



TOWN OF ASHLAND CITY
Planning Commission Meeting
November 02, 2020 5:30 PM
Agenda

Chairwoman: Melody Sleeper

Committee Members: Steve Allen, Justin Bell, Gerald Greer, Alberto Santacruz, Steven Stratton, Hadley Williams

CALL TO ORDER

ROLL CALL

APPROVAL OF AGENDA

APPROVAL OF MINUTES

- [1.](#) September 14, 2020 Meeting Minutes

PUBLIC FORUM

NEW BUSINESS

- [2.](#) Final Plat Approval: Peach Hill Subdivision

OLD BUSINESS

- [3.](#) Landscaping Ordinance Revision Discussion

OTHER

ADJOURNMENT

Those with disabilities who require certain accommodations in order to allow them to observe and/or participate in this meeting, or who have questions regarding the accessibility of the meeting, should contact the ADA Coordinator at 615-792-6455, M-F 8:00 AM – 4:00 PM. The town will make reasonable accommodations for those persons.



TOWN OF ASHLAND CITY Planning Commission Meeting September 14, 2020 5:30 PM Minutes

CALL TO ORDER

Chairwoman Sleeper called the meeting to order at 5:32 p.m.

ROLL CALL

PRESENT

Chairwoman Melody Sleeper

Mayor Steve Allen

Committee Member Justin Bell

Committee Member Alberto Santacruz

Committee Member Steven Stratton

Committee Member Hadley Williams

Committee Member Lisa Walker

APPROVAL OF AGENDA

A motion was made by Committee Member Walker, seconded by Mayor Allen, to approve the agenda. All approved by voice vote.

APPROVAL OF MINUTES

1. July 6, 2020 Planning Commission Meeting Minutes

A motion was made by Committee Member Stratton, seconded by Committee Member Bell, to approve the July 6, 2020 Planning Commission Meeting Minutes. All approved by voice vote.

PUBLIC FORUM

Polly Newcomb: Ms. Newcomb stated the marking on the map for the PUD property is on her property it is not on her property. City Planner Rick Gregory stated the map shows the neighboring property, but the request is for the correct property. Ms. Newcomb stated her main concern is, besides four houses going next door, the traffic. Further, it is very dangerous along that strip the traffic backs up and is hard to get in and out of the drive. She stated she hopes there will be a traffic light installed to give a break in the traffic and she thanked the committee for hearing her concerns.

NEW BUSINESS

2. Rezone Request: R3 to R4-PUD 580 South Main Street - Map 55F H Parcel 4.00
City Planner Mr. Rick Gregory suggested considering an R3PUD instead of an R4PUD as this is showing single family homes. Further, this can be recommended as it is already zoned R3. Mr. McClain stated he believes this was just an error. Committee Member Walker stated she would like to address the concern of Ms. Newcomb and informed the council has approved a red light at Tennessee Waltz Parkway. She further asked the size of the homes. Mr. Barry stated it will be somewhere in the neighborhood of nine hundred (900) to twelve hundred (1,200) square feet, but they don't have the final plans at this time. Committee Member Walker questioned the parking requirements. Mr. Gregory stated there is a requirement of two (2) parking spaces per unit. Chairwoman Sleeper stated the plans will come back to the committee later and they will be approving the rezone request today. Committee Member Stratton stated he has a part in this request and he will not be voting on this matter because of that. Mayor questioned if the existing home will remain. Committee Member Stratton stated it will and it will be renovated. A motion was made by Mayor Allen, seconded by Committee Member Bell, to grant the request for the rezone. Voting Yea: Chairwoman Sleeper, Mayor Allen, Committee Member Bell,

Committee Member Santacruz, Committee Member Williams, Committee Member Walker. Voting Abstaining: Committee Member Stratton.

3. Rezone Request & Subdivision Application: R4PUD to R4- Peach/Main Street - Map 49J Parcel 1, 1.01, 4

City Planner Gregory stated this request is seeking to lift the PUD overlay. Further, there is a proposal to create seven (7) lots where three (3) lots currently exist. He stated the final plat will come back to the committee for final approval. Further, there are minor changes to the plat and he would recommend the change in zoning and the subdivision approval. Mr. Steve Reigle stated he did not own the property during the approval of the PUD overlay originally and it would not benefit them which is why they are requesting lifting the PUD. Committee Member Stratton questioned the location of the property. Mr. Reigle explained the location of the property. A motion was made by Committee Member Walker, Seconded by Committee Member Santacruz, to approve the subdivision application and the rezone request. Voting Yea: Chairwoman Sleeper, Mayor Allen, Committee Member Bell, Committee Member Santacruz, Committee Member Stratton, Committee Member Williams, Committee Member Walker.

4. Administrative Hearing: Site plan amendment Reigle Bell Street Townhomes

Mr. Reigle stated the sidewalks are one request in this change, but in an effort to give more parking they are requesting to pave the frontage, and they would like to allow for two way traffic which will require elimination of the sidewalk requirement. Mr. Reigle stated they did this at the Turner Street development. Ms. Walker questioned safety concerns for emergency vehicles getting out and around. Mr. Gregory stated it may actually improve the access to the units because it is a little wider it will make it easier to accommodate moving equipment around. Committee Member Stratton questioned the total number of homes. Mr. Reigle responded it will be twenty-one (21) homes and it will be similar to the Turner Street development. Chairwoman Sleeper clarified we are looking at eliminating the sidewalks to allowing more asphalt for emergency accessibility and safety. Mayor questioned the sidewalk ordinance. Committee Member Walker stated the ordinance was amended and questioned if it was for downtown. Ms. Reed stated ordinance 527 is the amendment and she read aloud the first paragraph of the ordinance. Committee Member Williams commented that the people driving through in the mornings drive fast and it will be a safety concern. A motion was made by Mayor Allen, seconded by Committee Member Walker, to approve the site plan amendment. Voting Yea: Chairwoman Sleeper, Mayor Allen, Committee Member Bell, Committee Member Santacruz, Committee Member Stratton, Committee Member Williams, Committee Member Walker.

5. Preliminary Site Plan Approval: Convenience Store - Old Hydes Ferry and Highway 12

Mr. James Stevens apologized he couldn't submit a plan with storm water calculations and everything. He further stated he is wanting to get a conceptual site plan approval. Mr. Stevens then reviewed the overall concept drawing and explained the detention plans and entrance and exit plan. Mr. Gregory stated there is a good bit of information lacking; however, looking at it as a concept and approving it would be ok. Mr. James Stevens questioned if the landscaping is on the right track. Mr. Gregory stated he would be happy to discuss that further, but it is not too far off. Mr. Stevens questioned if sidewalks will be required on this site. Mr. Gregory brought to the committee's attention the sidewalks were not required on the Hampton Inn adjoining property and should not be required on this property either. A motion made by Mayor Allen, seconded by Committee Member Bell, to approve the preliminary site plan. Voting Yea: Chairwoman Sleeper, Mayor Allen, Committee Member Bell, Committee Member Santacruz, Committee Member Stratton, Committee Member Williams, Committee Member Walker.

OLD BUSINESS

6. Landscape Ordinance Review

Ms. Sleeper questioned if we want to review this further tonight. Mr. McClain stated Mr. Gregory sent out an email with a reference to be used as a guide for the landscape ordinance. Committee Member Stratton questioned if there is a landscaping ordinance for the developments like there will be on Bellstreet. Mr. Gregory stated there are guidelines, but they

are not strong. Mr. Gregory reviewed some of the current guidelines and discussed some of the recommended changes. After much discussion Committee Member Stratton suggested reviewing this and moving forward with something at the next meeting. Mr. Gregory stated he would go through the ordinance and highlight the discussion points that will need to be addressed for the next meeting.

OTHER

None.

ADJOURNMENT

A motion was made by Committee Member Williams, seconded by Mayor Allen, to adjourn the meeting. All approved by voice vote and the meeting adjourned at 6:32 p.m.

CHAIRWOMAN MELODY SLEEPER

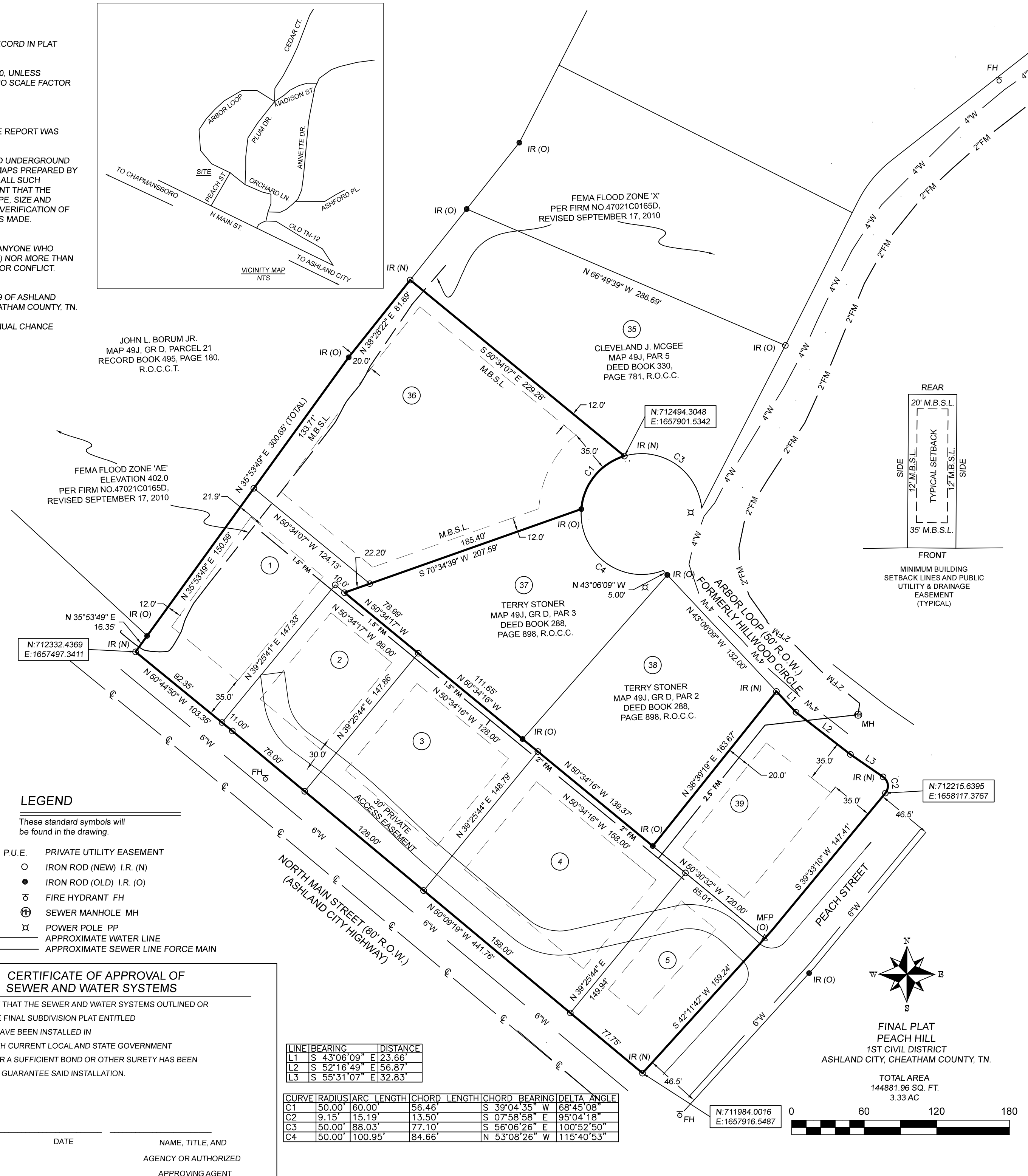
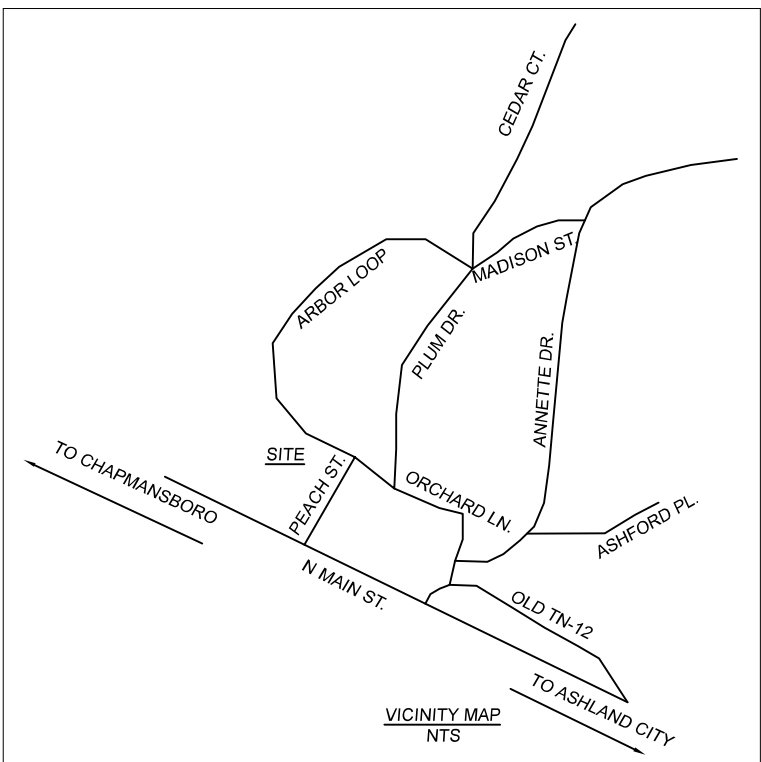
CITY RECORDER KELLIE REED, CMFO, CMC

DRAFT

GENERAL NOTES

1. THE PURPOSE OF THIS PLAT IS TO AMEND LOTS 36 AND 39 OF ASHLAND HEIGHTS SUBDIVISION AS OF RECORD IN PLAT BOOK 1, PAGE 60, AND TO CREATE AN ADDITIONAL FIVE BUILDABLE LOTS.
2. BEARING SYSTEM IS DERIVED FROM TENNESSEE STATE PLANE COORDINATE SYSTEM (NAD83) ZONE 4100, UNLESS OTHERWISE NOTED DISTANCES AND COORDINATES RECITED ARE BASED ON GROUND MEASUREMENTS, NO SCALE FACTOR APPLIED.
3. G.P.S. EQUIPMENT USED TO ESTABLISH GRID NORTH: CARLSON BRX 5 DUAL FREQUENCY RECEIVER.
4. PROPERTY SUBJECT TO ANY AND ALL FINDINGS OF A CURRENT AND ACCURATE TITLE SEARCH. NO TITLE REPORT WAS FURNISHED TO THE SURVEYOR PRIOR TO SURVEY.
5. THIS SURVEYOR HAS NOT PHYSICALLY LOCATED THE UNDERGROUND UTILITIES. THE ABOVE GRADE AND UNDERGROUND UTILITIES SHOWN WERE TAKEN FROM VISIBLE APPURTENANCES AT THE SITE, PUBLIC RECORDS AND/OR MAPS PREPARED BY OTHERS. THE SURVEYOR MAKES NO GUARANTEE THAT THE UNDERGROUND UTILITIES SHOWN COMPRISE ALL SUCH UTILITIES IN THE AREA, EITHER IN SERVICE OR ABANDONED. THE SURVEYOR FURTHER DOES NOT WARRANT THAT THE UNDERGROUND UTILITIES ARE IN THE EXACT LOCATION INDICATED. THEREFORE, RELIANCE UPON THE TYPE, SIZE AND LOCATION OF UTILITIES SHOWN SHOULD BE DONE SO WITH THIS CIRCUMSTANCE CONSIDERED DETAILED VERIFICATION OF EXISTENCE, LOCATION AND DEPTH SHOULD ALSO BE MADE PRIOR TO ANY DECISION RELATIVE THERETO IS MADE. AVAILABILITY AND COST OF SERVICE SHOULD BE CONFIRMED WITH THE APPROPRIATE UTILITY COMPANY.
6. IN TENNESSEE IT IS A REQUIREMENT OF THE UNDERGROUND UTILITY DAMAGE PREVENTION ACT, THAT ANYONE WHO ENGAGES IN EXCAVATION MUST NOTIFY ALL KNOWN UNDERGROUND UTILITY OWNER(S), NO LESS THAN (3) NOR MORE THAN (10) WORKING DAYS PRIOR TO THE DATE OF THE INTENT TO EXCAVATE AND ALSO TO AVOID ANY HAZARD OR CONFLICT. TENNESSEE ONE CALL 1-800-351-1111 UTILITIES NOT CHECKED.
7. THE RECORDING OF THIS PLAT VOIDS, VACATES, AND SUPERCEDES THE RECORDING OF LOTS 36 AND 39 OF ASHLAND HEIGHTS SUBDIVISION AS OF RECORD IN PLAT BOOK 1, PAGE 60, SLIDE 207B, REGISTER'S OFFICE OF CHEATHAM COUNTY, TN.
8. THIS PROPERTY LIES WITHIN ZONES AE AND ZONE X (AREAS DETERMINED TO BE OUTSIDE THE 0.2% ANNUAL CHANCE FLOODPLAIN) AS SHOWN ON N.F.I.P. FIRM MAP NUMBER 27021C0165 D, DATED: SEPTEMBER 17, 2010.

| Lot Description | Sq. Feet | Acres |
|-----------------|----------|-------|
| 1 | 16530.32 | 0.38 |
| 2 | 13130.57 | 0.30 |
| 3 | 18980.49 | 0.44 |
| 4 | 23586.46 | 0.54 |
| 5 | 12216.49 | 0.28 |
| 36 | 40659.33 | 0.93 |
| 39 | 19752.89 | 0.45 |



LEGEND

These standard symbols will be found in the drawing.

| | |
|--------|-----------------------------------|
| P.U.E. | PRIVATE UTILITY EASEMENT |
| ○ | IRON ROD (NEW) I.R. (N) |
| ● | IRON ROD (OLD) I.R. (O) |
| ⊕ | FIRE HYDRANT FH |
| ⊕ | SEWER MANHOLE MH |
| ⊕ | POWER POLE PP |
| — | APPROXIMATE WATER LINE |
| — | APPROXIMATE SEWER LINE FORCE MAIN |

| LINE | BEARING | DISTANCE |
|------|---------------|----------|
| L1 | S 43°06'09" E | 23.66' |
| L2 | S 52°16'49" E | 56.87' |
| L3 | S 55°31'07" E | 32.83' |

| CURVE | RADIUS | ARC LENGTH | CHORD LENGTH | CHORD BEARING | DELTA ANGLE |
|-------|--------|------------|--------------|---------------|-------------|
| C1 | 50.00' | 60.00' | 56.46' | S 39°04'35" W | 68°45'08" |
| C2 | 9.15' | 15.19' | 13.50' | S 07°58'58" E | 95°04'18" |
| C3 | 50.00' | 88.03' | 77.10' | S 56°06'26" E | 100°52'50" |
| C4 | 50.00' | 100.95' | 84.66' | N 53°08'26" W | 115°40'53" |

CERTIFICATE OF APPROVAL OF SEWER AND WATER SYSTEMS

I HEREBY CERTIFY THAT THE SEWER AND WATER SYSTEMS OUTLINED OR INDICATED ON THE FINAL SUBDIVISION PLAT ENTITLED PEACH HILL, HAVE BEEN INSTALLED IN ACCORDANCE WITH CURRENT LOCAL AND STATE GOVERNMENT REQUIREMENTS OR A SUFFICIENT BOND OR OTHER SURETY HAS BEEN FILED WHICH WILL GUARANTEE SAID INSTALLATION.

SEWER SYSTEM _____ DATE _____ NAME, TITLE, AND AGENCY OR AUTHORIZED APPROVING AGENT _____

CERTIFICATE OF APPROVAL OF PUBLIC WAYS FOR BOND POSTING

I HEREBY CERTIFY: (1) THAT ALL DESIGNATED PUBLIC WAYS ON THIS FINAL SUBDIVISION PLAT HAVE BEEN INSTALLED IN AN ACCEPTABLE MANNER AND ACCORDING TO THE SPECIFICATIONS OF THE TOWN OF ASHLAND CITY SUBDIVISION REGULATIONS, OR (2) THAT A PERFORMANCE BOND OR OTHER SURETY HAS BEEN POSTED WITH THE PLANNING COMMISSION TO GUARANTEE COMPLETION OF ALL REQUIRED IMPROVEMENTS IN CASE OF DEFAULT.

DATE _____ APPROPRIATE GOVERNMENTAL REPRESENTATIVE _____

CERTIFICATE OF APPROVAL FOR RECORDING

I HEREBY CERTIFY THAT THE SUBDIVISIONS PLAT SHOWN HEREON HAS BEEN FOUND TO COMPLY WITH THE TOWN OF ASHLAND CITY SUBDIVISION REGULATIONS, WITH THE EXCEPTION OF SUCH VARIANCES, IF ANY, AS ARE NOTED IN THE MINUTES OF THE PLANNING COMMISSION, AND THAT IT HAS BEEN APPROVED FOR RECORDING IN THE OFFICE OF THE COUNTY REGISTER.

DATE _____ SECRETARY, PLANNING COMMISSION _____

CERTIFICATE OF OWNERSHIP AND DEDICATION

I (WE) HEREBY CERTIFY THAT I AM (WE ARE) THE OWNER(S) OF THE PROPERTY SHOWN AND DESCRIBED HEREON AS EVIDENCED IN RECORD BOOK NUMBER 559, PAGE 2382, COUNTY REGISTERS OFFICE, AND THAT I (WE) HEREBY ADOPT THIS PLAN OF SUBDIVISION WITH MY (OUR) FREE CONSENT, ESTABLISH THE MINIMUM BUILDING RESTRICTION LINES, AND THAT OFFERS OF IRREVOCABLE DEDICATION FOR ALL PUBLIC WAYS, UTILITIES, AND OTHER FACILITIES HAVE BEEN FILED.

DATE _____ OWNER _____

TITLE (IF ACTING FOR PARTNERSHIP OR CORPORATION) _____

CHANDLER SURVEYING
 3421 COOPER NICHOLSON ROAD
 PLEASANT VIEW, TN. 37146
 (615) 746-5900 FAX (615) 746-6420
 email: chandlersurv@yahoo.com

PROJECT INFORMATION:
 BEING THE SAME PROPERTIES DESCRIBED AS PARCELS A, B, C & D IN RECORD BOOK 559, PAGE 2382, REGISTER'S OFFICE OF CHEATHAM COUNTY, TN

REVISIONS:
 09-21-2020
 10-09-2020

CLIENT INFORMATION:
 REGAL HOMES COMPANY
 290 ED HARRIS ROAD
 ASHLAND CITY, TN 37015

FINAL PLAT

| | | |
|----------|------------------------------|-------------|
| DRAWN | MAP AND PARCEL | PROJECT NO. |
| JEFF C | MAP 49J, GR D, PARS 1,1,01,4 | 2-885 |
| APPROVED | CURRENTLY ZONED | SHEET |
| JEFF C | R4 | ONE OF ONE |
| SCALE | 1" = 60' | |

November 2, 2020

Landscape Ordinance Changes

Discussion Items

- c.1. Plans must be sealed by registered/licensed Landscape Architect
- c.2. Landscape inventory of 8" and larger trees
- d.1. Landscape bond
- d.2. Landscape maintenance bond
- d.3. Landscape bond release form signed by registered Landscape Architect
- f. Automatic irrigation
- g.1. One landscaped island per 15 parking spaces with 3" min. tree per island
- g.2. Landscaped open space between paved parking space and adjacent parcel
- g.3.a. 10' minimum landscaped area between parking/paved area and street ROW
- g.3.b. Shrubs and trees in required street front landscaped area
- g.3.c. Foundation planting
- h. Seeding and/or sodding of disturbed areas
- i.1. 3 canopy trees 2" min. caliper with 1 tree within 5' of street ROW per subdivision lot
- i.2. Foundation planting per each house on each lot
- k. Screening – HVAC, dumpsters, retention/detention ponds
- n.2. Tree Bank
- o. Transitional Screening Requirements
- r. Bonding

Landscaping, Screening and Buffering

(a) Purpose and Intent

The purpose and intent of this ordinance is to establish a set of landscape requirements and guidelines that will be utilized as a minimum standard required of all developed or disturbed sites within the Town of Ashland City. The requirements and guidelines set forth in this section were developed in order to promote the health, safety and welfare of the general public; to improve the overall appearance of the community; to reduce stormwater run-off, noise, heat and chemical pollution through the preservation and installation of canopy trees; and to reduce the impact of incompatible land-uses through requirements for buffer yards along zoning boundaries which will minimize potential harmful effects of one use on another.

(b) Applicability

The provisions of this Section shall apply to developments which require a site plan to be filed or which require a master development plan to be filed. The provisions of this Section, which pertain to screening and buffering, shall apply along all zoning district boundaries and along all boundaries separating a conditional use from permitted uses.

(c) Landscaping Plan

- (1) Prior to the issuance of any permits (foundation, grading and/or building) for any site proposing any new or additional development, a landscape plan being part of the site development plan, meeting the requirements of this section, shall be submitted to and approved by the Town of Ashland City Planning Commission. **All landscape plans are to be prepared by and sealed by a registered landscape architect licensed in the State of Tennessee. A landscape plan shall also accompany any bulk grading and/or site clearing plan.**
- (2) No landscape plans are to be drawn at a scale greater than 1 inch = 50 feet. All landscape plans shall include the following:
 - Boundary of proposed site;
 - Proposed site improvements;
 - Existing and proposed utility lines and easements;
 - North arrow;
 - Scale and scale bar;
 - **Location of all existing trees 8 inch caliper and greater with any forested area containing such trees being separately delineated with the species mixture indicated;**
 - Location of all proposed plant material;
 - A landscape schedule (providing the quantity, the botanical and common names, the height, the width and the caliper inches of all proposed plant material at the time of planting);
 - A data table showing the landscape requirements for the site and the landscape provided to meet these requirements;
 - Details and notes explaining the installation and maintenance of proposed and/or

protected plant material;

- The name, address and phone number of the Landscape Architect approving said plans;
- Proposed means of slope stabilization, if applicable.

(d) Bonding

(1) All proposed landscaping shall be secured by a landscape performance bond to guarantee the quality and longevity of the plant material installed. Bond amounts will be determined by the Town of Ashland City Planning Commission and will vary depending on the quantity of landscape material proposed. The bond will be released upon installation of the required landscaping and inspection and approval by the city. If the required landscaping has not been installed within one (1) year of the approval of the plan, said bond shall be reviewed to determine if the amount is still adequate and if not, may be increased.

(2) Prior to the release of the performance bond, a landscape maintenance bond shall be posted in order to assure the longevity and livelihood of the plant material. Said bond will be held for a period of one (1) year. At the completion of the year, these bonds will be reviewed to determine whether or not they are to be released, reduced, or held for an additional year. The amount of the bond shall be determined by the Town of Ashland City Planning Commission and will vary depending on the quantity of landscape material installed.

(3) In order to obtain a bond release, a bond release form must be signed by the owner and by the registered landscape architect that prepared the plan and inspected and approved the quality, size, type, quantity, and livelihood of the installed landscape. Once this form has been submitted to the Planning Department, the City will inspect the installed landscape of question to determine whether to award a full release, a reduction, or another year held of said bond.

(e) Standards

- (1) All proposed plant material for a given site are to be appropriately specified in order to tolerate the climate conditions of the Middle Tennessee area.
- (2) All proposed plant material for a given site are to meet the most recent requirements of the “American Standard for Nursery Stock” (ANSI Z60.1) established by the “American National Standards Institute, Inc.”.

(f) General Landscape Requirements

The following requirements shall apply to all developments except single family detached housing developments that are not a part of any planned unit development. All required landscaping shall be automatically irrigated, and such irrigation system shall be fully operational prior to the issuance of the final certificate of occupancy.

Required Trees

- (1) Each newly developed site shall be required to have a minimum Acquired Caliper Inch (A.C.I. or Caliper Inch) of 35 caliper inches of proposed trees per acre.

- (2) 75% of required trees shall be native to the southeastern United States.
- (3) 50% of required trees shall be a minimum 3 caliper inches in size.
- (4) No proposed canopy tree planted at a size less than 2 caliper inches will be accepted as a required tree. No proposed understory/ornamental tree shall be less than 2 caliper inches in size.
- (5) A minimum of 20% and maximum of 50% of required trees shall be understory and/or ornamental trees.
- (6) Existing trees to be protected and retained (see Figure F-1) shall count 50% of their size towards the 35 inch/acre requirements but not count towards parking area requirements. In the event that the existing tree credit creates a condition where no new tree plantings are required under the formula, a minimum of 18 caliper inches/acre of proposed trees shall be provided.

(g) Parking Areas

(1) Islands

- a) One landscape island with a minimum size of 9 feet x 18 feet (see Figure F-2) shall be placed at a minimum of every 15 spaces in any proposed row of parking.
- b) A minimum of one 3-inch caliper or larger canopy tree is to be placed in each proposed island. Said canopy trees can be used toward the overall tree requirements but not toward any existing tree replacement.
- c) Said islands are to be free of all asphaltic, constructions and/or trash materials (see Figure F-3). The following note is to be placed on all site plans. "All parking islands are to be inspected and approved by the Town or Ashland City prior to the installation of any plant material or soil."

(2) Adjacent Parcels

- a) A minimum open space area of ½ of the required side yard shall be placed between any proposed paved area and the adjacent parcel(s) to the site under development. If the required open space contains any drainage, utility or access easement, an additional 5 feet of open space shall be provided.
- b) The open space area shall be landscaped at the designer's discretion in order to accommodate the general landscape requirements but shall be maintained as permanent open space.
- c) The open space area may be crossed by driveways or sidewalks where an access agreement between the adjacent property owners is in place.

(3) Street Fronts

- a) A minimum open space area of 10 feet shall be placed between any proposed paved

area and the right-of-way of the public street providing frontage to the site. If the required open space contains any drainage, utility or access easement, an additional 5 feet of open space shall be provided. Said open space area shall be landscaped in accordance with (b) below in addition to any required trees.

b) One shrub at a size no less than 24 inches high and 24 inches wide is required for every 2 linear feet of parking/driveway area that parallels any street front. Spacing of shrubs to be in keeping with species and design configuration. Said shrubs are to be installed between the street front and the proposed parking areas in a manner that will help screen and/or soften the visual effects of the proposed parking areas from its street front. Any area between the right-of-way and a curb or street pavement shall be included in the landscape plan and provided with appropriate cover. Street trees shall also be included in the street front landscaping. Canopy trees with a minimum caliper inch size of three (3) inches shall be planted on 40-foot centers. When overhead power lines are encountered, understory ornamental trees with a minimum caliper inch size of two (2) inches shall be planted on 30-foot centers.

c) The landscape plan shall include foundation planting at the front of the building and along any side which parallels a public street. Such foundation planting shall include shrubs, flowering plants and ornamental trees.

(h) Turf/Ground Cover

(1) All areas that have been disturbed by a particular site's development and are not within a planted area shall be seeded and strawed or sodded in order to achieve a well established lawn.

(2) All disturbed areas that exceed a 3:1 slope shall receive a Jute Erosion Control Mesh (or equivalent) and be planted with the appropriate turf or ground cover that will provide a fast growth habit and rapid establishment.

(3) All disturbed natural areas that exceed a 3:1 slope and are located along a street front are to receive sod.

(4) All storm drainage ditch bottoms are to receive sod unless a concrete flume has been proposed.

(i) Landscape Requirements for Single Family Developments

Single family subdivision developments (subdivisions with one-family dwelling on a fee simple lot) shall meet the following requirements:

(1) Each lot shall include three (3) canopy trees with a minimum size of two (2) caliper inches.

One such tree shall be planted as a street tree to be located within five (5) feet of the street right-of-way. Any utility easement shall be taken into account when locating such tree

(2) Foundation planting shall be provided for each house on each lot in a development. Such planting shall include complimentary shrubbery and flowering plants.

(3) Every final subdivision plat shall include a drawing of a typical lot compliance with these landscape requirements.

(j) Replacement of Existing Trees

The requirements of this section shall be in addition to the General Landscape Requirements as presented in Section (f) and, therefore, cannot be applied towards meeting the “General Landscape Requirements”.

(1) A tree removal permit must be obtained prior to the removal of any existing trees which are eight (8) caliper inches or larger from a site proposed for development or for general clearing purposes. In order to obtain such permit, the applicant must demonstrate the intent of the tree removal for the site in questions and pay a fee of \$25.00 to the City. Final granting of the permit will be determined by Ashland City. Any variance from this procedure shall first be considered by the Ashland City Planning Commission.

(2) All existing trees that are to be removed from a site to be developed (this also includes sites that are to be cleared of their existing trees in order to increase their market value as a future development) shall be replaced at a rate of 50% of their size. When the replacement of existing trees results in an Acquired Caliper Inch calculation in excess of 150 percent of the requirement for the site, the requirement shall be capped at 150 percent of the required 35 caliper inches per acre.

For Example: If a 24 caliper inch existing tree is removed then 12 caliper inches of new trees must be proposed to replace this tree. (Note: this only applies to the removal of trees at a size of 8 caliper inches and up.)

(3) Any canopy tree 18 caliper inches or over in size shall be identified as a specimen tree. Extraordinary efforts to protect such trees shall be taken, and any removal of a specimen tree shall be specifically approved as a part of the landscape plan. The replacement of such trees shall be on a one (1) inch to one (1) inch basis.

(k) Screening

(1) Heating and cooling units on all non single-family residential developments shall be screened from all street fronts and adjacent parcels. Said screen shall be either permanent opaque fencing and/or a thick massing of evergreen plant materials installed at a height and spread no less than 24 inches spaced so that an immediate screen is created at the time of planting.

(2) Dumpster and service/loading areas are to be screened from all fronts and adjacent parcels. Said screen is to be either a permanent opaque fencing or a thick massing of evergreen plant materials installed at a minimum height of 3 feet and minimum spread of 4 feet.

(3) If a retention/detention pond area is to be enclosed with chain-link fencing, the fencing shall be black or dark green vinyl coated fencing. The pond area shall also be screened with a thick massing of evergreen plant material at a minimum height of 3 feet and a minimum spread of 4 feet from all fronts and adjacent parcels.

(l) Sight Distance Requirements for Landscape Materials

At any public or private street intersection and at the access point for private driveways to public or private streets, a clear zone for sight distance shall be maintained. No landscape material that exceeds the height of 18 inches at maturity or branches lower than 6 feet shall be planted in any sight distance clear zone as indicated in Figure F-4.

(m) Coordination With Transitional Screening Requirements

- (1) The requirements for transitional screening and barriers contained in Chapter , Section (o) hereafter shall be in addition to the requirements for landscaping in Chapter 9, Sections (f) and (k) above. All site and master PUD plans shall observe all such requirements.
- (2) No application for a zoning change shall be recommended by the Town of Ashland City Planning Commission unless such application demonstrates that the provisions of Chapter , Section (o) can be met.
- (3) The Town of Ashland City Planning Commission and the Board of Appeals shall not approve any conditional use permit unless such request demonstrates that the provisions of Chapter , Section (o) can be met.

(n) Waiver

- (1) In extreme cases certain sites and/or proposed land uses may be in a position of legitimate hardship in meeting the requirements of this ordinance. Should this occur, the owner/developer may appeal to the Town of Ashland City Planning Commission to request a reduction in the landscape requirements based upon the physical conditions of the site. Self imposed or financial hardships only shall not constitute a basis for approval of the request.
- (2) If an appeal is granted to a particular site and the total caliper inches of required trees to be planted on site is reduced, then the remaining caliper inches are to be paid for to the Town of Ashland City Landscape Maintenance and Tree Bank Fund at a rate of \$150.00/caliper inch, or may provide the required number of caliper inches in trees to be planted on public lands as designated by the Mayor or his designee. If a developer chooses to plant off-site, the species and location must be approved by the Town of Ashland City Planning Commission and covered by the Certificate of Compliance, bonding procedure and insured as are other plants on-site.

For Example: A 2 acre site is required a total of 140 caliper inches of newly planted trees. The Town of Ashland City Planning Commission grants a 75% reduction requiring only 35 caliper inches of newly planted trees to be planted on site. The remaining 105 required caliper inches must therefore be paid to the Landscape Maintenance and Tree Bank at a

cost of \$150.00/caliper inch or \$15,750.00

(o) Transitional Screening

(1) General Requirements

The following general provisions shall apply to transitional screening:

- a) Transitional screening shall be provided in accordance with the Transitional Screening Matrix and type of bufferyard presented at the end of this section.
- b) Transitional screening shall be provided within the zoning district and on the lot of the “burdened use or district” (see matrix), along all points where such use or district is contiguous or across the street from land used by or zoned for the “benefited use or district”.
- c) In any instance where a structure is to involve more than one use as presented in the matrix, the more stringent requirements shall apply.
- d) All plant materials utilized in the transitional screening bufferyards shall meet the size requirements of Chapter . A minimum of fifty (50) percent of the materials shall be evergreen.

(2) Transitional Screening Requirements

Transitional screening in the form of a bufferyard shall be located along the outer perimeter of a lot or parcel, and shall extend to the lot or parcel boundary line. The required minimum yard may be utilized to provide transitional screening. There shall be four (4) different bufferyard types as identified in the matrix, which shall be provided as follows:

- a) Type 1 Bufferyard: Shall consist of an unbroken strip of open space that complies with one of the following alternatives:
 - (i) A strip a minimum of twenty-five (25) feet wide planted with six (6) canopy or large evergreen trees, four (4) understory trees and twenty (20) shrubs for each one hundred (100) linear feet of open space.
 - (ii) A strip a minimum of fifteen (15) feet wide incorporating a six (6) foot brick, natural stone or an approved decorative masonry wall and planted with three (3) canopy or evergreen trees and two (2) understory trees for each one hundred (100) linear feet of open space. The plant materials shall be located between the wall and the property line.
- b) Type 2 Bufferyard: Shall consist of an unbroken strip of open space that complies with one of the following alternatives:
 - (i) A strip a minimum of thirty-five (35) feet wide and planted with eight (8) canopy or large evergreen trees, six (6) understory trees and twenty-eight (28) shrubs for each one hundred (100) linear feet of open space

- (ii) A strip a minimum of twenty-five (25) feet wide incorporating a six foot brick, natural stone or an approved decorative masonry wall and planted with four (4) canopy or evergreen trees and tree (3) under story trees for each one hundred (100) linear feet of open space. The plant materials shall be located between the wall and the property line
- c) Type 3 Bufferyard: Shall consist of an unbroken strip of open space that complies with one of the following alternatives:
 - (i) A strip a minimum of fifty (50) feet wide and planted with twelve (12) canopy or large evergreen trees, eight (8) understory trees and forty (40) shrubs for each one hundred (100) linear feet of open space.
 - (ii) A strip a minimum of forty (40) feet wide incorporating a six (6) foot brick, natural stone or an approved decorative masonry wall and planted with six (6) canopy or evergreen trees and four (4) understory trees for each one hundred (100) linear feet of open space. The plant materials shall be located between the wall and the property line.
- d) Type 4 Bufferyard: Shall consist of an unbroken strip of open space a minimum of ten (10) feet wide including a six (6) foot brick wall and planted with three (3) canopy or large evergreen trees, one (1) understory tree and ten (10) shrubs for each one hundred (100) linear feet of the open space. This type bufferyard is only available within the Downtown Overlay District and shall be applied along the side and rear property lines of the zoning district that adjoins residential property.

(3) Requirements Within Landscape Bufferyards

Sidewalks or trails may occur within a bufferyard provided the effect of the yard is not compromised. In no event shall the following uses be allowed in the bufferyards: playgrounds or playfields, stables, swimming pools, tennis courts or other recreational facilities; parking areas or other vehicular use areas; dumpsters, equipment storage and other open storage; buildings or overhangs; stormwater retention/detention facilities; and utilities or utility easements.

Bufferyards shall be continuous and unbroken except for driveways or sidewalks required to access parking areas or streets. Driveway/sidewalk penetrations shall cross bufferyards as close to perpendicular as possible and shall not exceed twenty-five (25) percent of the entire bufferyard area, with no single penetration to exceed thirty-five (35) feet in width.

(4) Variations

The bufferyards are normally calculated as being parallel to the property line. However, design variations, especially when used to incorporate existing native vegetation into the bufferyard area, shall be considered. The edges of the bufferyard may meander, including the permitted walls, provided that: 1) the total area of the bufferyard is equal to or greater than the total area of the required bufferyard; and 2) the bufferyard measures no less than

the minimum width required by the applicable bufferyard standard at all points along the perimeter of the property line.

Bufferyard requirements may be waived by the Town of Ashland City Planning Commission with a demonstration of unusual site grade conditions that would clearly negate the effects of the required bufferyard. The applicant shall supply section or profiles (drawn to scale) through the property line along the bufferyard proposed for the waiver. These drawings shall show the existing and proposed grades on both sides of the property line, as well as the principal structures on both properties. The sections or profiles shall show the line of sight for a pedestrian or a motorist, as applicable, from principal entrances, sidewalks or streets and from the highest point of the site to be buffered. Such sections or profiles shall clearly demonstrate that effect of the change in grade would negate the effect of a mature landscaped bufferyard thirty (30) feet in height.

(5) Exemptions

No bufferyard shall be required in the following situations:

- a) When a zoning district boundary falls along a public street containing four (4) or more travel lanes; or along an elevated railroad bed, utility line easement fifty (50) or more feet wide, or along a creek or waterway that is fifty (50) or more feet wide.

TRANSITIONAL SCREENING MATRIX

| When | Is Proposed to Abut | Transitional Screening Shall Be Provided: |
|--|--|---|
| Any LD PUD | Any Residential District | None |
| Any HD PUD | Any Residential District | Buffer Yard 1 |
| Any Retail, Office, Service, Restaurant Activity or Commercial & Office PUD | Any Residential District & Any Residential PUD District | Buffer Yard 1 |
| Any Education, Religious, Personal or Group Care, Community Assembly, Essential Service, Vehicular Sales & Service or Health Care Activity | Any Residential or Residential PUD District or Residential Use | Buffer Yard 1 |
| Any Building Material, Construction, Wholesale Sales or Automotive Repair Activity; or Any Activity | Any Residential or Residential PUD District, or Education, Religious, Personal or Group Care Activity | Buffer Yard 2 |
| Any Building Material, Construction, Wholesale Sales or Automotive Repair Activity | Any Retail, Office, Service, Restaurant Activity or Commercial & Office PUD | Buffer Yard 1 |
| Any Group Assembly, Manufacturing, Transport & Warehousing or Scrap Operations | Any Residential or Residential PUD District, Education, Religious, Personal or Group Care, Retail, Office, Restaurant, Activity or Commercial or Office PUD District | Buffer Yard 3 |
| The Downtown Overlay District | Any residential district or use | Buffer Yard 4 |

(p) Modifications and Waivers

Transitional screening and barriers may be waived or modified by the Town of Ashland City Planning Commission in any of the following circumstances. The Ashland City Planning Commission may attach conditions to any waiver or modification which would assure that the results of the waiver or modification would be in accordance with the purpose and intent of this chapter.

- (1) Transitional screening and barriers may not be required between uses that are to be developed under a common development plan or series of development plans within a PUD District or a common site plan.

- (2) Where the strict provisions of this section would reduce the usable area of a lot due to lot configuration or size to a point which would preclude a reasonable use of the lot, transitional screening and/or barriers may be waived or modified by the Town of Ashland City Planning Commission where the side of a building, a barrier and/or the land between that building and the property line has been specifically designed to minimize adverse impact through a combination of architectural and landscaping techniques.
- (3) Transitional screening may be modified where the building, a barrier and/or the land between that building and the property line has been specifically designed to minimize adverse impact through a combination of architectural and landscaping techniques.
- (4) The transitional screening and width and planting requirements may be reduced as much as two-thirds (2/3) where the developer chooses to construct a seven (7) foot brick or architectural block wall instead of the lesser barrier indicated by the matrix. This wall may be reduced to a height of six (6) feet where the Town of Ashland City Planning Commission deems such a height will satisfy the purposes and intent of this chapter.
- (5) Transitional screening and barriers may be waived or modified where the adjacent property is zoned to allow a use similar to that of the parcel under site plan.
- (6) Transitional screening and barriers may be waived or modified where the adjoining property is used for any public purpose other than a school or hospital.
- (7) Transitional screening and barriers may be waived or modified where adjacent property is zoned for residential usage and is used for any use permitted as a conditional use by the Board of Zoning Appeals except day care centers, educational facilities and special personal and group care facilities.
- (8) Transitional screening may be modified or waived where the subject property abuts a railroad or limited access highway right-of-way.
- (9) The Town of Ashland City Planning Commission may waive or modify the barrier requirements where the topography of the lot providing the transitional screening and the lot being protected is such that a barrier would not be effective.
- (10) Transitional screening and barriers may be waived or modified for any public use when such use has been specifically designed to minimize adverse impact on adjacent properties.
- (11) In certain unusual circumstances of topography, or to alleviate certain specific problems, i.e., the blocking of glare, muting of noise, etc., the Town of Ashland City Planning Commission may require the use of an earth berm or more specialized fence material in lieu of, or in combination with, any of the barrier types set forth in

(q) Landscaping Maintenance

The owner, or his agent, shall be responsible for the maintenance, repair and replacement of all landscaping materials and barriers as may be required by the provisions of this section. All plant material shall be tended and maintained in a healthy growing condition, replaced when necessary and kept free of refuse and debris. Fences and walls shall be maintained in good repair. The

practice of “topping” trees shall not be permitted as a normal practice of maintenance of trees. Topping is defined as the excessive and arbitrary removal of limbs with no regard to the structure of the tree. Excessive removal of limbs is removal of more than 20 – 25 percent of the limbs as stated in the ANSI standards for pruning. Trees severely damaged by storms or other causes may be exempted from this requirement at the determination of the city.

(r) Bond Requirements

No landscape plan required by this ordinance shall be approved until the applicant has posted a bond or other surety acceptable to the city conditioned upon satisfactory installation of the landscaping and barriers proposed in the landscaping plan, in a sum sufficient to cover the cost of said landscaping and barriers.