

Zoning & Planning Department

Charleston County Tree Removal Packet (For Protected and/or Grand Trees)

Forms to be returned to the Planning Department

Zoning Permit Application Form
Restrictive Covenants Affidavit
Tree Affidavit

Fees to be paid (cash, check, or credit card)

Fees paid after zoning review

- □ \$25 Zoning fee (on Residential Properties)
- □ \$50 Zoning fee (on Commercial Properties)

Submit electronically by emailing completed documents to: trees@charlestoncounty.org

Photos of impacted trees and an Arborist Report may be submitted with the application.

Additional documents may be necessary for permitting depending on the project.

County of Charleston

ZONING PERMIT APPLICATION FOR TREE REMOVAL

Applicant (your information):

Public Services Building Planning Department 4045 Bridge View Drive North Charleston, SC 29405 Phone 843-202-7200 Fax 843-202-7222 www.charlestoncounty.org



First Name:		Last Name:	
Your Home Address:		City, State, Zip	:
Phone #:		E-mail address	
Pnone #:		E-mail address) i
Subject Property Inforn			
Project Parcel ID # (PID)/ Ta			
Droiget Droporty Address	with City State 9 7i	n Codo: (Whore t	ha wark will be completed)
Project Property Address v	vitii City, State & Zi	p code: (where ti	ne work will be completed)
Applying for:			
Tree Removal (for Protect	ted and/or Grand T	rees as defined by	the ZLDR – see below)
A Grand Tree is defined as f with the exception of Pine T	•		ast height of 24 inches or greater, r styraciflua) species."
Type of Tree(s) to be remove	ved (include specie	s and DBH size(s))	
Reason for Removal:			
Questions abou	t tree removal can b	oe sent to <u>trees@c</u>	charlestoncounty.org
Applicant Signature:		Date:	
Official Use Only:		•	
Received By:	Date:		App #:



Joel H. Evans, AICP, PLA Zoning & Planning Director 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

RESTRICTIVE COVENANTS AFFIDAVIT

Ι,	, have researched the restrictive covenants applicable
to Parcel Identification Number/s (PI	ID #)
located at (address/es)	, and have found that either there
are no restrictive covenants applicab	ole to the subject property/properties or that the proposed
application is not contrary to, does no	ot conflict with, and is not prohibited by any of the restrictive
covenants, as specified in South Carol	ina Code of Laws, Section 6-29-1145.
(Signature)	(Date)
	(Print Name)
application, or in written instructions provided t	Explanation: Laws Section 6-29-1145 requires local governments to inquire in the permit to the applicant, if a tract or parcel of land is restricted by a recorded covenant activity for which a permit is being sought. (Section 6-29-1145 is copied on the
	For Staff Use Only:
Received by Date	Application Number

"Section 6-29-1145.

- (A) In an application for a permit, the local planning agency must inquire in the application or by written instructions to an applicant whether the tract or parcel of land is restricted by any recorded covenant that is contrary to, conflicts with or prohibits the permitted activity.
- (B) If a local planning agency has actual notice of a restrictive covenant on a tract or parcel of land that is contrary to, conflicts with, or prohibits the permitted activity;
 - 1. in the application for the permit;
 - 2. from materials or information submitted by the person or persons requesting the permit; or
 - 3. from any other source including, but not limited to, other property holders, the local planning agency must not issue the permit unless the local planning agency receives confirmation from the applicant that the restrictive covenant has been released for the tract or parcel of land by action of the appropriate authority or property holder or by court order.

(C) As used in this section:

- 1. 'actual notice' is not constructive notice of documents filed in local offices concerning the property, and does not require the local planning agency to conduct searches in any records offices for filed restrictive covenants;
- 2. 'permit' does not mean an authorization to build or place a structure on a tract or parcel of land; and
- 3. 'restrictive covenant' does not mean a restriction concerning a type of structure that may be built or placed on a tract or parcel of land."



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TREE AFFIDAVIT

I,		, hereby certify that proposed development a	ıt
(address):			_,
PID # (Parcel Identif	ication #) / TMS # (Tax Ma	p #):	
Tree (24" DBH or ga		on, removal or destruction of any required Gran 9.2 Tree Protection and Preservation of the ions Ordinance.	
•		all required trees in or near development areas aring Development and Construction.	as
requirements of Char revocation of zoning	leston County. I am aware and building permits, delays	ons not in compliance with tree preservation that violations may result in stop work order in issuance of certificate of occupancy, fines an Zoning Appeals of Planning Director.	s,
(Owner / R	epresentative Signature)	(Date)	
	(Print N	Name)	
	For Staff U	Jse Only:	
Received by	Date	Application Number	_