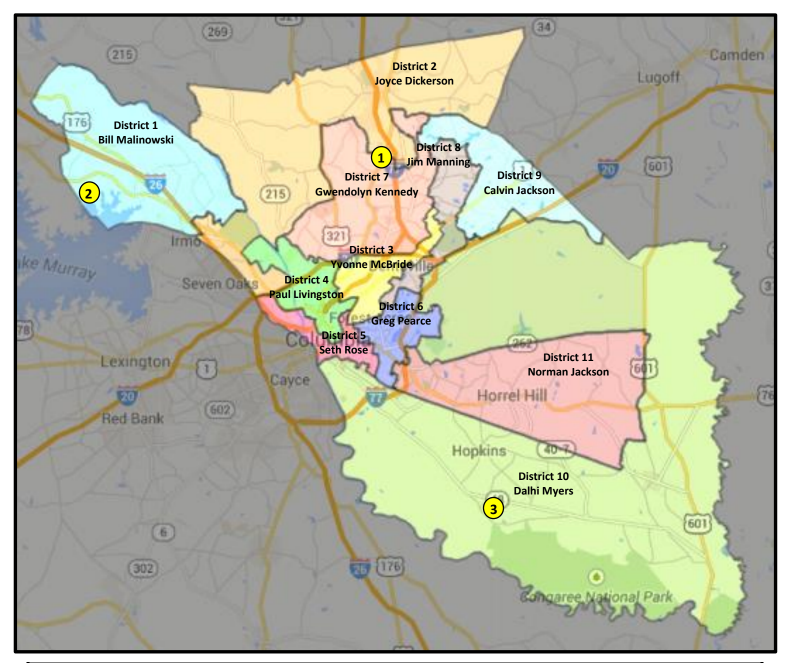
RICHLAND COUNTY BOARD OF ZONING APPEALS



Wednesday, 3 May 2017
3 p.m.
Council Chambers

RICHLAND COUNTY BOARD OF ZONING APPEALS May 3, 2017



CASE NO.	APPLICANT	TMS NO.	LOCATION	DISTRICT
1. 17-06 SE	Willie Belton III	R17400-11-02	1320 Killian Loop Road Columbia, SC 29203	Kennedy
2. 17-07 V	Valerie and Mark Parsons	R01401-01-05	28 Beards Creek Circle Chapin, SC 29036	Malinowski
3. 17-08 SE	Marguerite McClam	R24200-09-99	E/S Base Hill Road Hopkins, SC 29061	Myers



Richland County Board of Zoning Appeals Wednesday, May 3, 2017 2020 Hampton Street 2nd Floor, Council Chambers

3:00 p.m.

Agenda

I. CALL TO ORDER & RECOGNITION OF QUORUM Joshua McDuffie, Chairman

II. ADOPTION OF AGENDA

III. PUBLIC NOTICE ANNOUNCEMENT

IV. ELECTION OF OFFICERS

V. RULES OF ORDER Chairman

VI. APPROVAL OF MINUTES - March 2017

VII. PUBLIC HEARING Geonard Price,

Deputy Planning Director/Zoning Adm.

OPEN PUBLIC HEARING

17 – 06 SE Willie Belton III 1320 Killian Loop Road Columbia, SC 29203 TMS# 17400-11-02 Request a special exception to establish a manufactured home on property zoned Light Industrial (M-1)

17 - 07 V Valerie and Mark Parsons 28 Beards Creek Circle Chapin, SC 29036 TMS# 01401-01-05 Request a variance to encroach into the required side yard setbacks on property zoned Rural (RU)

17-08 SE Marguerite McClam Base Hill Road Hopkins, SC 29061 TMS# 24200-09-99 Request a special exception to establish a borrow pit on property zoned Rural (RU)

VIII. OTHER BUSINESS

IX. ADJOURNMENT

3 May 2017 Board of Zoning Appeals

REQUEST, DISCUSSION AND RECOMMENDATION

CASE:

17-06 Special Exception

REQUEST:

The applicant is requesting the Board of Zoning Appeals to grant a special exception to permit the placement of a manufactured home on property zoned Light Industrial (M-1) district.

GENERAL INFORMATION:

Applicant: Willie Belton III

TMS: 17400-11-02

Location: 1320 Killian Loop Road, Columbia, SC 29203

Parcel Size: .29 acre tract

Existing Land Use: The parcel is currently undeveloped.

Proposed Land Use: The applicant proposes to establish a manufactured home on the subject site.

Character of Area: The general area consists of a mix of residentially developed parcels.

ZONING ORDINANCE CITATION:

Table 26-V-2 of the Land Development Code authorizes the Board of Zoning Appeals to permit manufactured homes on property zoned Light Industrial (M-1), subject to the provisions of section 26-152 (d) (11).

CRITERIA FOR SPECIAL EXCEPTION:

In addition to definitive standards in this chapter, the Board shall consider the following:

- 1. Traffic impact.
- 2. Vehicle and pedestrian safety.
- 3. Potential impact of noise, lights, fumes or obstruction of airflow on adjoining property.
- 4. Adverse impact of the proposed use on the aesthetic character of the environs, to include possible need for screening from view.
- 5. Orientation and spacing of improvements or buildings.

Special exception requirements (as found in section 26-152 (d) (11)):

- (11) Dwellings, Manufactured Homes on Individual Lots.
 - a. Use districts: M-1 Light Industrial.
 - b. Manufactured homes must meet the standards set by the Federal Manufactured Housing Construction and Safety Standards Act of 1974 (which became effective June 15, 1976), as revised and in effect on the date the application is made for a land development permit.
 - c. The tongue, axles, transporting lights, and removable towing apparatus must be removed subsequent to final placement.
 - d. Manufactured home skirting or a continuous, permanent masonry foundation, unpierced except for openings required by the building code for ventilation, utilities and access, shall be installed under the manufactured home.

DISCUSSION:

Staff visited the site.

The applicant is proposing to establish a 16 x 80 manufactured home on the subject site.

The surrounding area is residentially developed with a mix of single-family detached structures and manufactured homes. The parcel is located at the end of a dead-end street (Killian Loop Road) and abuts I-77.

Staff did not observe any conditions or factors that would negatively impact the properties in the surrounding area by the approval of this request.

Staff recommends **approval**.

CONDITIONS:

Section 26-56 (f) (3)

Conditions: In granting a special exception, the board of zoning appeals may prescribe conditions and safeguards in addition to those spelled out in this chapter. The board of zoning appeals may also prescribe a time limit within which the special exception shall be begun or completed, or both. All conditions placed on the project by the board of zoning appeals shall be incorporated into such project.

OTHER RELEVANT SECTIONS:

N/A

CASE HISTORY:

N/A

ATTACHMENTS:

• Application



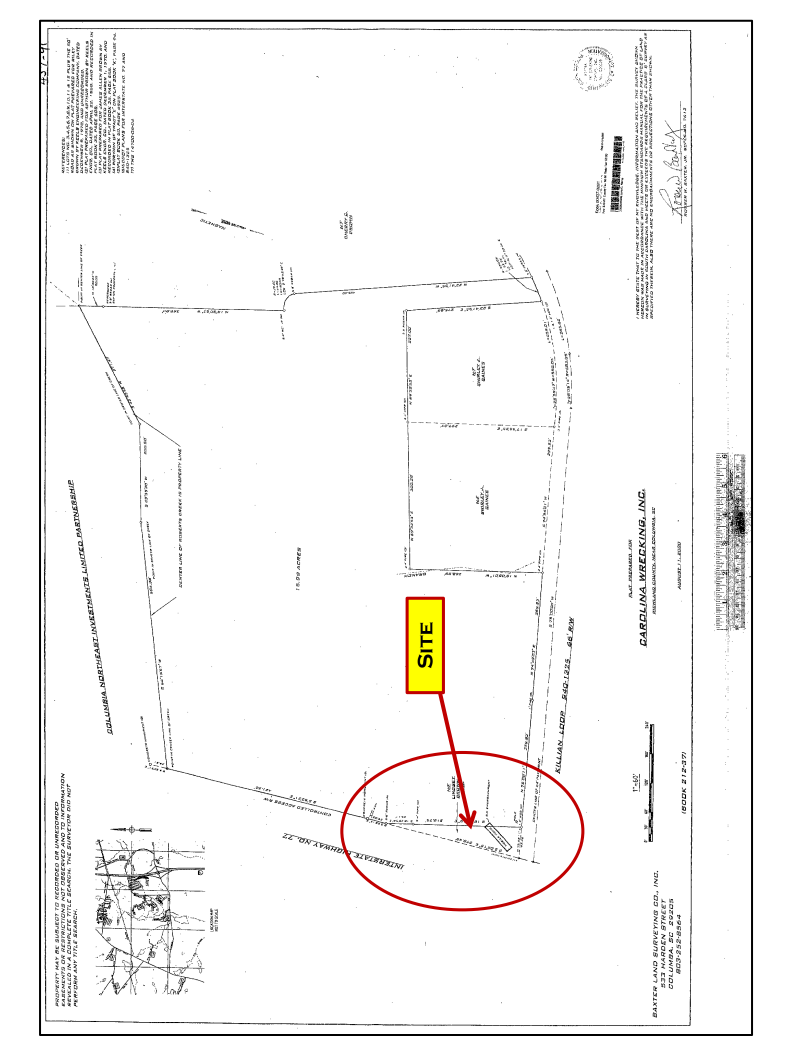
17 – 06 SE Willie Belton III 1320 Killian Loop Road Columbia, SC 29203 TMS# 17400-11-02



BOARD OF ZONING APPEALS SPECIAL EXCEPTION



1,	LOCATION: 1320 KILLIAN LOOP COLUMBIA, SC 29203
	TMS Page: Book R0495 P6 267 Block: Lot: Zoning District: M-1
2.	The Board of Zoning Appeals is requested to consider the granting of a special exception permitting: A Mobile Home To BE PUCED BACK ON THE PROPERTY.
	Describe the proposal in detail: My INTENT IS TO PLACE & MOBILE HOME BACK ON THIS PROPERTY.
TH	E DUNIER IS WILLING TO SELL PROPERTY TO ME, BUT WANTED TO GO THROUGH PROPER CHANNELS FIRST.
	SO I'M ASKING FOR A SPECIAL EXCEPTION FOR TO UPDATE AS "RESIDENTIAL LAND" VS "COMMERCIAL LAND
4.	Area attributed to the proposal (square feet): LAND DESCRIPTION IS 90 x 737 x 86 x 751
5.	Are other uses located upon the subject property? No Yes (if Yes, list each use and the square footage attributed to each use):
	a. Use
	b. Use square footage
	c. Use square footage
ì.	Total number of parking spaces on the subject property: Yossibly 2-3 VEHICLES
	Total number of employees on shift of greatest employment:
	Address the following Standards of Review (Sec. 26-56 (f) (2) of the Richland County Land Development Code). Please note that the members of the Board of Zoning Appeals will use your answers, among other things, as they evaluate your request. a. Traffic impact:
,	b. Vehicle and pedestrian safety: SAFETY Ts HIGH
(C. Potential impact of noise, lights, fumes or obstruction of airflow on adjoining property: No Impact 5
(d. Adverse impact of the proposed use on the aesthetic character of the environs, to include possible need for screening from view:
6	e. Orientation and spacing of improvements or buildings: ADD A 16 x 80 MOSILE HOME On THE LAND



3 May 2017 Board of Zoning Appeals

REQUEST, DISCUSSION AND RECOMMENDATION

CASE:

17-07 Variance

REQUEST:

The applicant is requesting the Board of Zoning Appeals to grant a variance to encroach into the required side yard setbacks in the Rural (RU) district.

GENERAL INFORMATION:

Applicant: Valerie and Mark Parsons

TMS: 01401-01-05

Location: 28 Beards Creek Circle, Chapin, SC 29036

Parcel Size: .35 acres

Existing Land Use: Currently the property is residentially developed.

Proposed Land Use: The applicant proposes an addition to the existing structure which will encroach

into the required side yard setback.

Character of Area: The area is residentially developed.

ZONING ORDINANCE CITATION:

Section 26-33 (a) (2) of the Land Development Code empowers the Board of Zoning Appeals to authorize upon appeal in specific cases such variance from the terms of this chapter as will not be contrary to the public interest where, owing to special conditions, a literal enforcement of the provisions of this chapter would result in an unnecessary hardship. Such appeals shall be made in accordance with the procedures and standards set forth in Sec. 26-57 of this chapter.

CRITERIA FOR VARIANCE:

Standard of review. The board of zoning appeals shall not grant a variance unless and until it makes the following findings:

- a. That there are extraordinary and exceptional conditions pertaining to the particular piece of property; and
- b. That these conditions do not generally apply to other property in the vicinity; and
- c. That because of these conditions, the application of this chapter to the particular piece of property would effectively prohibit or unreasonably restrict the utilization of the property; and
- d. That the authorization of a variance will not be of substantial detriment to adjacent property or to the public good, and the granting of the variance will not harm the character of the district.

DISCUSSION:

The applicant is proposing to "Add an addition to current house which is an inefficient octagon –style." which was constructed in 1983. The addition will encroach into the west and east side yards by 11 and 13 feet, respectively.

The minimum lot area for a parcel in the RU district is 33,000 square feet and the lot width is 120 feet. The lot area (15,246 square feet) and lot width (44 feet) for the subject site are both nonconforming.

According to the applicant, the subject parcel is the "smallest and narrowest lot in the Beard's Creek community." The applicant also states that the other homes are larger due to the structures being constructed on "double" parcels. The applicant states that if a variance is not granted, "...we could not add on to the existing octagon-shaped house to make it more efficient." and "...bring our house up to the standards set by the surrounding homes."

Staff believes that the subject parcel does not meet all of the criteria required for the granting of a variance. While the applicant has established that the nonconformity of the parcel limits the areas where the structure could be expanded, the applicant has not demonstrated that the conditions are exclusive to the subject site. The parcels along Beard's Creek Circle are nonconforming in area and width. Staff recommends that the request be **denied**. According to the standard of review, a variance shall not be granted until the following findings are made:

a. Extraordinary and exceptional conditions

The nonconformity of the parcel, in addition to the required setbacks for the district, restricts the ability to expand the current structure.

b. Conditions applicable to other properties

Staff determined that the other parcels in the general area of the subject site are nonconforming in area and width.

c. Application of the ordinance restricting utilization of property

While applying the setback requirements for the RU district would not prevent the utilization of this parcel, it does effectively prohibit further side yard additions.

d. Substantial detriment of granting variance

There would be no substantial detriment to the surrounding properties if the variance is granted. The adjacent developed parcels currently encroach into the required side yard setbacks.

Records indicate that side yard encroachment variances were granted by the Board of Zoning Appeals for parcels 01401-01-06 and 01401-01-07 (92-12 V and 92-11 V).

CONDITIONS:

26-57(f)(3)

Conditions. In granting a variance, the board of zoning appeals may attach to it such conditions regarding the location, character, or other features of the proposed building, structure or use as the board of zoning appeals may consider advisable to protect established property values in the surrounding area, or to promote the public health, safety, or general welfare. The board of zoning appeals may also prescribe a time limit within which the action for which the variance was sought shall be begun or completed, or both.

OTHER RELEVANT SECTIONS:

26-57 (f) (1) Formal review.

(1) Action by the board of zoning appeals. Upon receipt of the application for a variance request from the planning department, the board of zoning appeals shall hold a public meeting on the proposed variance request. Any party may appear in person or be represented by an authorized agent. In considering the application, the board of zoning appeals shall review the application materials, the staff comments and recommendations, the general purpose and standards set forth in this chapter, and all testimony and evidence received at the public hearing. After conducting the public hearing, the board of zoning appeals may:

a. Approve the request;

- b. Continue the matter for additional consideration; or
- c. Deny the request.

Any approval or denial of the request must be by a concurring vote of a majority of those members of the board of zoning appeals both present and voting. The decision of the board of zoning appeals shall be accompanied by written findings that the variance meets or does not meet the standards set forth in the Standard of Review. The decision and the written findings shall be permanently filed in the planning department as a public record. The written decision of the board of zoning appeals must be delivered to the applicant.

Sec. 26-252. Nonconforming vacant lots.

- (a) General. A nonconforming vacant lot is a lot that was lawfully created prior to the effective date of this chapter, or any amendment thereto, but which does not conform to the dimensional or area requirements for the zoning district in which it is located.
- (b) Standards. A nonconforming vacant lot may be used for any of the uses permitted by Article V. of this chapter in the zoning district in which it is located if the use of the lot meets the following standards:
 - (1) All other minimum requirements for the particular zoning district and proposed use must be met or a variance obtained from these requirements.
 - (2) The nonconforming vacant lot does not adjoin and have continuous frontage with one or more other vacant lots in the same ownership. If a nonconforming lot does adjoin and have continuous frontage with one or more other vacant lots in the same ownership, such lots shall be combined or recombined as necessary to form a conforming lot or lots. This subsection shall not apply to a nonconforming vacant lot if a majority of the developed lots located on either side of the road where such a lot is located and within five hundred (500) feet of such lot are also nonconforming. The intent of this subsection is to require nonconforming lots to be combined with other lots to create conforming lots under the circumstances specified herein, but not to require such combination when that would be out of character with the way the neighborhood has been previously developed.

CASE HISTORY:

No record(s) of previous special exception or variance request.

ATTACHMENTS:

- Plat
- Application

17 - 07 V Valerie and Mark Parsons 28 Beards Creek Circle Chapin, SC 29036 TMS# 01401-01-05



BOARD OF ZONING APPEALS VARIANCE APPEALS



Application # 1. Location **Zoning District** TMS Page RO140 Block 2. Applicant hereby appeals to the Zoning Board of Appeals for a variance from the strict application to the property as described in the provisions of Section _______of the Richland County Zoning Ordinance. 3. Applicant requests a variance to allow use of the property in a manner shown on the attached site plan) described as follows: Add an addition to current house which is 4. The application of the ordinance will result in unnecessary hardship, and the standards for a variance set by Sec. 26-602.3b(1) of the Richland County Zoning Code are met by the following facts. a) There are extraordinary and exceptional conditions pertaining to the particular piece of property as following: Smallest and narnowest lot in the Beards Creek community. Other existing homes are bigger b) Describe how the conditions listed above were created: _ When the structure was built in 1983 it met compliance. c) These conditions do not generally apply to other property in the vicinity as shown by: ____ Existing conditions d) Because of these conditions, the application of the ordinance to the particular piece of property would effectively prohibit or unreasonably restrict the utilization of the property as follows: Without avariance, we could not the existing Octagion-shaped house e) The authorization of the variance will not be of substantial detriment to the adjacent property or to the public good, and the character of the district will not be harmed by the granting of the variance for the Granting of a variance would allow following reasons: up to the standards The following documents are submitted in support of this application [a site plan must be submitted]: a) Survey

(Attach additional pages if necessary)

(Attach addinantal pages is necessary)

Valence Parsons

Printed (typed) Name

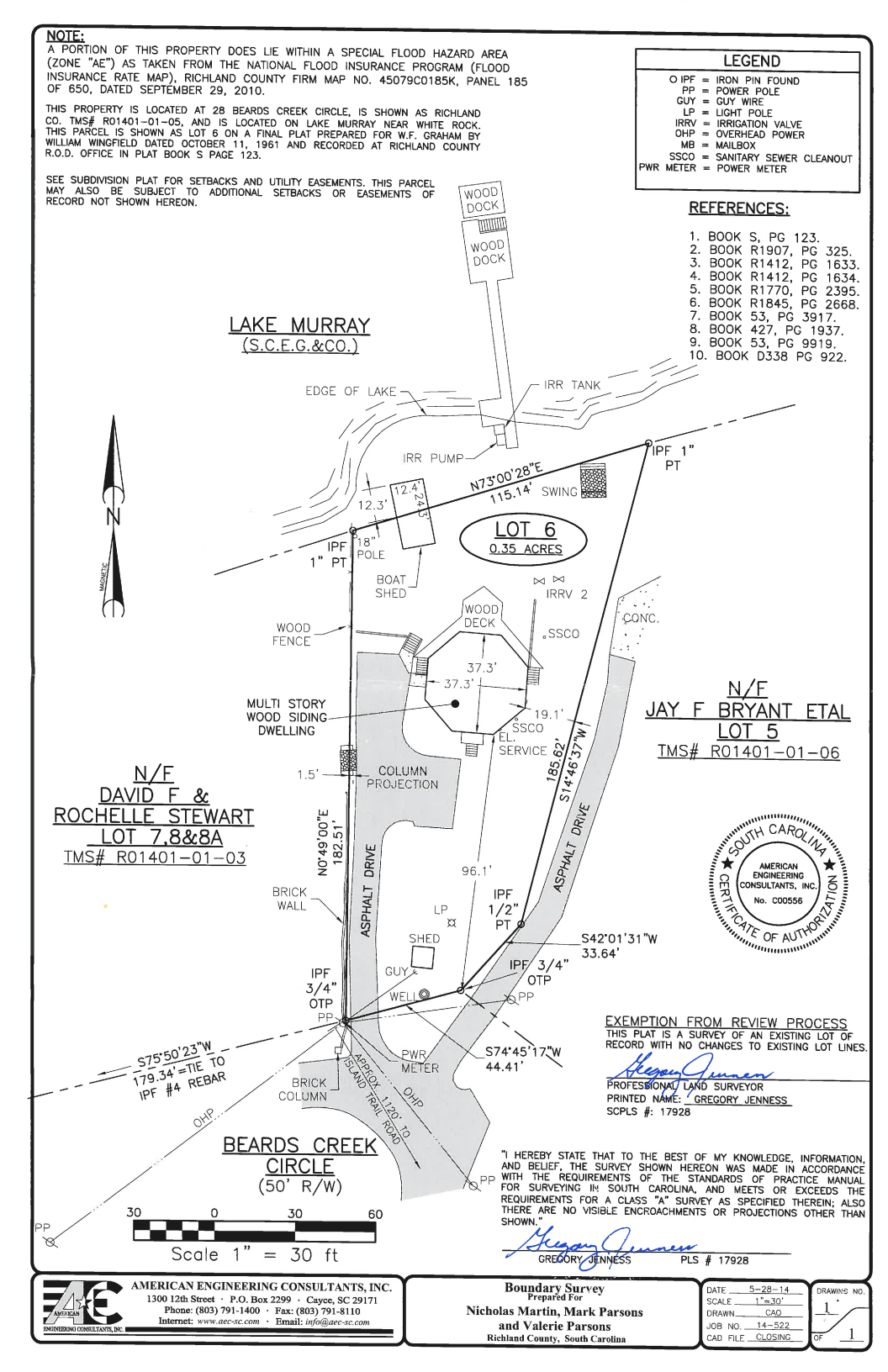
Chap 1 Address 29036

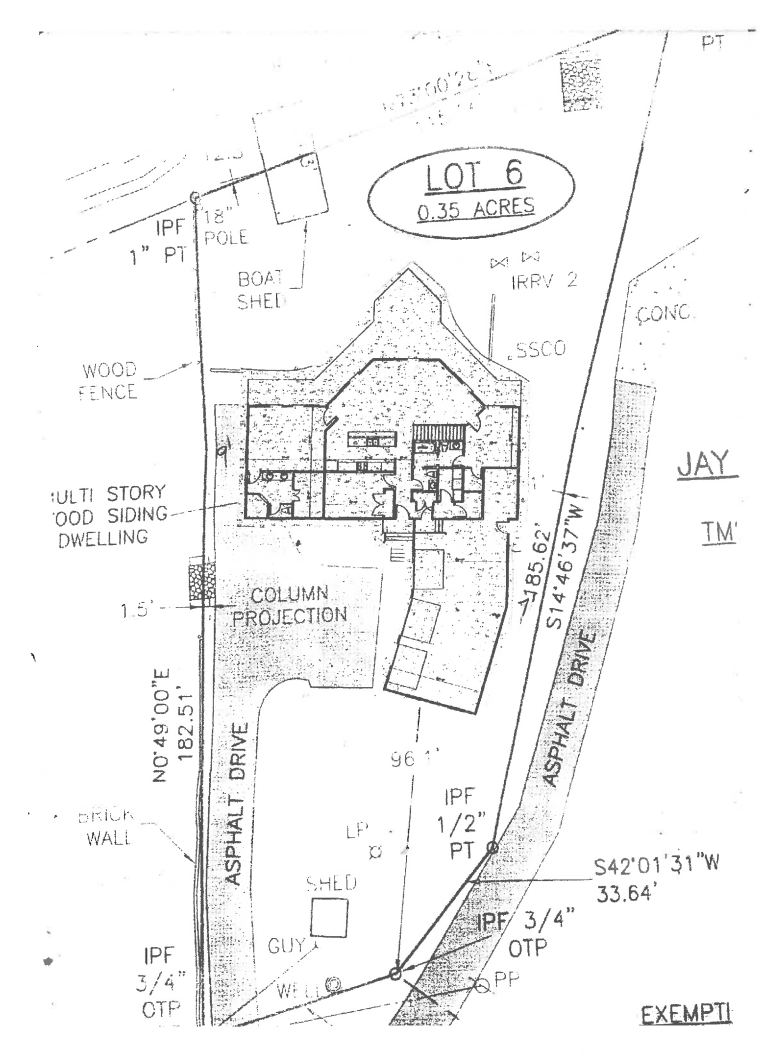
City, State, Zip Code

803 - 732-3377

l elephone Number

767 - 7943 Alternate Number





3 May 2017 Board of Zoning Appeals

REQUEST, DISCUSSION AND RECOMMENDATION

CASE:

17-08 Special Exception

REQUEST:

The applicant is requesting the Board of Zoning Appeals to grant a special exception to permit the construction of a borrow pit in a RU (Rural) district.

GENERAL INFORMATION:

Applicant: Marguerite McClam

TMS: 24200-09-99

Location: Base Hill Road, Hopkins, SC 29061

Parcel Size: 67.54 acre tract

Existing Land Use: The parcel is partially wooded and developed for crop production.

Proposed Land Use: The applicant proposes to construct a borrow pit.

Character of Area: The area consists of large tracts which are undeveloped and heavily wooded or

residentially and agriculturally developed.

ZONING ORDINANCE CITATION:

Table 26-V-2 of the Land Development Code authorizes the Board of Zoning Appeals to authorize borrow pits subject to the provisions of section 26-152 (d) (3).

CRITERIA FOR SPECIAL EXCEPTION:

In addition to definitive standards in this chapter, the Board shall consider the following:

- 1. Traffic impact.
- 2. Vehicle and pedestrian safety.
- 3. Potential impact of noise, lights, fumes or obstruction of airflow on adjoining property.
- 4. Adverse impact of the proposed use on the aesthetic character of the environs, to include possible need for screening from view.
- 5. Orientation and spacing of improvements or buildings.

Special exception requirements (as found in section 26-152 (d) (3)):

- (3) Borrow pits.
 - a. Use districts: Rural; Rural Residential; M-1 and LI Light Industrial.
 - b. Proposals for borrow pits will only be permitted where:
 - 1. There are overriding environmental or other planning benefits compared to obtaining materials from alternative sources;
 - 2. Alternative materials of the required specification are unavailable in sufficient quantities;
 - 3. They are contiguous with or close to the projects they are intended to serve;

- 4. They are time-limited to the life of the project and material is to be used only for the specified project;
- 5. Proposals include appropriate reclamation measures that make full use of surplus spoil from the project;
- 6. The site can be restored to its original levels or an alternative acceptable landform only utilizing materials from the construction project;
- 7. Any impacts on the environment or local communities can be controlled to acceptable levels; and
- 8. The project area is less than ten (10) acres.
- c. All borrow pits subject to this subsection shall comply with the following requirements:
 - 1. The average slope of any cut bank measured from a point located ten (10) feet from the boundary of any abutting property to the bottom of the cut bank in the pit shall not exceed a horizontal to vertical ratio of 2:1. The owner of the borrow pit is responsible for maintaining this condition;
 - 2. The top of the cut bank of the borrow pit shall, at no time, be closer than ten (10) feet from the property boundary of any abutting landowner;
 - 3. The depth of the borrow pit is limited to a maximum of twelve feet below the average seasonal high water table or three feet above a confining or semi-confining unit, whichever is shallower;
 - 4. No excavation shall occur within two hundred (200) feet of a wetland or other surface water;
 - 5. Best management practices shall be used to control erosion and sediment transport during and after the excavation activities:
 - 6. The borrow pit slopes shall be stabilized with native vegetation within six months following completion of the excavation;
 - 7. Upon completion of the excavation area, side slopes shall be no steeper than 4 (horizontal):1 (vertical) out to a depth of two feet below the average water elevation;
 - 8. No on-site grading or sorting of materials shall occur; and
 - 9. The active excavation, processing, and transportation of fill material shall only occur between 8:00 a.m. and 8:00 p.m.

DISCUSSION:

The applicant proposes to establish a borrow pit within a $10\pm$ acre portion of the 67.54 acre tract.

Staff visited the site.

The subject site is located along HL Clarkson Road, an easement designated for paving through the County's resurfacing program. The northern portion of the property is agriculturally developed, while the southern portion is partially wooded. The abutting properties where the borrow pit is proposed are primarily developed for residential use.

The applicant is required to conform to the requirements of section 26-152 (d) (3). Meeting these requirements should demonstrate that establishment of the borrow pit is warranted and should assist in

minimizing the impact of a borrow pit on the surrounding area. Staff has not been able to determine if this request if warranted and will not impair the properties in the immediate or surrounding area.

If granted approval, the South Carolina Department of Health and Environmental Control will impose additional provisions on the operation of the borrow pit.

If granted approval, the proposed project will be subject to site plan review, which will entail a review from the following Richland County Departments:

- Planning
- Building
- Public Works
- Fire Marshal

Staff recommends denial for this request.

If the Board of Zoning Appeals grants the request, it is staff's recommendation that the following stipulations be applied to the approval:

- 1. Prior to any land disturbance of the subject site, a plat identifying the 10 acre tract must be submitted to the Planning Department; and
- 2. Prior to any land disturbance of the subject site, an easement agreement allowing access along HL Clarkson Road be recorded and submitted to the Planning Department.

CONDITIONS:

Section 26-56 (f) (3)

Conditions: In granting a special exception, the board of zoning appeals may prescribe conditions and safeguards in addition to those spelled out in this chapter. The board of zoning appeals may also prescribe a time limit within which the special exception shall be begun or completed, or both. All conditions placed on the project by the board of zoning appeals shall be incorporated into such project.

OTHER RELEVANT SECTIONS:

N/A

CASE HISTORY:

No record of previous special exception or variance request.

ATTACHMENTS:

- Application
- Aerial depicting general area of the borrow pit

Myers

17-08 SE Marguerite McClam E/S Base Hill Road Hopkins, SC 29061 TMS# 24200-09-99



BOARD OF ZONING APPEALS SPECIAL EXCEPTION



1.	Lo	ocation: Base Hill Rd.								
		ГМS Page: R24200 BI	ock: 09	Lot: 99	Zoning District: RU					
2.		The Board of Zoning Appeals is requested to consider the granting of a special exception permitting: A SCDOT Borrow pit, to be reclaimed as a pond								
3.	De	Describe the proposal in detail: A SCDOT and mine Borrow Pit for the improvements of Shop Rd. Ext.								
	and the China project. Reclaimed as a pond.									
4.	Ar	rea attributed to the proposal (square	feet): 435,6	601.74 +/- sq-fl	(10.0 Ac+/-)					
5.		re other uses located upon the subject octage attributed to each use):	t property? ⊡	No ☐ Yes (if	Yes, list each use and the square					
	a.	ı. Use		squa	are footage					
	b.	. Use		squa	are footage					
	c.	. Use		squa	are footage					
ô.	Tot	otal number of parking spaces on the	subject prope	rty: N/A						
7.		otal number of employees on shift of g								
3.	Address the following Standards of Review (Sec. 26-56 (f) (2) of the Richland County Land Development Code). Please note that the members of the Board of Zoning Appeals will use your answers, among other things, as they evaluate your request. a. Traffic impact: Temporary impacts for the life of the project, trucks to haul materials to the									
	а.	project site. The project is loc								
		over long distances on oth			burde, merelore reducing hadr					
	b.	Vehicle and pedestrian safety: SC The site has limited vehicle			osted as required by SCDOT					
					Temporary					
	C.	Potential impact of noise, lights, fun impact of noise of equipment, but this	nes or obstructs is a rural are	ation of airflow on a a & tractors noise i	s normal in this area do to farming,					
	d.	need for screening from view: SCI	DHEC-NPD	ES Permit for N	Ion-metallic materials will be					
		obtained, SCDHEC mine permit as req	uired and BMP	's will be used to rec	duce the potential impacts to off site.					
	e.	Orientation and spacing of improve	ments or build	lings: See attac	hed plan.					





PO BOX 991, 1416 CHAPIN ROAD CHAPIN, SOUTH CAROLINA 29036 (803) 9322-2300 FAX (803) 345-2823

APPROVED FOR CONSTRUCTION DINOT APPROVED FOR CONSTRUCTION DINES DRAWING IS THE PROPERTY OF PALMETTO CONSULTING BIGINERING GROUP, INC. UNAUTHORIZED USE OF ANY KIND, INCLUDING USE ON OTHER PROJECTS, IS PROHIBITED.





			DESCRIPTION	
			H	

SHOP ROAD EXT. TAYLORS PIT

CITY
PREPARED FOR
TAYLOR BROTHERS
2201 ATLAS ROAD
COLUMBIA, SC 29209
803.773.5113

ZONING MAP

DATE 1/2017 170020 170020