333 Sq Ft	33,333 Sq Ft	ITE (120)
	Acre	6.75	3.9 Acres	7.4 Acres	
	Employee	3.34	8 Employees	15 Employees	
Industrial Park*	Sq Ft Floor Area	96.9	3,736 Sq Ft	7,184 Sq Ft	ITE (130)
	Acre	63.11	0.4 Acres	0.8 Acres	
	Employee	2.13	13 Employees	24 Employees	
Manufacturing*	Sq Ft Floor Area	3.82	6,807 Sq Ft	13,089 Sq Ft	ITE (140)
	Acre	38.88	0.7 Acres	1.3 Acres	
Day-Care Center	Sq Ft Floor Area	79.26	328 Sq Ft	631 Sq Ft	ITE (565)
High School	Sq Ft Floor Area	12.89	2,018 Sq Ft	3,879 Sq Ft	ITE (530)
Church/Place of Worship	Sq Ft Floor Area	9.11	2,854 Sq Ft	5,489 Sq Ft	ITE (560)



TripGeneration.org

Open Source Trip Gen Data - A Service of Spack Consulting 888.232.5512 www.SpackConsulting.com

Percent Difference from TripGeneration.org to ITE Trip Generation Manual, 10th Edition Data

				Weekday Data TripGeneration.org Data			ITE Trip Gen Data, 10th Ed			Percent Difference		
Land Use	ITE Code	Unit	Time Period	Enter %	Exit %	Rate of Trips per Unit	Enter %	Exit %	Rate of Trips per Unit	Enter %	Exit %	Rate of Trips p Unit
			Daily	50%	50%	1.49	50%	50%	1.74	-1%	1%	-15%
		50 KSF	AM Generator	57%	43%	0.18	65%	35%	0.22	-12%	20%	-18%
Warehouse	150		AM Adjacent	71%	29%	0.14	77%	23%	0.17	-8%	24%	-16%
			PM Generator	35%	65%	0.19	24%	76%	0.24	38%	-16%	-22%
			PM Adjacent	33%	67%	0.16	27%	73%	0.19	21%	-9%	-20%
			Daily	50%	50%	0.22	50%	50%	0.18	0%	0%	21%
Storage Units	151	Phoenica Units	AM Generator AM Adjacent	50%	50%	0.05	58%	42%	0.02	-15%	17%	70%
Storage Units	AST Storage Units	Storage Units	PM Generator	56%	44%	0.00	51%	49%	0.01	-200%	-200%	-200%
		PM Adjacent	70%	30%	0.03	48% 50%	52% 50%	0.02	15%	-16%	75%	
			Daily	50%	50%	1.91	50%	50%	1.40	33%	-50% -0%	65%
			AM Generator	72%	28%	0.17	83%	17%	0.12	-14%	49%	31%
Distribution Center	154	KSF	AM Adjacent	53%	47%	0.11	77%	23%	0.08	-37%	69%	35%
		PM Generator	52%	48%	0.20	33%	67%	0.16	45%	-33%	21%	
			PM Adjacent	53%	47%	0.14	28%	72%	0.10	62%	-42%	36%
Delivery Distribution Center			Dally	50%	50%	5.68	50%	50%	7.75	0%	-0%	-31%
	1 1 1 1	KSF	AM Generator	27%	73%	0.88	34%	66%	0.88	-21%	9%	0%
	156		AM Adjacent	35%	65%	0.76	50%	50%	0.70	-36%	26%	9%
receive.			PM Generator	64%	36%	0.69	63%	37%	0.71	2%	-3%	-3%
			PM Adjacent	66%	34%	0.65	68%	32%	0.64	-3%	5%	1%
			Daily	50%	50%	9.24	50%	50%	9.44	-1%	1%	-2%
Single Family Homes		20	AM Generator	31%	69%	0.70	26%	74%	0.76	17%	-7%	-8%
	210	Dwelling Units	AM Adjacent	26%	74%	0.69	25%	75%	0.74	4%	-1%	-7%
	1 2 1 1		PM Generator	57%	43%	0.95	64%	36%	1.00	-12%	18%	-5%
	-	-	PM Adjacent	58%	42%	0.91	63%	37%	0.99	-8%	12%	-8%
		1 1	Daily	50%	50%	4.40	50%	50%	5.44	0%	-0%	-21%
Apartments 221			AM Generator	23%	77%	0.36	27%	73%	0.32	-14%	5%	12%
Apartments	tments 221 Dwelling	Dwelling Units	AM Adjacent	15%	85%	0.31	26%	74%	0.36	-52%	14%	-14%
		Description of	PM Generator	63%	37%	0.45	60%	40%	0.41	5%	-8%	9%
			PM Adjacent	68%	32%	0.43	61%	39%	0.44	11%	-20%	-2%
			Daily	49%	49%	11.81	50%	50%	3.15	-3%	-2%	116%
Student Housing 225 Dwelling U	225	225 Dwelling Units	AM Generator	32%	55%	0.64	43%	57%	0.16	-2%	-3%	120%
	223		AM Adjacent PM Generator	52%	66% 46%	0.45	41%	59%	0.12	-24%	11%	116%
	1 2	PM Adjacent	49%	49%	0.99	51%	49%	0.26	1%	-6%	117%	
			Daily	50%	50%		50%	50%	0.25	-2%	-3%	114%
Townhomes	220 Dv		AM Generator	28%	72%	5.49 0.51	50%	50%	7.32	1%	-1%	-29%
		Dwelling Units	AM Adjacent	25%	75%	0.31	28%	72%	0.56	-1%	0%	-9%
rowningines.		Dwelling Omes	PM Generator	63%	37%	0.49	23% 59%	77%	0.46	10%	-3%	7%
			PM Adjacent	63%	37%	0.54	63%	41% 37%	0.67	7%	-11%	-17%
			Daily	50%	50%	4.29	50%	50%	8.36	-0%	-0% 0%	4%
	310		AM Generator	35%	65%	0.36	54%	46%	0.54	-43%	34%	-64%
Hotel		Rooms	AM Adjacent	34%	66%	0.34	59%	41%	0.47	-53%	46%	-40%
1.00		0 Rooms	PM Generator	58%	42%	0.42	58%	42%	0.61	1%	-1%	-33%
			PM Adjacent	55%	45%	0.37	51%	49%	0.60	8%	-9%	-37%
			Daily	50%	50%	21.49	50%	50%	28.82	-0%	0%	-48%
	1000		AM Generator	65%	35%	1.64	63%	37%	1.73	3%	-6%	-5%
Community Center	495	KSF	AM Adjacent	65%	35%	1.64	66%	33%	1.76	-1%	6%	-7%
			PM Generator	61%	39%	2.65	46%	54%	2.30	28%	-32%	14%
			PM Adjacent	61%	39%	2.65	47%	53%	2.31	26%	-30%	14%
			Daily	50%	50%	2.67	50%	50%	1.89	-1%	1%	34%
	520		AM Generator	57%	43%	1.07	54%	46%	0.65	6%	-7%	49%
Elementary School		Students	AM Adjacent	57%	43%	1.07	54%	46%	0.67	6%	-7%	46%
			PM Generator	45%	55%	0.49	45%	55%	0.34	-1%	1%	37%
			PM Adjacent	41%	59%	0.16	48%	52%	0.17	-16%	13%	-7%
			Daily	50%	50%	1.79	50%	50%	1.85	0%	0%	-3%
	120		AM Generator	58%	42%	0.74	52%	48%	1.07	11%	-14%	-36%
Charter School	520	Students	AM Adjacent	58%	42%	0.74	52%	48%	1.02	11%	-14%	-32%
			PM Generator	41%	59%	0.36	45%	55%	0.72	-10%	7%	-66%
			PM Adjacent	26%	74%	0.22	35%	65%	0.14	-29%	13%	44%
			Daily	50%	50%	2.20	50%	50%	2.13	-0%	0%	3%
1040 C. 1	***	Co. d	AM Generator	56%	44%	0.66	55%	45%	0.70	2%	-2%	-6%
Middle School	522 Stud	Students	AM Adjacent	56%	44%	0.65	54%	46%	0.58	3%	-4%	12%
			PM Generator	47%	53%	0.34	46%	54%	0.35	3%	-2%	-3%
			PM Adjacent	48%	52%	0.22	49%	51%	0.17	-3%	3%	26%
			Daily	50%	50%	31.35	50%	50%	47.62	-0%	0%	-41%
Davisso Control		wen .	AM Generator	54%	46%	6.88	53%	47%	11.73	1%	-1%	-52%
Daycare Center	565	KSF	AM Adjacent	53%	47%	6.88	53%	47%	11.00	0%	-1%	-46%
			PM Generator	45%	55%	6.98	47%	53%	11.82	-4%	4%	-51%
		-	PM Adjacent	45%	55%	6.98	47%	53%	11.12	-4%	4%	-46%
200			Daily	51%	49%	23,48	50%	50%	24.94	1%	-1%	-6%
gent Care/Emergency	660	Ven	AM Generator	60%	40%	2.29	64%	36%	2.06	-6%	10%	11%
Room 650 KSF	RSF	AM Adjacent	44%	56%	1.51	50%	50%	1.12	-13%	12%	29%	
			PM Generator	50%	50%	2.29	46%	54%	2.24	9%	-9%	2%

Note: Stur

LETTERS OF COORDINATION

St. Paul's Fire District
U.S. Postal Service
Charleston County EMS
Charleston County Sheriff's Office
S.C. Department of Transportation
South Carolina Electric & Gas
Corps of Engineers' Approved Jurisdictional Determination
Charleston County Public Works - Stormwater Division
Charleston County Public Works - Roads Division

Palmetto Landing Edisto Island, S.C.

Melinda Lucka

From: Larry Garvin I <152garvin@gmail.com>
Sent: Tuesday, May 23, 2017 3:07 PM

To: Melinda Lucka

Subject: Re: Request to review plans for Charleston County postal compliance

Melinda St PAULS FIRE DEPI has no problem with the proprosed parking lot on Edisto Island please advise if you need anything from us thanks

On Tue, May 23, 2017 at 2:38 PM, Melinda Lucka < mlucka@finkellaw.com> wrote:

Hi Mr. Garvin. I'm just wondering if you received the below email. Thanks!!

Melinda Lucka Kelley

(Of Counsel)



FINKEL LAW FIRM LLC

4000 Faber Place Suite 450

North Charleston, S.C. 29405

Direct line: 576-6306

Mobile: (843) 214-8266

Facsimile: (843) 405-1319

MLucka@FinkelLaw.com

www.FinkelLawCharleston.com

www.SCLandUseLaw.com

Malena Dinwoodie

From: Cramer, Bryan - West Columbia, SC <bryan.cramer@usps.gov>

Sent: Wednesday, June 28, 2017 6:34 PM

To: Melinda Lucka; Baxter, Jeffrey T - Columbia, SC

Cc: Malena Dinwoodie; Bergdorf, Robert W - Charleston, SC

Subject: RE: Request to Review Plans for Postal Service Compliance and For Letter of

Coordination

Categories: Melinda's

No objections.

Bryan L. Cramer
Operations Programs Specialist | United States Postal Service 2001 Dixiana Road, West Columbia, South Carolina 29292-9990 @: 803.926.6280

(3 pages)

----Original Message-----

From: Melinda Lucka [mailto:mlucka@FinkelLaw.com]

Sent: Monday, June 26, 2017 11:37 AM

To: Cramer, Bryan - West Columbia, SC <bryan.cramer@usps.gov>; Baxter, Jeffrey T - Columbia, SC

<Jeffrey.T.Baxter@usps.gov>

Cc: Malena Dinwoodie <MDinwoodie@FinkelLaw.com>; Bergdorf, Robert W - Charleston, SC

<robert.w.bergdorf@usps.gov>

Subject: RE: Request to Review Plans for Postal Service Compliance and For Letter of Coordination

Thanks for your reply. Based on your below list of requirement, since there will not be a mailbox on this lot (it is only for storage of non-livable boat/RVs), is it safe to assume that there will be no objection from the Post Office? I need to let the County know if there are any objections. Thanks again.

Best regards, Melinda

> Melinda Lucka Kelley (Of Counsel)

FINKEL LAW FIRM LLC 4000 Faber Place Suite 450 North Charleston, S.C. 29405 Direct line: 576-6306 Mobile: (843) 214-8266 Facsimile: (843) 405-1319 MLucka@FinkelLaw.com

www.FinkelLawCharleston.com www.SCLandUseLaw.com

-----Original Message-----

From: Cramer, Bryan - West Columbia, SC [mailto:bryan.cramer@usps.gov]

Sent: Friday, June 23, 2017 11:35 PM

To: Melinda Lucka; Baxter, Jeffrey T - Columbia, SC

Cc: Malena Dinwoodie; Bergdorf, Robert W - Charleston, SC

Subject: RE: Request to Review Plans for Postal Service Compliance and For Letter of Coordination

Hi Melinda.

I do apologize it's taken this long to respond to your request.

The Postal Service will deliver mail to any customer provided the delivery points meet the following requirements:

- Roads or Streets must be passible.
- Roads or Streets must be non-private.
- Roads or Streets must be properly maintained.
- Mail carriers must not be subjected to loose or feral animals.
- A centralized location must be established to prevent the mail carrier from leaving the conveyance of the vehicle and traveling on foot a long distance. Location must be approved by Local Postal Official.
- The delivery point is established with safety considerations for mail carrier and customer.
- The delivery point offers a means to properly turn around without backing.
- The delivery point must not exceed half mile one way from the mail carrier's previous delivery point.
- The delivery apparatus must be postal approved.
- There must not be any barriers, gates, ravines, ditches or load limited bridges preventing the mail carrier from safely and efficiently conducting mail delivery.

It is highly recommended you or a representative contact the Charleston Postmaster, Mr. Robert Bergdorf for further dialogue on the selected area and discuss the mode of mail delivery and its location.

Thank you,

Bryan L. Cramer

Operations Programs Specialist | United States Postal Service 2001 Dixiana Road, West Columbia, South Carolina 29292-9990 78: 803.926.6280

-----Original Message-----

From: Melinda Lucka [mailto:mlucka@FinkelLaw.com]

Sent: Monday, June 19, 2017 1:55 PM

To: Baxter, Jeffrey T - Columbia, SC < Jeffrey. T. Baxter@usps.gov>

Cc: Cramer, Bryan - West Columbia, SC <bryan.cramer@usps.gov>; Malena Dinwoodie <MDinwoodie@FinkelLaw.com>;

Melinda Lucka <mlucka@FinkelLaw.com>

Subject: Re: Request to Review Plans for Postal Service Compliance and For Letter of Coordination

Hi Jeff, I have not heard back from Bryan Cramer, and I'm wondering if I could get his phone number please? We sent an email in April and May and then again last Monday. I'm thinking there may be a glitch with his email address from our

From: Melinda Lucka

Sent: Thursday, May 18, 2017 2:29 PM

To: 152garvin@gmail.com

Cc: Malena Dinwoodie; Melinda Lucka

Subject: FW: Request to review plans for Charleston County postal compliance

Importance: High

RE: Letter of Coordination for Charleston County Planning

Dear Mr. Garvin:

The Charleston County Planning Dept. requires a Letters of Coordination from the Fire District, EMS, US Postal Service, among other agencies, in order to submit a planned development (PD) zoning request. I am submitting a PD request for a parking lot only; there will be no buildings on the lot.

I've provided the location and a sketch plan of the parking spaces <u>below</u>, and would ask if you would respond if there are any issues from a Fire Department standpoint. The property is located on Edisto Island, in Charleston County, SC. It is situated on Seaside Oaks Lane, behind 487 Highway 174. (Map attached)

Please let me know if there are any objections. A reply to this email will be fine.

Thanks very much,

Melinda Kelley

Melinda Lucka Kelley

(Of Counsel)



FINKEL LAW FIRM ELC

4000 Faber Place Suite 450



843.202.6700 Fax: 843.202.6712 dabrans@charlestoncounty.org Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive, Suite B309 North Charleston, SC 29405-7464

DAVID ABRAMS, J.D., NREMT-P Director

DATE:

June12, 2017

TO:

Malena Dinwoodie, Finkel Law Firm

RE:

Letter of Acknowledgement

Dear Ms Dinwoodie:

This is a letter to acknowledge EMS is in receipt of your event request for zoning change,

We do not foresec any impact on EMS and therefore have no objection to your proposed plans.

Please advise if we may of any further service in the matter.

All the best,

David Abrams, Director

Office of the Sheriff



County of Charleston

Sheriff J. Al Cannon. Jr.

August 21, 2018

Ms. Melinda Kelley For Mr. Robert Redfearn Finkel Law Firm LLC 4000 Faber Place Drive, Suite 450 North Charleston, SC 29405

re: Letter of Coordination

Ms. Kelley,

The Charleston County Sheriff's Office acknowledges your client's intention to establish a boat/RV storage lot at 8142 Seaside Oaks Lane, Edisto Island, SC 29438. We understand that access will be from Hwy 174 and a fence will surround the storage area.

If off-duty deputies are needed for security at this location, a signed written contract outlining the stipulations must be reviewed and signed by the coordinator at least ten (10) days prior to the event. This can be accomplished by applying online at:

http://sheriff.charlestoncounty.org/off-duty-request.php.

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 dialing **911 for emergencies**. Additional information can be accessed on our agency website at www.ccso.charlestoncounty.org.

If you have any questions, feel free to contact this office via telephone or by email.

Regards,

St. R. Felinsky

Lieutenant Rita Avila Zelinsky Off Duty Coordinator Charleston County Sheriff's Office (843) 529-6220

rzelinsky@charlestoncounty.org

34

Judicial Center

Malena Dinwoodie

From: Fleming, Juleigh B. <FlemingJB@scdot.org>
Sent: Wednesday, August 22, 2018 10:35 AM

To: Melinda Lucka

Cc: mluckakelley@gmail.com; Malena Dinwoodie; Grooms, Robert W.

Subject: RE: Request to Review Plan and Letter of Coordination for Planned Development

Application

Attachments: Redfearn Site Plan BFranks office.pdf

Ms. Lucka;

Thank you for the early coordination concerning the proposed boat/rv storage site.

(4 pages)

After reviewing the attached preliminary plan, our office has no objection to the proposed project. It appears there is no work proposed in SCDOT right of way. Since no work will be completed in SCDOT right of way, you are not required to apply for an encroachment permit.

If site conditions change and work will be required within our right of way, you must submit for an encroachment permit through our online EPPS program.

Please let me know if you have any questions.

Thank you!

JuLeigh B Fleming, P.E.

District Permit Engineer

6355 Fain Street North Charleston, SC 29406

Desk: 843-746-6722

From: Melinda Lucka [mailto:mlucka@FinkelLaw.com]

Sent: Tuesday, August 21, 2018 4:46 PM

To: Fleming, Juleigh B.

Cc: mluckakelley@gmail.com; Malena Dinwoodie

Subject: RE: Request to Review Plan and Letter of Coordination for Planned Development Application

*** This is an EXTERNAL email. Please do not click on a link or open any attachments unless you are confident it is from a trusted source. ***

Hi Ms. Fleming, thanks for your input. We will not be needing any improvements/ encroachment permit/curb cuts on DO1 roadway for this boat/rv storage lot. Access is from an existing driveway through the adjoining business facing 174. I am attaching the site plan that shows where the easement/driveway connects the two lots. Please let me know if there are any issues or concerns. If there are no objections, I'll pass your reply along to the county planning department who is requesting this.

Thanks very much. Melinda Kelley

Melinda Lucka Kelley (Of Counsel)

ENKEL

FINKEL LAW FIRM LLC 4000 Faber Place Suite 450 North Charleston, S.C. 29405 Direct line: 576-6306 Mobile: (843) 214-8266

Facsimile: (843) 405-1319 MI ticka a FinkelLaw.com www.FinkelI awCharleston.com www.SCLandUseLaw.com

From: Fleming, Juleigh B. [mailto:FlemingJB@scdot.org]

Sent: Wednesday, August 01, 2018 3:08 PM

To: Malena Dinwoodie

Cc: Melinda Lucka; mluckakelley@gmail.com

Subject: RE: Request to Review Plan and Letter of Coordination for Planned Development Application

Malena.

Without the full site plan showing where the driveway ties into the roadway, I am not able to really comment or provide concurrence. It does not appear that the property will directly access SCDOT right of way. Unless you are doing any improvements within our right of way, you will not be required to apply for an encroachment permit.

If you have further questions, please let me know.

Thank you,

Juleigh B Fleming, P.E.

District Permit Engineer 6355 Fain Street North Charleston, SC 29406 843-746-6722



From: Malena Dinwoodie [mailto:MDinwoodie@FinkelLaw.com]

Sent: Wednesday, August 01, 2018 2:33 PM

To: Fleming, Juleigh B.

Cc: Melinda Lucka; mluckakelley@gmail.com

Subject: Request to Review Plan and Letter of Coordination for Planned Development Application

*** This is an EXTERNAL email. Please do not click on a link or open any attachments unless you are confident it is from a trusted source. ***

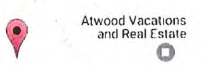
Dear Ms. Fleming,

We were given your name and email address by the Charleston County Zoning and Planning Department as a contact person for the SC Department of Transportation. I represent a client who will be submitting a Planned Development Application to Charleston County. My client hopes to use a 1.37 acre lot on Edisto Island that he owns for the purpose of boat and RV storage.

Based on the County's requirements for planned development applications, we must submit our plans for this development to the various government agencies to determine if the plans will impact your agency in anyway. Additionally, we will need to have "Letters of Coordination" from the several government offices indicating whether there will be any known issues with the planned development. I am writing you today to see if you would be able to review our plans that I have attached to this email to determine if there are any anticipated issues with the proposed plans from the SC DOT's standpoint. If after reviewing our plans you determine that there aren't any anticipated issues with the planned development, we would request that you or someone from your office provide by email or letter evidencing your determinations as to same.

The property is located on Edisto Island, in Charleston County, SC. It is situated on Seaside Oaks Lane, behind 487 Highway 174. (Map included below.) There will be no buildings on the lot, and no mailbox. The lot is only going to be used as a storage lot.

If the attached plans do not present a problem or issue, would you be able to send back a letter indicating that? We would greatly appreciate your assistance in this matter. Please let me know if you would like any further information or if there is a more appropriate person in your office to contact with this request.





(124)











Sincerely,

Malena Dinwoodie Paralegal Finkel Law Firm LLC 4000 Faber Place Drive, Suite 450 North Charleston, South Carolina 29405

Main: (843) 577-5460 Fax: (866) 800-7954

MDinwoodie@finkellaw.com www.finkellawcharleston.com

www.finkellaw.com

Malena Dinwoodie

From:

THOMPSON, PAUL D < PTHOMPSON@scana.com>

Sent:

Thursday, August 16, 2018 4:28 PM

To:

Malena Dinwoodie

Subject:

FW: Request to Review Plan and Letter of Coordination for Planned Development

Application

Attachments:

11K3490-image2.png

Follow Up Flag:

Follow up

Flag Status:

Completed

Categories:

Melinda's

Malena,

Please note that SCE&G is not a government agency that reviews the impact of a project. Also, the letters of coordination that we send are to confirm that we have adequate electrical capacity to serve a new facility, which is not applicable here.

A technician has visited the site and confirmed that our lines are in compliance with requirements, the clearance of the neutral line crossing the property is 18 feet. If the customer decides to install a floodlight we will be happy to handle that.

Regards,

Paul D. Thompson

SCE&G Customer Service Engineering

(2 pages)

2392 W. Aviation Ave. N.Charleston, SC 29406

843-576-8451

From: Malena Dinwoodie [mailto:MDinwoodie@FinkelLaw.com]

Sent: Wednesday, August 01, 2018 2:39 PM

To: THOMPSON, PAUL D < PTHOMPSON@scana.com >; GARVIN, ROBERT I < rgarvin@scana.com >

Cc: Melinda Lucka <mlucka@FinkelLaw.com>; mluckakelley@gmail.com

Subject: Request to Review Plan and Letter of Coordination for Planned Development Application

***This is an EXTERNAL email from Malena Dinwoodie (MDinwoodie@finkellaw.com). Please do not click on a link or open any attachments unless you are confident it is from a trusted source.

Dear Ms. Thompson and Mr. Garvin,

We were given your names and email addresses by the Charleston County Zoning and Planning Department as a contact person for SCE&G. Attorney Melinda Kelley represents a client who will be submitting a Planned Development Application to Charleston County. Our client hopes to use a 1.37 acre lot on Edisto Island that he owns for the purpose of boat and RV storage.

Based on the County's requirements for planned development applications, we must submit our plans for this development to the various government agencies to determine if the plans will impact your agency in anyway. Additionally, we will need to have "Letters of Coordination" from the several government offices indicating

whether there will be any known issues with the planned development. I am writing you today to see if you would be able to review our plans that I have attached to this email to determine if there are any anticipated issues with the proposed plans from SCE&G's standpoint. If after reviewing our plans you determine that there aren't any anticipated issues with the planned development, we would request that you or someone from your office provide by email or letter evidencing your determinations as to same.

The property is located on Edisto Island, in Charleston County, SC. It is situated on Seaside Oaks Lane, behind 487 Highway 174. (Map included below.) There will be no buildings on the lot, and no mailbox. The lot is only going to be used as a storage lot.

If the attached plans do not present a problem or issue, would you be able to send back a letter indicating that? We would greatly appreciate your assistance in this matter. Please let me know if you would like any further information or if there is a more appropriate person in your office to contact with this request.



Sincerely,

Malena Dinwoodie
Paralegal
Finkel Law Firm LLC
4000 Faber Place Drive, Suite 450
North Charleston, South Carolina 29405
Main: (843) 577-5460
Fax: (866) 800-7954
MDinwoodie@finkellaw.com

www.finkellawcharleston.com



DEPARTMENT OF THE ARMY

CHARLESTON DISTRICT, CORPS OF ENGINEERS
69A HAGOOD AVENUE
CHARLESTON, SOUTH CAROLINA 29403-5107

(4 pages)

Regulatory Division

Mr. Bob Redfearn
Palmetto Landing of SC, INC
8830 Shellhouse Road
Edisto Island, South Carolina 29438

Dear Mr. Redfearn:

This letter is in response to your request for an Approved Jurisdictional Determination (SAC-2015-01448) received in our office on November 6, 2015, for a 1.37-acre site located at 8142 Seaside Oaks Lane in Edisto Island, Charleston County, South Carolina (Latitude: 32.5226°N, Longitude: 80.3014°W). The site in question is depicted on the enclosed sketch prepared by this office entitled "Seaside Oaks" and dated April 07, 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-2015-01448. 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 Warren H. May III, Project Manager, at 843-329-8033.

Sincerely,

Courtney M. Stevens Watershed Manager

Enclosures:

Approved Jurisdictional Determination Form Notification of Appeal Options Seaside Oaks Sketch

Copies Furnished:

Ms. Melinda Kelley Finkel Law 4000 Faber Place, Suite 450 North Charleston, South Carolina 29405

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



SAC 2015-1448-1JM

Parcel ID: 0230000294

Owner1: PALMETTO LANDING OF

SOUTH CAROLINA INC Prop St Number: 8142

Prop St Name: SEASIDE OAKS

Prop Type: LN Acreage: 1.37

Class Code: 905 - VAC-RES-LOT Plat Book Page: L14- 0189 Deed Book Page: 0402-621 Jurisdiction: COUNTY OF

0

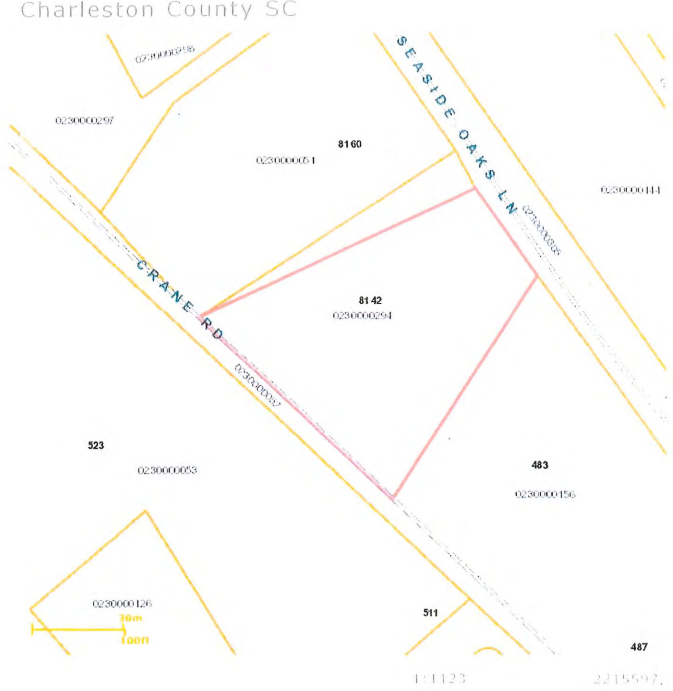
CHARLESTON



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Charleston County GIS | Charleston County RMC | Charleston County Home Page

Charleston County SC



Charleston County Public Works – Stormwater [To Be Inserted]



James R. Neal Director

Public Works Department

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

March 29, 2019

Ms. Melinda A. Lucka Kelley Finkel Law Firm LLC, 4000 Faber Place Suite 450 North Charleston, SC 29405

RE: PALMETTO LANDING BOAT AND RV STORAGE

TMS # 023-00-00-294

Dear Ms. Kelley:

We have reviewed the draft Palmetto Landing Boat and RV Storage Planned Development Application document, submitted March 15, 2019, for parking and storage of boats and recreational vehicles located at 8142 Seaside Oaks Lane. 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.

As long as the proposed operations development is in compliance with the Charleston County Stormwater Program Permitting Standards and Procedures Manual you should be able to obtain a permit. Additional review, coordination, and approval by the Public Works Department will be required during the County Stormwater permitting review and process.

Sincerely,

Frank Pandullo, P.E., PWLF

Deputy Director & Stormwater Utility Manager

FP/tdv

cc: Janine Saab - Charleston County Planning Department



Charleston County Public Works - Roads

[To Be Inserted]



James R. Neal Director

Public Works Department

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

April 8, 2019

Ms. Melinda A. Lucka Kelley Finkel Law Firm LLC, 4000 Faber Place Suite 450 North Charleston, SC 29405

RE: PALMETTO LANDING BOAT AND RV STORAGE

TMS # 023-00-00-294

Dear Ms. Kelley:

This letter acknowledges that you have notified Charleston County Public Works regarding your intent to develop a boat and RV storage area at 8142 Seaside Oaks Lane. The Public Works Department has reviewed the proposed Planned Development Document and is prepared to review your site 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 applications should be provided to the Public Works Department to the attention of Mr. Herbert Nimz at the address listed above.

Sincerely

James R. Neal, PE

Director of Public Works

JRN/tdv

cc: Janine Saab - Charleston County Planning Department



COMMUNITY OUTREACH

Edisto Island Community Association, Inc. Edisto Island Preservation Alliance

Palmetto Landing Edisto Island, S.C.



Eric Meyer Chairman 843.202.7200 1.800.524.7832 Fax: 843.202.7222 Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive North Charleston, SC 29405-7464

MEMORANDUM

TO:	Planned Development Applicants						
FROM:	Eric Meyer, Chairman, Charleston County	Planning Commission					
DATE:	March 14, 2011						
SUBJECT:	Community Outreach and Planned Development Applications						
Development request, in of Your signal recommendations.	ation.	nmunity to inform them of the projects.					
Owner Signa	ature for Palmetto Zandin of SC Inc.)	Date					
	cellis-	8/29/2017					
Applicant Si		Date					
Reference Z	Zoning Change Request	PD					

Edisto Island

The Edisto Island Community Association. Inc.

Post Office Box 269

Community Association Edisto Island. South Carolina 29438

November 14, 2017

Mr. Robert Redfearn 102 Jungle Road Edisto Island, SC 29438

Dear Mr. Redfearn,

The Edisto Island Community Association (EICA) is most pleased to endorse your application for a Planned Unit Development for the use for a boat storage business. The board unanimously supports your application.

We appreciate the time and expense that was taken to develop a plan that places your business within the commercial node, limited the use of the parcel to the stated purpose of boat storage, that was responsive to the community's concerns and was sensitive to the natural context that the proposed development that would be sited adjoining Scenic Highway 174. Further, any alternative future uses can be reviewed by the community and the Planning Commission. Moreover, your close proximity to the existing boat launch will provide traffic reduction on Highway 174 that as you know, can be quite heavy during the boating months.

Your approach and execution is exemplary. We wish you success in your endeavor.

Sincerely,

Rev. Abraham Gadsden
President Markin Malselon

Copy to:

Melinda L. Kelley, of Counsel

Finkel Law Firm LLC

4000 Faber Place Drive, Suite 450

North Charleston, SC 29405

Attachment: Site Plan

*Providing information about the political, social, economic and environmental issues that directly relate to the development of Edisto Island."

Melinda Lucka

From: James Brailsford < jmbrailsford@bellsouth.net>

Sent: Monday, April 17, 2017 1:00 PM

To: Melinda Lucka

Cc: Andrea N. Pietras; Barbara Gould; Apple Computer Inc.; Lloyd Bray

Subject: Edisto Island Preservation Alliance (re: 1.37 acre lot on Seaside Oaks Lane)

Dear Melinda,

Thank you for sending us the site plan and other documentation. The board has considered the information and asked me to send you this response.

The board of directors of the Edisto Island Preservation Alliance would object to any request to change the zoning of your client's lot from AGR to commercial. We would also object to any PD zoning that could be construed as permitting the use of the property as a motor vehicle parking lot for any present or future ancillary businesses. However, we have no objection to the proposed PD zoning that you have described so long as the new permitted use is clearly restricted to boat and trailer storage. The board appreciates your meeting with the neighbors and accommodating them with the screening, access, and signage provisions.

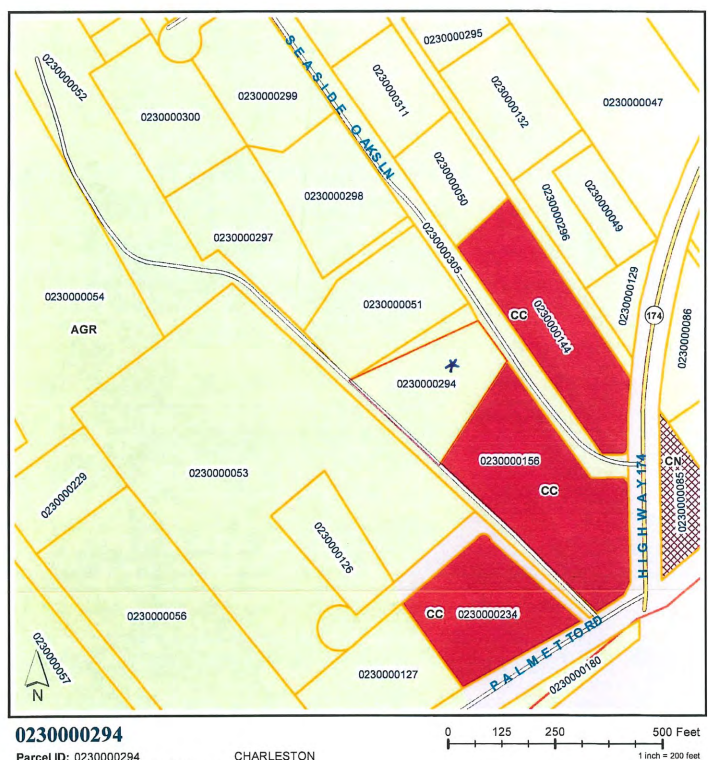
So long as the only use permitted by the PD that would not be permitted by AGR is boat and trailer storage as you described, and so long as it includes the screening, access, and signage provisions that you worked out with the neighborhood, we do not plan to oppose the change. Please furnish us with a copy of the final PD documentation showing that the permitted use is so limited. By copy of this email we are advising Charleston County Planning of our position and requesting that they keep us informed.

Edisto Island Preservation Alliance

By: James M. Brailsford, III Member, Board of Directors

CHARLESTON COUNTY ZLDR ZONING MAP OF THE SURROUNDING AREA

Palmetto Landing Edisto Island, S.C.



Parcel ID: 0230000294 CHARLESTON OWNER1: PALMETTO LANDING OF

SOUTH CAROLINA INC ACREAGE: 1.37

PLAT_BOOK_PAGE: L14- 0189 DEED_BOOK_PAGE: 0402-621 Jurisdiction: COUNTY OF CHARLESTON

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 2 ounty providing this information.

Author: Charleston County SC Date: 3/15/2019

COUNTY

SOUTH CAROLINA



Palmetto Landing Edisto Island, S.C.

§9.3.4 Location of Required Parking

A. On-Site Parking

- 1. Except as expressly stated in this Section, all required off-street parking spaces must be located on the same <u>lot</u> as the <u>principal use</u> and shall be arranged and laid out so as to ensure that no parked or maneuvering vehicle will encroach upon a sidewalk, public <u>right-of-way</u> or property line.
- 2. Parking lots in Office (0) and Commercial (C) districts containing more than ten parking spaces shall be located to the side or rear of the principal structure's front facade or within a courtyard surrounded by a structure on at least three sides.

B. Off-Site and Shared Parking

Off-site parking is defined as the required parking not located on the parcel which the principal use is located. Shared parking is parking for uses with different operating hours or peak business periods that share required off-street parking spaces. Shared parking may or may not be off-site parking. Off-site and shared parking are allowed provided they meet the following standards. If any one of the following applicable standards cannot be met, Special Exception approval shall be required:

- 1. A maximum of fifty percent (50%) of the <u>required parking</u> spaces may be off-site however, <u>off-site parking</u> may not be used to satisfy the off-street parking standards for residential uses (except for guest parking), restaurants, <u>convenience stores</u> or other convenience-oriented uses unless approved as part of a <u>mixed use development</u>. <u>Required parking</u> spaces reserved for persons with disabilities shall not be located off site.
- 2. Shared or off-site parking must be located within 600 feet from the primary entrance of the use served, unless shuttle bus service is provided to the remote parking area. Shared or off-site parking spaces may not be separated from the use that it serves they serve by a street right-of-way with a width of more than 80 feet, unless a grade-separated pedestrian walkway is provided, or other traffic control or shuttle bus service is provided to the remote parking area.
- 3. An applicant requesting shared parking shall submit a shared parking analysis to the Planning Director that clearly demonstrates the feasibility of shared parking. The shared parking analysis must be approved by the Planning Directorand made available to the public. It must address, at a minimum, the size and type of the proposed development, the composition of tenants, the anticipated rate of parking turnover and the anticipated peak parking and traffic loads for all uses that will be sharing off-street parking spaces. Approvals will only pertain to the specific uses addressed in the analysis and any change in use(s) will require a new shared parking analysis.
- 4. Off-site parking areas serving uses located in Nonresidential zoning districts must be located in non-residential zoning districts. Off-site parking areas serving uses located in Residential or Agricultural zoning districts may be located in Residential, Agricultural or Nonresidential zoning districts.
- 5. In the event that off-site parking area is not under the same ownership as the principal use served, a written agreement will be required. An attested copy of the agreement between the owners of record must be submitted to the Planning Director for recording on forms made available in the Planning Department. Recording of the agreement with the Register of Mesne Conveyance must take place before issuance of a zoning permit, building permit or Certificate of Occupancy for any use to be served by the off-site parking area. An off-site parking agreement may be revoked only if all required off-street parking spaces will be provided in accordance with this Article.
- 6, Shared parking areas must be connected by a continuous network of sidewalks and pedestrian crosswalks.

Effective on: 11/20/2001, as amended



Palmetto Landing Edisto Island, S.C.

§9.3.6 Parking Space and Parking Lot Design

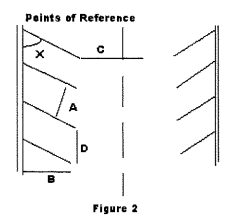
A. Parking Lot Design

Dead end type of parking layouts that cause or contribute to poor vehicular circulation will not be allowed unless all other site configurations and parking options of the required number of parking spaces have been exhausted.

B. Aisle Widths and Parking Space Dimensions

Drive aisle widths and parking space dimensions shall comply with the standards in the following table. Twenty percent (20%) of the minimum number of required parking for a development may utilize compact and sub-compact vehicle parking dimensions. These dimensions shall be a minimum of 7 feet 6 inches x 15 feet (7'6" x 15') and clearly marked for compact vehicles only.

x"	Stall Width A	Stall Depth B	Aisle Width C	Skew Width L
60°	8' 0"	19'7"	19'0"	9'3"
	8' 6*	18'0"	18' 0"	9' 10"
	9' 0"	17' 0"	17' 0"	10' 5"
			*One Way	
.ra	8' 0"	18'5"	12'0	11'4"
	8' 6"	18'8"	11'0"	12'0"
45°	9' 0"	19' 1"	11'0"	12'9"
			*One Way	
	8' 0"	15' 11"	11'0"	16' 0"
208	8'6"	16'5"	10'0"	17'0"
30°	9'0"	16' 10"	9' 0"	18' 0"
			*One Way	
	8' 0"	22¹ 0 [#]	11' 0"	N/A
0°	8' 6"	22' 0"	11' 6"	(PARALLEL)
U	9' 0"	23' 0"	12' 0"	
			*One Way	
	8' 0"	18' 0"	28' to 32'	N/A
90°	8' 6"	18'0"	. 25' to 29'	
90	9' 0"	18'0"	23' to 27'	
			*Two Way	



C. Parking Lot Landscaping

See ARTICLE 9.5 of this Chapter.

D. Markings and Surface Treatment

In paved parking areas, each off-street parking space shall be identified by surface markings at least four inches in width.
 Markings shall be visible at all times. Such markings shall be arranged to provide for orderly and safe loading, unloading,

parking and storage of vehicles. In unpaved <u>parking lots</u>, all parking spaces must have a <u>curb</u> stop (minimum height of four inches) to delineate the location of the space and to prevent the <u>encroachment</u> of parking onto adjoining properties, rights-of-way, or landscaped areas.

- 2. One-Way and Two-Way accesses into required parking facilities shall be identified by directional arrows.
- 3. Unpaved parking lots must have an all weather surface such as gravel, slag or other pervious surface, not including asphalt shingles. Entrance and exit drives serving unpaved parking lots accessed from a paved street must be paved from the edge of the street pavement to a distance of 20 feet into the property. No more than 120 percent of the required number of off-street parking spaces may be paved and no more than 70 percent of all developable land within parcels may be paved, unless approved by the Planning Director.

E. Access

- 1. Required parking spaces shall not have direct access to a street or highway. Access to required parking spaces shall be provided by on-site driveways. Off-street parking spaces shall be accessible without backing into or otherwise reentering a public right-of-way.
- 2. Parking lot entrance and exit drive <u>curb</u> cuts will not be more than 30 feet in width. Entrances or exits which include a median strip to separate traffic flow in opposite directions may be expanded to 60 feet. <u>Curb</u> cuts shall be allowed in accordance with the following table:

Table 9	9,3.6.E, Access
LENGTH OF FRONTAGE	MAXIMUM NUMBER OF DRIVEWAYS
250 feet or less	1*
251 feet to 1,500 feet	2
1,500 feet or more	3

^{*} On frontages of 250 feet or less, a pair of one-way driveways may be substituted only if the internal circulation on the site is compatible with the one-way driveways and wrong-way movements on the driveways are rendered impossible or extremely difficult for motorists. Refer to the South Carolina Department of Transportation's Access and Roadside Management Standards Manual for recommended spacing of driveways based on speed of traffic.

- 3. Entrance and exit drives shall be located at least 100 feet from the edge of the <u>right-of-way</u> of any <u>street</u> intersection. If the subject <u>lot</u> has less than 100 feet of <u>frontage</u>, the <u>Planning Director</u> shall be authorized to alter these requirements. Suitable provisions will be made to prevent ingress or egress at other than designated entrance or exit drives.
- 4. The Planning Director shall be authorized to require that access to dwelling units comply with the International Fire Code, as adopted by County Council.
- 5. Shared access between parcels may be allowed with written agreement among all owners of record. An attested copy of the access agreement between the owners of record must be submitted to the <u>Planning Director</u> for recording on forms made available in the Planning Department. Recording of the agreement with the Register of Mesne Conveyance must take place before issuance of a zoning permit or certificate of occupancy for any use to be served by shared access. Any shared access must meet all dimensional requirements of this Ordinance and any applicable SCDOT requirements.

Effective on: 11/20/2001, as amended

CHARLESTON COUNTY ZLDR SECTION 9.11.3.C Palmetto Landing Edisto Island, S.C.

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§9.11.3 Special Signs

TABLE 9.11.3.A SPECIAL SIGNS						
Туре	Maximum Size	Maximum Number	Maximum Height	Minimum Setback		
Subdivision/Multi-Family I.D. Signs	32 sq. ft.	2 per entrance	12 ft.	5 ft.		
Directional	3 sq. ft.	Unlimited	4 ft.	N/A		
Flags	60 sq. ft.	3 per zoning lot	35 ft. or 15 ft. above highest point of roof	N/A		
Civic/Institutional	100 sq. ft. 32 sq. ft. in Residential or Agricultural uses	1 per zoning lot	12 ft. Sign must have opaque background except the marquee. Marquee cannot exceed 25% of total sign size	5 ft.		
Home Occupations	3 sq. ft.	1 per zoning lot (free standing or wall mounted)	3 ft.	5 ft.		

Maximum size, number, location and height of special signs shall conform with Table 9.11.3.A and the following standards:

A. Flags Used As Signs

- 1. A permit shall be required for the installation of all flag poles or flag display devices erected on <u>lots</u> zoned for multifamily, office, commercial, or industrial use or occupied by a multi-family, office, commercial, or industrial use.
- 2. Applicants must submit with the permit application a scaled site plan giving the location of all flag poles and complete dimensional and installation engineering data.
- 3. Applicants must provide documentation of minimum clearance from electric, telephone or cable TV lines as certified by the proper utility prior to issuance of permit, or installation.
- 4. Maximum size and number of flags used as signs, and height of flag poles shall conform with Table 9.11.3.A of this Chapter.
- 5. The American flag and the flag of the State of South Carolina are exempt from the provisions for maximum size of flags and maximum size of flagpoles in Table 9.11.3.A of this Chapter.

B. Sandwich Board/Sidewalk Sign

A permit may be issued for a maximum of two <u>sandwich board signs</u> per lot or business provided the signs comply with the following criteria:

- 1. The sign is located within the Commercial zoning districts on the subject parcel or in front of the business being advertised.
- 2. It is a maximum of three (3) feet in height with a maximum of nine (9) square feet per sign face.
- 3. The sign is erected only during the hours of operation of the subject business and must be removed daily after close of business.
- 4. The sign is not located within any right of ways or within any pedestrian ways which would impede or interfere with vehicular or pedestrian use of roads, sidewalks or seating areas.

C. Shared Free Standing Signs

- 1. Off-premises shared free standing signs are allowed in the Commercial and Industrial zoning districts for the advertisement and identification of two or more businesses or residential developments located on separate parcels.
- 2. One shared sign is allowed at the location of a jointly shared curb cut/entry drive.
- 3. Multiple businesses may participate on multiple shared signs; however, a business that participates on a shared free standing sign shall not be allowed to erect a single tenant on-premise free-standing sign.
- 4. Participating businesses must either share a property boundary on at least one (1) side or be part of an approved multi parcel development.
- 5. The size of a shared sign face may be one and one half (1.5) times the size allowed by the accumulated <u>building</u> square footages of the subject businesses advertised as defined in Table 9.11.2. Shared free standing signs must meet all other <u>setback</u> and dimensional standards for Non-Residential Free Standing Signs including all architectural standards and overlay district requirements of this Ordinance.



Palmetto Landing Edisto Island, S.C.

ARTICLE 9.4 TREE PROTECTION AND PRESERVATION

§9.4.1 General

A. Findings

Trees are an essential natural resource, an invaluable economic resource, and a priceless aesthetic resource. Trees play a critical role in purifying air and water, providing wildlife habitat, and enhancing natural drainage of stormwater and sediment control. They also help conserve energy by providing shade and shield against noise and glare. Trees promote commerce and tourism by buffering different land uses and beautifying the landscape. The Tree Protection and Preservation regulations of this Article are intended to enhance the health, safety and welfare of Charleston County citizens.

B. Applicability and Exemptions

1. Applicability

The provisions of this Article in their entirety shall apply to all real property in unincorporated Charleston County, except as otherwise expressly exempted.

2. Exemptions

- a. Single <u>family</u> detached residential <u>lots</u> of record shall be exempt from all provisions in this Article except for the <u>Grand Tree</u> documentation, protection and replacement provisions. This exemption does not include applications for Major or Minor <u>Subdivisions</u> for which <u>landscape</u> buffers may be required per Section 9.5.4.
- b. The <u>Planning Director</u> shall be authorized to modify or reduce the standards of this Article for <u>commercial nursery</u> operations.
- c. This Article shall not restrict public <u>utilities</u> and electric suppliers from maintaining safe clearance around existing <u>utility</u> lines, and existing <u>easements</u> in accordance with applicable state laws. Siting and construction of future gas, telephone, communications, electrical lines or other <u>easements</u> shall not be exempt from the provisions of this Article.
- d. Removal of trees for the purpose of conducting "bona fide forestry operations" shall be exempt from the provisions of this Article except for removal of Live Oak species of Grand trees.
- e. Removal of trees for the purpose of establishing bona fide agricultural uses, as specified in Section 3.8.2A of this Ordinance, shall be exempt from the provisions of this Article except for the Grand Tree documentation, protection and replacement provisions.
- f. Removal of trees for the purposes of maintaining safe clearance for aircraft as required by federal law or the establishment of facilities exclusively dedicated to aviation operations are exempt from this Article.
- g. Removal of trees on properties in the Industrial Zoning District is permitted pursuant to the following conditions:
 - i. Tree removal cannot occur prior to site plan approval;
 - ii. This exemption shall not apply to Live Oak species of Grand Trees or any protected trees within required buffers and parking lots; and
- iii. Mitigation of removed trees, as stated in this Section, is required. Staff shall approve the mitigation of such trees in accordance with Section 9.4.6 of this Ordinance.

3. Partial Exemptions for SCDOT and CCPW

The South Carolina Department of Transportation (SCDOT) and Charleston County Public Works (CCPW) shall be exempt from the provisions of this Article except the following:

- a. All trees species measuring 6 inches or greater DBH located in right-of-ways along Scenic Highways as designated in this Ordinance shall be protected and require a variance from the Charleston County Board of Zoning Appeals for removal per Article 9.4.5B and 9.4.6.
- b. Grand Tree Live Oak species in all present and proposed right-of-ways and easements shall be protected and require a variance from the Charleston County Board of Zoning Appeals for removal per Article 9.4.5.B and 9.4.6.
- c. All <u>Grand Trees</u> other than Live Oak species in all present and proposed <u>right-of-ways</u> and <u>easements</u> not located on a Scenic Highway are protected but may be permitted to be removed administratively when mitigated per Article 9.4.6.
- d. SCDOT shall be exempt from the tree protection and preservation requirements of this Ordinance within public rights-of-way.

C. DEFINITION OF "TREE REMOVAL"

For the purpose of this Article, the term "tree removal" shall include, but not be limited to, damage inflicted to the root system by machinery; girdling; storage of materials and soil compaction, changing the natural grade above or below the root

system or around the trunk; damage inflicted on the tree permitting fungus infection or pest infestation; excessive pruning; excessive thinning; paving with concrete, asphalt or other impervious material within such proximity as to be harmful to the tree; or any act of malicious damage to a tree. Excessive pruning or thinning shall be pruning or thinning that exceeds more than 25 percent of the leaf surface on both the lateral branch and the overall foliage of a mature tree that is pruned within a growing season. Additionally, one-half of the foliage of a mature tree is to remain evenly distributed in the lower two thirds of the crown and individual limbs upon completion of any pruning.

D. MEASUREMENTS AND DEFINITIONS

1. Diameter Breast Height

Diameter Breast Height is used for measuring all trees greater than 12-inch caliper. The Diameter Breast Height (DBH) of a tree is the total diameter, in inches, of a tree trunk or trunks measured 4½ feet above existing grade (at the base of the tree). In measuring DBH, the circumference of the tree shall be measured with a measuring tape designed specifically to calculate diameter. A standard measuring tape may be used to measure diameter when the circumference is divided by 3.14. If a tree trunk splits at ground level and the trunks and do does not share a common base (separated by earth at natural grade), then each trunk shall be measured as a separate tree. If a multi-trunk tree splits below the 4.5 foot mark and the trunks share a common base, all trunks shall be measured separately, added together, and count as one tree. Any trunk measuring less than 8 inches DBH is not included in the calculation.

2. Caliper

Caliper is the diameter of a tree trunk measured six inches above the ground on trees with calipers of four inches or less. For trees between four-inch and 12-inch caliper, the trunk is measured 12 inches above the ground.

3. Grand Tree

Any tree measuring 24 inches or greater diameter breast height (DBH) except pine tree and Sweet Gum tree (*Liquidamber styraciflua*) species. All <u>Grand Trees</u> are prohibited from removal unless a <u>Grand Tree</u> Removal Permit is issued or if the removal is part of an approved Bona Fide Forestry Operation.

4. Protected Trees

Any tree on a parcel with a diameter breast height of eight inches or greater prior to development and all trees within required buffers or required landscape areas. Limited removal is allowed only when specified by the provisions of this Ordinance.

Effective on: 7/24/2018, as amended

§9.4.2 Administration

A. Zoning Permit Required

1. Tree Removal

Removal of required trees is prohibited prior to the issuance of a Zoning Permit by the Planning Director. Zoning Permits will be issued only after a tree plan is approved by the Planning Director, as outlined below.

2. Excess Canopy (Limb) Removal

- a. Removal of three or more limbs with an individual diameter of six inches or greater shall require a Zoning Permit.
- b. Removal of any size limbs which contribute to more than one hundred continuous linear feet of canopy over public roadways shall require Variance approval from the Board of Zoning Appeals. This requirement shall not preclude the SCDOT, CCPW or other entities from maintaining height clearances of 14' or less and width clearances within designated travel ways and from removing unprotected trees along right-of-ways for road widening projects.

B. Documentation

Tree plans, prepared by a licensed registered surveyor, civil engineer or landscape architect shall be required on all non-exempt parcels before any zoning permits are issued.

Effective on: 11/20/2001, as amended

§9.4.3 Tree Plans and Surveys

A. General

Tree plans of the same scale as, and superimposed on, a <u>development</u> site plan or preliminary <u>plat</u> shall include location, number, size (DBH), and species with a scaled graphic representation of each <u>Grand Tree</u>, canopy size and shape, and the trunk location. All <u>required tree</u> surveys shall include the name, phone number, address, signature, and seal of a licensed surveyor, landscape architect, or civil engineer registered in the State of South Carolina. The survey shall include all trees to be protected or <u>preserved</u>, and those scheduled to be removed, including dead and damaged trees. In cases where a

previously approved recorded plat is utilized for the purpose of tree plans the name, address, phone number, signature and seal of the licensed landscape architect, civil engineer, forester or surveyor, registered in the State of South Carolina shall be provided. A scaled infrared or high resolution black and white aerial photograph or print of equal quality may be substituted in cases where the <u>Planning Director</u> determines that it would provide the same information as a tree plan. However, all Grand Trees within 40 feet of proposed construction and land disturbance areas and trees within required buffers must be surveyed and mapped.

B. Major and Minor Subdivision Preliminary Plats

Refer to Section 8.4.2.A.4 Preliminary Plat Application in the Subdivision Regulations of CHAPTER 8 of this Ordinance.

C. Commercial, Industrial and Multi-Family Parcels

- 1. All tree surveys must show the location, number, size and species of all trees 8 inches or greater DBH (Diameter Breast Height) including those scheduled to be removed.
- 2. When there are no trees 8 inches or greater DBH, documentation of this fact shall be provided from a registered surveyor, engineer or landscape architect.

[Commentary: Assistance in tree identification and condition should be provided by a forester or qualified arborist.]

D. Single Family Detached Residential Parcels

1. Single family detached residential parcels shall show all Grand Trees within the area of construction and land disturbance and in conjunction with the subdivision regulations of this Ordinance at the time a zoning or <u>building permit</u> application is made.

Effective on: 11/20/2001, as amended

§9.4.4 Required Tree Protection

A. General

All <u>Grand Trees</u> and any other <u>trees</u> required to remain on a site as outlined in this Ordinance must be protected during construction and <u>development</u> of the <u>parcel</u>. <u>Tree</u> protection must be shown on all <u>development</u> plans prior to site plan approval. A site inspection of the <u>tree</u> barricades must be scheduled by the applicant with the Planning Department for approval prior to the issuance of permits or the start of <u>development</u> activities.

Prior to issuance of a zoning permit, a pre-construction planning conference for tree preservation is required on site with the Planning Director's representative, the applicants, and any parties deemed appropriate for the purpose of determining if there is a need for additional tree protection techniques and for designating placement of tree barricades, construction employee parking, temporary construction office and dumpsters.

B. Tree Protection During Development and Construction

Protective barricades shall be placed around all <u>required trees</u> in or near <u>development</u> areas on all zoning <u>parcels</u>, prior to the start of <u>development</u> activities. These barricades, constructed of wood or plastic fencing or other approved materials shall be erected in accordance with standards by the <u>Planning Director</u> and placed beneath the canopy <u>drip line</u> or one and one-half feet times the DBH of the tree. Other protective devices or construction techniques may be used as approved by the <u>Planning Director</u>. The barricades shall remain in place until <u>development</u> activities are complete. The area within the protective barricade shall remain free of all <u>building</u> materials, dirt, fill, or other construction debris, vehicles, and <u>development</u> activities. All <u>required trees</u> are also subject to the provisions of Section 9.5.6 of this Chapter and subject to the enforcement criteria of CHAPTER 11.

C. Partial Exception for Limited Clearing

Limited clearing and grubbing may be authorized by the <u>Planning Director</u> prior to the installation of protective <u>tree</u> barricades on sites that exhibit unusually heavy undergrowth where access to the interior of the site and its <u>protected trees</u> would be otherwise highly impractical. Limited clearing shall be for the express purpose of accessing the property and <u>protected trees</u> to erect the <u>required tree</u> protection and silt fencing. For the purposes of this Article, limited clearing shall be clearing done with hand tools, push or walk behind equipment or lightweight bush-hog type equipment designed specifically for brush and undergrowth clearing that is not capable of removing vegetation greater than 3 inches in diameter. Under no circumstances will metal tracked bulldozers, loaders, or similar rider/operator types of equipment be allowed on the site until the protective barricades are erected and a zoning permit is issued.

D. Separation of Trees from Pavement, Grading and Structures

Paved areas shall he separated from trees by a minimum distance of the <u>drip line</u> or one and one-half feet times the DBH or as modified by the <u>Planning Director</u> as deemed necessary to protect the root system of the tree. Paved areas shall not constitute more than 25 percent of the protected area beneath a tree. Any paving, grading, trenching, or filling within the remaining 75 percent of the protected area must be approved by the <u>Planning Director</u> and may require specific construction

techniques be used in order to preserve the health of the tree. Refer to Chapter 9 exhibits for examples. When grading and construction within the protected area of a tree has been approved, all damaged roots shall be severed clean and inspected by the County Landscape Architect or Inspector prior to the receipt of a Zoning Permit.

E. Quantity and Location of Trees to be Protected

Before the issuance of a Zoning Permit for Commercial, Industrial, Multi-Family, and Civic/Institutional uses, the following number of trees with a diameter breast height of 8 inches or greater shall be preserved and protected in accordance with the provisions of Section 9.4.4.B of this Ordinance. All trees located within required buffers as outlined in ARTICLE 9.5 shall be protected.

- 1. 20 trees per acre; or
- 2. Any number of trees with a combined diameter breast height of at least 160 inches per acre.
- 3. Required drainage improvements such as <u>detention</u> and retention ponds and wetlands may be subtracted from the area used to calculate tree preservation requirements.

Effective on: 11/20/2001, as amended

§9.4.5 Tree Removal

A. Generally

Permits for tree removal may be approved where one or more of the following conditions are deemed to exist by the <u>Planning</u> Director:

- 1. Trees are not required to be retained by the provisions of this Article.
- 2. Trees are diseased, dead or dying (as determined by the Planning Director or a qualified arborist);
- 3. Trees pose an imminent safety hazard to nearby <u>buildings</u>, or pedestrian or vehicular traffic (as determined by the <u>Planning Director</u> or a qualified arborist); or
- 4. Removal of required trees has been approved by the Board of Zoning Appeals.

B. Variances

Grand Trees and protected trees that do not meet the above criteria may be removed only where approved by the Board of Zoning Appeals, and shall be replaced according to a schedule determined by the Board. The Planning Director will make recommendations to the Board concerning the number, species, DBH or caliper, and placement of such trees.

C. Emergency Provisions

In the event that a <u>tree</u> poses a serious and imminent threat to public safety due to death, disease or damage resulting from emergencies including, but not limited to, fires, flooding, storms, and natural disasters, the <u>Planning Director</u> may waive requirements of this Article. Documentation must later be submitted for review outlining the threat to public safety which initiated the removal. Documentation must include any written findings by a qualified arborist and photographs supporting the <u>tree</u> removal emergency. The <u>Planning Director</u> may require replacement of <u>required trees</u> that are removed where it is determined that death or disease resulted from negligence.

D. Violations and Penalties

Violations and penalties are specified in CHAPTER 11 of this Ordinance.

Effective on: 11/20/2001, as amended

§9.4.6 Tree Replacement

A. Generally

Tree replacement shall be required accompanying development on all non-exempt properties in the manner described below:

- 1. When replacement canopy trees are required in fulfillment of the requirements of this Article, they shall be no smaller than two and one-half-inch caliper.
- 2. The <u>Planning Director</u> or Board of Zoning Appeals is empowered to require trees of larger caliper as determined appropriate for site-specific conditions and the circumstances, lawful or illegal, under which removal occurred.

B. Protected Trees Removed in Violation

When trees of 8 inches DBH or greater have been removed in violation of this Ordinance, replacement trees shall be planted in the same general area according to a replacement schedule approved by the Planning Director.

C. Sites with Less Than 160 Inches per Acre Combined DBH

When lots lack a sufficient number of trees to meet the requirement for DBH/number of trees per acre, all trees six inches DBH or greater shall be preserved and protected in accordance with Section 9.4.4.B of this Chapter during development and must equal no less than 40 inches per acre combined DBH. On lots with less than 40 inches per acre combined DBH, additional trees shall be planted on the lot equaling or exceeding 40 inches per acre combined DBH. Planting schedules shall be approved by the Planning Director.

D. Previously Cleared Sites

Where sites were completely cleared of trees prior to adoption of this Article or have been cleared subsequently for activities exempted from this Article, replacement trees shall be planted, the combined caliper of which equals or exceeds 40 inches per acre. Replacement schedules, including number, species, caliper and placement shall be approved by the Planning Director.

E. Tree Fund

The Tree Fund is a fund established to receive monies exacted from tree removal violation fines to include, but not be limited to, removal, damage, destruction, or as defined in Section 9.4.1.C of this Chapter, and as a form of mitigation when planting of the required trees is determined to be detrimental to the overall health of existing trees or impractical for the intended site design. The Planning Director shall impose a Tree Mitigation fee based on the current market retail value of two- to three-inch caliper trees installed to the American Association of Nurserymen Standards. If the applicant disagrees with the amount of the Tree Mitigation fee imposed, they may file appeal with the Board of Zoning Appeals in accordance with the provisions contained in this Ordinance. All Tree Mitigation fees collected shall be paid to the County Treasurer and placed in an account established exclusively for public beautification through the planting of trees in Charleston County.

F. Bankruptcy or Abandonment of Site

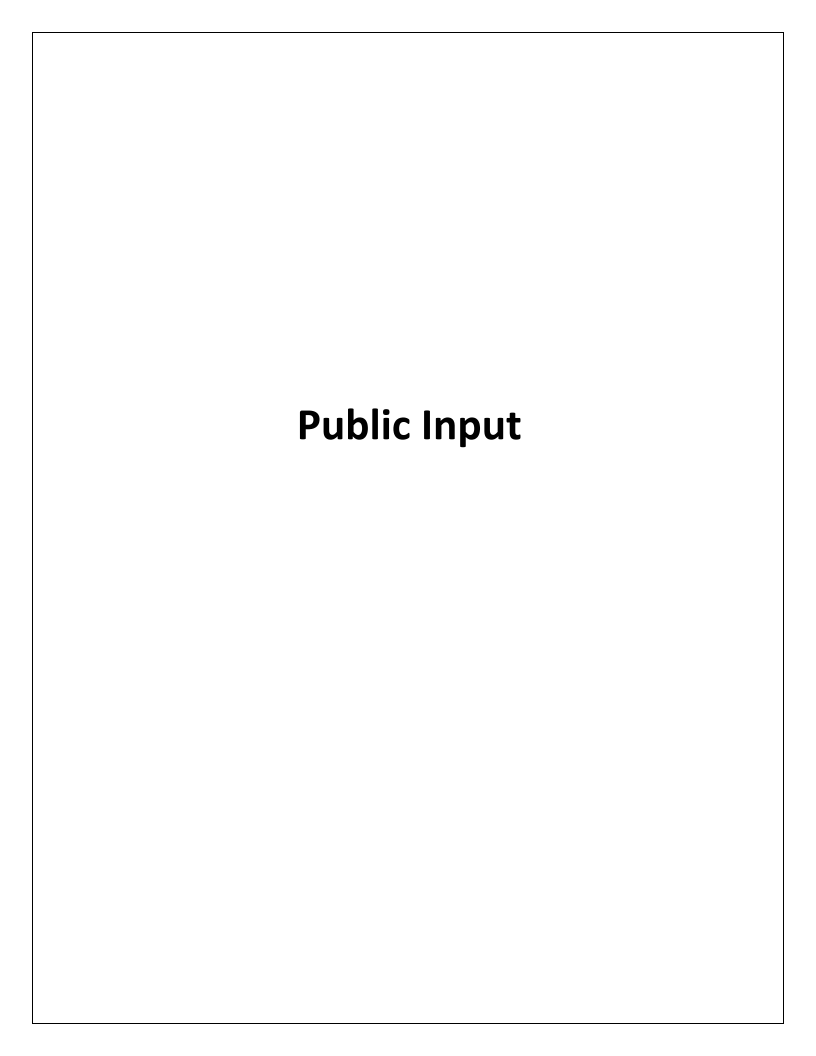
When trees have been removed through an approved mitigation program and the project will not be completed for any reason (i.e., bankruptcy, abandonment, change in ownership, etc.), the owners of the subject property are responsible for the mitigation of the removed trees as outlined and agreed or subject to Section 9.4.6E of this Chapter.

Effective on: 11/20/2001, as amended

§9.4.7 Inspections and Final Approval

- A. The <u>Planning Director</u> shall periodically visit <u>development</u> sites prior to completion to monitor compliance with the <u>tree</u> plan approved for a project.
- B. Prior to issuance of a Certificate of Occupancy for a completed structure by the Director of Building Services, the Planning Director shall issue a statement of approval attesting to the developer's compliance with the site plan approved for the project (including landscaping, parking, drainage, etc.). The Director of Building Services shall withhold certificates of occupancy pending verification of compliance. It is the responsibility of the owner or agent to contact the Planning Director regarding the compliance inspection. Such inspections will occur within five working days of contact. Failure to obtain a Certificate of Occupancy prior to occupying or using the building for its intended purpose will result in ticketing and fines. However, the Planning Director shall approve a delayed schedule for planting materials (provided by the applicant's contractor) when the immediate planting schedule would impair the health of the plants. When a delayed planting schedule is approved, the applicant shall provide a bond equivalent to one and one-half times the projected cost of the planting materials. This is designed to include severe weather, such as droughts, heat waves, and floods.
- C. Within three years of the issuance of the Certificate of Occupancy, the Planning Director shall perform a site inspection to verify the health of trees which were retained to meet the requirements of this Article and which may have suffered damage due to insufficient protective measures during development.
- D. Each required tree that is determined by the Planning Director to be diseased or injured to the extent it is irreparably damaged shall be approved for removal. The burden of proof of the extent of the disease or injury shall rest with the applicant, who must provide documentation from a qualified arborist. Any tree damaged during or as a result of construction shall be repaired to the satisfaction of the Planning Director and in accordance with accepted ANSI A300 or International Society of Arboriculture practices. Tree damage must be repaired prior to issuance of a Certificate of Occupancy.
- E. The owners of a non-exempt property or properties shall be responsible for the maintenance of all required trees. No department or agent of the County of Charleston is in any way responsible for the maintenance of required trees on private property.

Effective on: 11/20/2001, as amended



From: <u>Mary Walker</u>
To: <u>Sally K. Hebert</u>

Subject: Re: Planning Commission Meeting, 5/13

Date: Sunday, April 28, 2019 4:12:04 PM

CAUTION: This email originated outside of Charleston County. Do not click links or open attachments from unknown senders or suspicious emails. If you are not sure, please contact IT helpdesk.

I am against the proposed development of PD-170 Palmetto Landing from agricultural to residential, marina, and RV storage.

Mary Walker

Sent from my iPad

On Apr 26, 2019, at 9:14 AM, Sally K. Hebert < SHebert@charlestoncounty.org > wrote:

NOTIFICATION OF PUBLIC MEETING

The Charleston County Planning Commission will meet 2 p.m., Monday, May 13, to discuss proposed ZLDR amendments.

For more information, please see the attached notification letter, which includes the agenda.

You are receiving this notification because you have indicated that you would like to be notified of zoning-related changes and meetings.

If you no longer wish to receive these email notifications, please let me know and I will remove your information from our database.

Thanks,

Sally K. Hebert

Admin. Support Coord. I
Charleston County Zoning & Planning Department
4045 Bridge View Drive
North Charleston, SC 29405
Tel 843.202.7248 | Fax 843.202.7222
shebert@charlestoncounty.org
<image003.png><image004.png>

4/2/2019

Pt: Palmetto Londing
PD application
Planary Commission
5/13/19
2-REZ-03-19-00097

To whom this may concern,

My name is John Hamilton and I own the property across Seaside Oaks Drive from Palmetto Storage LLC. I approve of the rezoning of parcel of land in question located behind the Palmetto Storage facility from residential to commercial. I feel this is a better use for this property and it will not negatively affect the residential properties that continue down Seaside Oaks Drive. This property has enough landscape buffers along the rear and sides, which should provide screening from traffic within the parcel.

Sincerely,

John Hamilton

William Hackett

From: William Hackett

Sent: Monday, May 13, 2019 12:16 PM
To: 'edistoseaspirits@yahoo.com'

Subject: Palmetto Landing of SC - Boat & RV Storage

I am one of Mr. Bob Redfern's/Palmetto Landing of SC tenants with in the hardware store shopping center that is also owner by the same LLC that has the Storage Units/Storage Area. As a tenant I certainly have no issue with the rear portion of Mr. Redfearn Storage area being zoned commercial and being used for boat and RV storage. I have actually been a tenant at this location for over 12 years and prior to Palmetto Landing purchasing the property the previous owner used the residential portion of the lot for boat/RV storage. In addition to being a tenant who first hand saw no ill effects from the previous owner using the lot in the same manner Mr. Redfearn is attempting to I have also served on both the Edisto Beach Planning Commission (8 Years) and the Edisto Beach ZBA(2 Years). In working on both of those committees I have had to deal with many zoning/change of use issues. With this property being adjacent to an area that is already being used for Boat & RV storage coupled with the fact that when the residential section in questions was previously used for this purpose by the prior owners and caused no issues to the surrounding home/business unless there is something on the books prohibiting this re-zoning I do not see a reason to deny Mr. Redfern's request.

If anyone would like to reach out to me for further comment all of my contact info is listed below.

William E Hackett III

C. T. Lowndes & Company 487 Hwy 174 Edisto Island, SC 29438 **Direct 843 513-1174** Cell 843 209 6693

www.ctlowndes.com

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Email to: NGrimball@charlestoncounty.org

Regarding: TMS 023-00-09-294, ZRez-03-19-00097, Request to rezone 023-00-00-294 from Agri Residential Zoning District to Planned Development Zoning District PD 170, Palmetto Landing for Boat & RV Storage

This property at 8142 Seaside Oaks Lane, Edisto, adjoins part of mine at 8112 Palmetto Rd, TMS 0230000052, Edisto Island, SC. 29438. I have no objection to this property being rezoned for Boat and RV Storage. It was previously used for that purpose before purchased by Mr Redfern and presented no problem to me.

Sincerely,

Margaret Towe, Owner 8112 Palmetto Rd

Copy: Robert Redfern

Edisto Island

The Edisto Island Community Association. Inc.



Post Office Box 269

Edisto Island, South Carolina 29438

May 13, 2019

Charleston County Planning Commission Lonnie Hamilton III Public Services Building 4045 Bridge View Drive North Charleston, SC 4045

> ZREZ-03-19-00097 Request to Rezone Agricultural Residential Zone to Planned Development Zoning District, for use for Boat and RV Storage

Honorable Members of The Charleston County Planning Commission,

The Edisto Island Community Association (EICA) encourages your adoption of ZREZ-03-19-00097, the proposed change of zoning for the use of the parcel for boat and RV storage.

The proposed action is consistent with encouraging the commercial activities at the nodes of the island; that is also compatible or provide contextural development that fits with the existing uses.

Moreover, great care was taken by the applicant and county staff in the planning to address the impacts upon the residential uses, and the existing natural landscape and waters.

We appreciate the care expressed by the applicant, Mr. Redfern, to provide commercial investment and uses that recognizes the unique aspects of the existing environment and the recreational needs of users who frequent the adjoining beaches and Edisto Island State Park.

Respectfully requested.

Rev. Abraham Gadsden President

[&]quot;Providing information about the political, social, economic and environmental issues that directly relate to the development of Edisto Island."

Edisto Island

The Edisto Island Community Association. Inc.



Post Office Box 269

Community Association Edisto Island. South Carolina 29438

November 14, 2017

Mr. Robert Redfearn 102 Jungle Road Edisto Island, SC 29438

Dear Mr. Redfearn,

The Edisto Island Community Association (EICA) is most pleased to endorse your application for a Planned Unit Development for the use for a boat storage business. The board unanimously supports your application.

We appreciate the time and expense that was taken to develop a plan that places your business within the commercial node, limited the use of the parcel to the stated purpose of boat storage, that was responsive to the community's concerns and was sensitive to the natural context that the proposed development that would be sited adjoining Scenic Highway 174. Further, any alternative future uses can be reviewed by the community and the Planning Commission. Moreover, your close proximity to the existing boat launch will provide traffic reduction on Highway 174 that as you know, can be quite heavy during the boating months.

Your approach and execution is exemplary. We wish you success in your endeavor.

Sincerely,

Rev. Abraham Gadsden
President Markin Malselon

Copy to:

Melinda L. Kelley, of Counsel

Finkel Law Firm LLC

4000 Faber Place Drive, Suite 450

North Charleston, SC 29405

Attachment: Site Plan

*Providing information about the political, social, economic and environmental issues that directly relate to the development of Edisto Island."

Melinda Lucka

From: James Brailsford < jmbrailsford@bellsouth.net>

Sent: Monday, April 17, 2017 1:00 PM

To: Melinda Lucka

Cc: Andrea N. Pietras; Barbara Gould; Apple Computer Inc.; Lloyd Bray

Subject: Edisto Island Preservation Alliance (re: 1.37 acre lot on Seaside Oaks Lane)

Dear Melinda,

Thank you for sending us the site plan and other documentation. The board has considered the information and asked me to send you this response.

The board of directors of the Edisto Island Preservation Alliance would object to any request to change the zoning of your client's lot from AGR to commercial. We would also object to any PD zoning that could be construed as permitting the use of the property as a motor vehicle parking lot for any present or future ancillary businesses. However, we have no objection to the proposed PD zoning that you have described so long as the new permitted use is clearly restricted to boat and trailer storage. The board appreciates your meeting with the neighbors and accommodating them with the screening, access, and signage provisions.

So long as the only use permitted by the PD that would not be permitted by AGR is boat and trailer storage as you described, and so long as it includes the screening, access, and signage provisions that you worked out with the neighborhood, we do not plan to oppose the change. Please furnish us with a copy of the final PD documentation showing that the permitted use is so limited. By copy of this email we are advising Charleston County Planning of our position and requesting that they keep us informed.

Edisto Island Preservation Alliance

By: James M. Brailsford, III Member, Board of Directors 3.

ABANDONMENT OF PORTION OF GEDDES AVE.

COMMITTEE AGENDA ITEM

TO:	JENNIFER .	J. MILL	ER, COU	NTY ADMINISTRATO	?
THROUGH:	JIM ARMSTI	RONG,	DEPUTY	ADMINISTRATOR	TEN
FROM:	JAMES NEA				PUBLIC WORKS
SUBJECT:	ABANDONMENT OF PUBLIC RIGHTS OF WAY				
REQUEST:	REQUEST TO ABANDON THE 50' RIGHT OF WAY AT THE END OF GEDDES AVENUE, WAPPOO ROAD, GEDDES HALL SUBDIVISION, ST. ANDREWS				
COMMITTEE OF COUNCIL: PLANNING/PUBLIC WORKS DATE: JUNE 13, 2019					
COORDINATION: This	request has	been co	ordinated	with: (attach all recom	mendations/reviews)
	Signatu Yes	re of N/A		Individual Contac	ted
Legal Department			0-	100	
Procurement/Contracts			_		
Zoning Regulations / Com Plan Compliance	ip.		L	Jan D. Piet	
Community Services			_		
Grants Auditor			, _		
Other:		\boxtimes	_		
Other:			_		
FUNDING: Was funding previously approved? yes □ no □ n/a ⊠					
If yes, provide Org			Object	Balance in Accoun	t Amount needed for item
the following:					0
NEED: Identify any critical time constraint.					
PUDGET OFFICER SIGNATURE.					
BUDGET OFFICER SIGNATURE: 2 and Mile Fiscal impact: None					
r iscar impact. None					
$\int \int $					
ADMINISTRATOR'S SIGNATURE:					

ORIGINATING OFFICE PLEASE NOTE:

TO.

DUE DATE TO ADMINISTRATOR'S OFFICE IS 5:00 P.M. ON TUESDAY OF THE WEEK PRECEDING THE COMMITTEE MEETING.

SITUATION

Stephen L. Gillespie, the owner of TMS# 350-10-00-154, requests the abandonment of a 50 foot wide undeveloped section of Geddes Avenue. The undeveloped section of Geddes Avenue is located in the Geddes Hall Subdivision in St. Andrews Parish, Charleston County, South Carolina. The 50 foot wide right-of-way covered by this request for abandonment is located between TMS# 350-10-00-154 and #350-10-00-130 on Wappoo Road. This undeveloped right-of-way has never been maintained by the county.

On April 9, 2019, County Council authorized the posting of a public notice. The Notice was posted on April 11, 2019 and comments were received until May 24, 2019. A public comment was received for consideration (copy attached) by the adjacent property owner, TMS #350-10-00-132 and supports the abandonment.

County Directive #290 adopted a policy August 8, 2007 as follows:

To the extent the County has an interest, Charleston County, as a general rule, will not relinquish said interest in land that is adjacent to marshland and/or water. Exceptions must be approved by majority vote of Council, upon recommendation by the County Administrator.

ACTION REQUESTED OF COUNCIL

Deny the abandonment of the County's interest in the undeveloped, 50 foot section of Geddes Avenue located on Wappoo Road in West Ashley.

DEPARTMENT HEAD RECOMMENDATION

The Department Head recommends that Council deny the abandonment of the undeveloped 50 foot section of Geddes Avenue because of a previous Council Directive No. 290, dated August 8, 2007 that references "Waterfront Abandonment Policy".

Map Showing Undeveloped Section of Geddes Avenue OVERDELL DR GARDEN ST Darleson Duny 35

COUNCIL DIRECTIVE

NO:

290

DATE:

August 8, 2007

TO:

County Administrator

FROM:

Clerk of Council

RE:

Waterfront Abandonment Policy

- Recommendation

At a regular meeting of County Council held on August 7, 2007 Council adopted a policy statement as follows:

To the extent the County has an interest, Charleston County, as a general rule, will not relinquish said interest in land that is adjacent to marshland and/or water. Exceptions must be approved by majority vote of Council, upon recommendation by the County Administrator.

COUNCIL DIRECTIVE FROM THE OFFICE OF THE COUNTY ADMINISTRATOR	1
DATE: 8/9/07	
ACTION REQUIRED	
FOR INFORMATION ONLY	Jun of
To: Keith Bustraan	4
^レ Jennifer Miller	
-Walt Smalls	
Bob Stewart Other: Rinda Slater	
Other: Bunda Slater Dan Pennice	
Staff: Action taken	
Date completed	
Department	1999 Westerland and the Annual Control of Manual Annual Control of Manual Control of



James R. Neal Director

Public Works Department

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

I DO NOT support the abandonment of

May 23, 2019

I DO support the abandonment of the

Charleston County Council has been requested to abandon any interest it may have in an existing 50 foot, undeveloped section of Geddes Avenue as shown on the attached map.

Please sign below to indicate your position on this abandonment request.

undeveloped section of Geddes Avenue as shown on the attached map.

The undeveloped section of Geddes Avenue as shown on the attached map.

Name (Print)

Name (Print)

Signature

Date

Date

Phone Number

Phone Number

4.

SCE&G EASEMENT REQUEST - Baxter Patrick Library

COMMITTEE AGENDA ITEM

TO:	JENNIFER J. MILLER, COUNTY ADMINISTRATOR						
THROUGH:	WALT SMALLS, CHIEF DEPUTY ADMINISTRATOR X.L.S. 6-6-19						
FROM:	TIMOTHY PR	RZYBYLO	OWSKI	DEPT.	FACI	LITIES	
SUBJECT:	SCE&G EAS	EMENT	REQUE	ST-BAXTER PATR	RICK LIBR	ARY"	
REQUEST:	AUTHORIZA	TION TO	EXECU	JTE EASEMENT			
COMMITTEE OF CO					DATE		
COORDINATION: TI	nis request has	been coo	rdinated	with: (attach all re	commend	ations/revie	ews)
	Signati			Individual Go	ntactod		
	Yes	N/A	/	Mildividual Go	1		
Legal Department			0-	ou a	1	_	
Procurement/Contracts			_				
Zoning Regulations / Co Plan Compliance	omp.		_				
Community Services			-			_	
Grants Auditor						_	
Other:			_			_	
Other:	. 🗆		4				
FUNDING: Was funding previously approved? yes no n/a							
V5 0	rg.		Object	Balance in Acc	count	Amount ne	eded for item
If yes, provide the following:	¥			\$0.00			0
NEED: Identify any critical time constraint.							
BUDGET OFFICER SIGNATURE: Rom Mile							
Fiscal impact: None							
,							
ADMINISTRATOR'S SIGNATURE:							
ORIGINATING OFFICE	PLEASE NOTE:		. 0				

DUE DATE TO ADMINISTRATOR'S OFFICE IS 5:00 P.M. ON TUESDAY OF THE WEEK PRECEDING THE COMMITTEE MEETING.

SITUATION

South Carolina Electric and Gas has requested an easement on County property at S. Grimball Road and Nathaniel Drive, TMS 334-07-00-042, to locate underground electric lines and equipment, which will serve the Baxter-Patrick James Island Library. The request extends fifteen feet (15') on each side of pole lines, five feet (5') on either side of underground wires or pipe lines and twelve (12') feet from any pad mounted transformer (See the attached drawings).

The easement is on the SCE&G form and is standard utility easement terms. The Utility Company will only accept their easement form and language without modification in order to provide electrical services to the Baxter-Patrick Library.

ACTION REQUESTED OF COUNCIL

Approve Department Head recommendation to execute easement.

DEPARTMENT HEAD RECOMMENDATION

Authorize Chairman of Council to execute Easement #898915 with South Carolina Electric and Gas to provide electrical services to the Baxter-Patrick James Island Library.

All documents to be reviewed by the Legal Department.

Easement # 898915

2nd Witness

Easement # 070713	
CAROLINA ELECTRIC & GAS COMPANY, a South Carhereinafter called "Grantee". WITNESSETH: That, in consideration of the sum of One Dollar (\$1 the County of Charleston, State of South Carolina, hereby construct, extend, replace, relocate, perpetually maintain and any or all of the following: poles, conductors, lightning proconduits, pad mounted transformers, guys, push braces an necessary or desirable, upon, over, across, through and under less, and being the same lands conveyed to Grantor by deed filed in the Register of Deeds office for Charleston County in The Right of Way is generally shown on South Carolina made a part hereof, with the actual final Right of Way to	a Electric & Gas Company drawing #D-83032, and is by reference o be determined by the facilities as installed in accordance with the
provide authorization for revisions and or future lines.	drawing, approved by the Grantor, its successors or assigns, will
TMS: 334-07-00-042 S. Grimball Rd & Nathaniel Dr	
may deem necessary or desirable and the right to remove said Together also with the right to lay, construct, main valves, tieovers and appurtenant facilities for the transportation which can be transported through a pipe line. Together also with the right (but not the obligation obstructions that are within, over, under or through a strip of pole lines and Five (5) feet on each side of any underground extending Twelve (12) feet from the door side(s) of any pact they are installed; provided, however, any damage to the removing) caused by Grantee in maintaining or repairing Grantors agree for themselves, their successors and assigns, manner that any part thereof will exist within the applicable Grantor, or such successors and assigns as may be in posses same upon demand of Grantee herein. Grantor further agre maximum ground coverage of fifty four (54) inches over all minimum ground coverage of twenty four (24) inches and m pipe (gas) lines. Together also with the right of entry upon sa The words "Grantor" and "Grantee" shall include t may be.	notation, operate, repair, alter, replace and remove pipe lines, together with an of gas, oil petroleum products or any other liquids, gases or substances on from time to time to trim, cut or remove trees, underbrush and other land ("Easement Space") extending Fifteen (15) feet on each side of any divises or pipe lines and within, over, under or through a section of land dimounted transformers, elbow cabinets, switchgears or other devices as property of Grantor (other than that caused by trimming, cutting or said lines, shall be borne by Grantee; provided further, however, than not to build or allow any structure to be placed on the premises in such a above specified Easement Space, and in case such structure is built, ther ssion and control of the premises at the time, will promptly remove the est to maintain minimum ground coverage of thirty six (36) inches and underground primary electric lines. Grantor further agrees to maintain maximum ground coverage of forty two (42) inches over all underground
	The County of Charleston
	n
1st Witness	By:
	Print:
	Title:

Easement # 898915

	ACKNOWLEDGMENT
STATE OF SOUTH CAROLINA COUNTY OF Charleston))
COUNTY OF Charleston	,
the within named	ed before me, the undersigned Notary, and I do hereby certify that, of The County of Charleston , personally appeared acknowledged the due execution of the foregoing instrument.
Sworn to before me this day of	, 2019
Signature of Notary Public State of SC	
My commission expires:	

RIGHT OF WAY GRANT TO SOUTH CAROLINA ELECTRIC & GAS COMPANY

Line: James Island Library

County: Charleston R/W File Number: 23146

Grantor(s): The County of Charleston

Return to: SCE&G

Right-of-Way

2392 West Aviation Avenue MC: CH-29

North Charleston, SC 29406

